NEBRASKA NEWS BEEF SHOWS BIG SHORTAGE

Commissioner Guye Kepi Busy Answering Inquiries.

IRRIGATED LAND UNDER LAW.

Seventy-four Tracts Subject to Home of Homeseckers This Week.

Lincoln, Neb., Aug. 26.-About four months ago Labor Commissioner stuff" started by General Manager Guye began a systematic investigation Buckingham of the local yards will in of the vacant lands of Nebraska with time bear fruit. A number of the the object in view of having the same commission men are sending out cirtaken up. He met with considerable culars urging their customers in the opposition from certain sources which country to save the baby female cattle. were interested in keeping the lands unsettled, but he kept at it and the ber of cows and helfers coming into result has been far beyond his ex the local yards is quite marked now.

In fact Commissioner Guye "builded better than he knew," for his investi gations and the published statements Contributes Several Heroes and Marmade by him drew the attention of the government, with the result that department officials took up the mat as contributing more than most ter and found that besides the Kinkaid states to the list of "heroes and marland in western Nebraska, there are tyrs" enumerated in the probibition subject to entry seventy-four irrigated year book. The very first name under claims under ditch which can be taken the heading is that of Colonel Wat under the homestead law.

which run from forty to eighty acres cause of his efforts to have the in size, the person filing will be com law enforced against the calconders relled to pay \$55 per acre for the ers of that city." water right. He will have twelve years to pay for it.

will take charge of the special train 29, 1896, out of revenge for his activrun by the Burlington to western Ne ity against the saloons." braska, where these lands lay. The Burlington land department say that including the Rev. George C. Hadnever in the history of their tourist dock of Sioux City, but most of the and homeseekers' excursions have rest are from the south. they had so many inquiries for particulars and applications for accommodations on the trains. Commissioner Guye has himself received assurance from over fifty persons that they will join the train at some point on the road and letters are reaching the la-

tlers on the vacant lands of Nebraska. able to navigate for themselves sufand should the Burlington efforts be ficiently to follow the mother. Some successful the Northwestern will run farmers near Crete had complained a record vote, it would become necesa shullar train later, which will reach to the game warden that a couple of sary to secure a quorum. In such an a different portion of the state.

PATIENTS HAVE BEST OF CARE

Piper Says Conditions Excellent at Hastings and Beatrice.

Lincoln, Aug. 26 .- J. A. Piper of the feeble minded institute at Beatrice.

this institution one of the best of its gans crushed. He died of his injuries, in the bill it will force the measure kind in the country prevail.

At the feeble minded institute he and one employee, all of those sick were secured 143 bushels of wheat. with the disease this year having been received or employed since the general bacteria inoculation. Seven of the inmates were still in bed in the hospital but all were convalescing.

Phone Stock Issue.

in new stock for the purposes of con- confine itself to these two products. struction and wants the commission to approve a former issue of \$1,225 which essary to get the consent of the com-

Addrich Will Not Call Extra Session. was thrown from a carriage as the will be "nothing doing" on the deling her collarbone. Mr. Cook was semand for a special session of the legis. | riously tajured. lature, so that a law can be passed enabling the Progressive convention to get a ticket in the field. "Nothing short of war, pestilence or famine will cause me to call an extra session of the legislature," said the governor.

ber, one of Franklin's best known citizens, died at Los Angeles after an ill- before the doctor could get there. ness of seven months, following a stroke of paralysis. Mr. Barber once lived in Grand Island and was a promment candidate at one time on the Republican ticket for the nomination for state superintendent of schools.

Neglect by Assessors.

Some of the county assessors neglected to report national banks, telephone stock and express companies to the stat board. This neglect was discovered by Secretary Seymour and has call d the attention of the assesshears from them he will then be able bole and was drowned to complete the reports.

Food Exhibit at Fair.

Hansen has decided to make an exhibit at the state fair. It will be of taken to the family home on Thirty brother, shot both officers to death an educational nature and will be fifth street, where funeral services Then he fired a bullet into his own found in the dairy building.

Producing Less Meat Each Year.

South Omaha, Aug. 26.-Figures St. Joseph, Sioux City and Wichita markets of 699,000,000 pom.ds. At these markets there was an excess of 170,130,000 pounds of pork and mutton. This leaves a total meat short. LA FOLLETTE WILL NOT YIELD age of 517,870,900 pounds, as compared with the same week last year.

The marked shrinkage in meat prostead Entry-Commissioner Leaves duction began with the week ending for Chicago to Bring Special Train May 25 this year, when there was 1, 790,000 pounds less produced than the same week the previous year.

The campaign to save the "she

At any rate a falling off in the num-

NEBRASKANS IN LIST

tyrs to Prohibition Cause.

Omaha, Aug. 26.-Nebraska figures son B. Smith, "shot and instantly In order to get irrigated claims, killed at Omaha, November, 1891, 1c

Another martyr is Sam D. Con. itor and publisher of The Sentinel at Mr. Guye left for Chicago, where he Minatare, Neb., "shot and killed Dec.

Iowa contributes several martyrs,

OWNER OF DEER LOCATED

Game Warden Finds Herd Where Es caped Animals Belong.

Game Warden Miller received a letter to his herd and that they will probably til December" if necessary. There is room for hundreds of set. return as soon as the young deer are

Otto Score Dies of Injuries.

Otto Score, a farmer living near Closter, was crushed between a haystate board of charities and correct about to get a drink when his team by Virginia, Maryland, Oregon and tion has recently visited the hospital started to run, and in reaching for the Texas, and the extra month's pay for for the insane at Hastings, and the lines of try to stop the horses he was employees of the house and senate. pinched between the hayrack and Chairman Fitzgerald of the house con-At the former he says there were windmill post. He was taken to the ferees, renewed his declaration that 1.172 potients on the day of his visit. hospital here and operated on, and it in no circumstances would the house of whom 744 were males and 428 fe. was learned that his stomach was torn concede the payment of any of these. males, that the conditions which make open for several inches and other or "If the senate insists on these items

Seventy-one Bushels of Wheat to Acre slon," he said. "The house announced found 430 inmates of whom 226 were | Central City, Neb., Aug. 26.—Seven- its attitude firmly and sooner than see boys and 204 girls. The cottages as ty-one and one-half bushels of wheat it yield on the items, I will raise the this institution are in better sanitary to the acre is the new record estan- point of no quorum. Members know condition than they have been for lished by Merrick county. All esti- that it would be almost impossible to years, which is especially noticeable mates were surpassed when J. E. secure a quorum now, except by the in the cettage of low grade boys, being Plank threshed at Will McCullough's physical arrest of absent members." almost free of offensive odors. The farm, three and one-half miles south. Senate leaders were hopeful that the institute has suffered from a light epi west of this city. Two acres of the senate might be induced to yield on demic of typhoid fever this summer, very best stand in the field were re- these claims. proving fatal with only a few patients served for the test, and from this tract

Hastings, Nob., Aug. 26 .- The Hastings canning factory will begin operations for the season this week. A dered beners to the American athletes The Cheney Telephone company has is not very abundant this year and it holm. been given permission by the railway is expected that it will amount to The American winners of the Olym-The company asks leave to issue \$275 is normal. The factory this year will through Fifth avenue and Broadway

Two Injuries at Fairfield.

Fairfield. Neb., Aug. 26.-A horse ception committee. the commission, the officials of the driven by Charles Spear's son became Thousands of persons along the line youngest daughter. Mrs. Rennie Cook try. Governor Aldrich says that there team crossed the railroad track, break-

Little Girl Choked to Death.

to death. The child was visiting her hundreds of thousands dollars' worth grandmother, Mrs. John Howell of

Thayer County Institute Closes.

Hebron, Neb., Aug. 24. The annual was brought to a successful close. Superintendent Holtzen reports the at. girl had driven him mad. tendance of 121 teachers, representing Royal Flush Causes Death of Four. the ninety-eight districts of the county.

Boy Is Drowned at Ainsworth.

rears, was drowned in Bone creek, ing a game of poker Patrick Collins Ainsworth. Accompanied by a num- drew two cards. On the "showdown" ber of companions, he was bathing in he placed a royal flush upon the table. ors to the discrepancy. When he shallow water and stepped into a deep A dispute followed, during which Cur-

Funeral of Chief Donahue.

Pure Food Commissioner Nels P. rotunda, the body of Omaha's dead chief of police, John J. Donahue, was the door. Palous Gardner, Curley's were held.

DEADLOCK IS ON

there was a beef shortage at the Chicago, Omaha, Kansas City, St. Louis, St. Joseph, Signs City, St. Louis, it Can Quit Work.

Insists on Forcing Vote on Campaign Contribution Inquiry-Inability to Agree on General Deficiency Bill May Cause Measure to Go Over.

Washington, Aug. 26.-A few score weary members of congress and an impatient president of the United States today confronted an unprecedented governmental situation, following Saturday night's prolonged and fruitless struggle to adjourn the session of congress. The outlook for today's sessions of the house and senate promised an even more chaotic legislative condition.

Disgusted with adjournment failure many members of the senate took early trains for their homes. Senator Penrose predicted that there would be much less than a quorum in the senate and house leaders were satisfied that that body would be nearly forty members short of the number necessary to transact business.

The double filibuster, which compelled the abandonment of the plan to end the session of congress, is expected to be renewed when the senate reconvenes. Senator LaFollette made known to friends that he would insist upon a record vote on the adoption of the Penrose resolution for an investigation of campaign contributions of the Standard Oil company in 1904, and of the correspondence between John D. Archbold, George W. Perkins and members of congress.

No Compromise on Claims.

Senator Chamberlain, who led the other senate filibuster, the object of which was to force the house to agree to the payment of \$600,000 of old state claims, will have the support of many senate Democrats if he renews his infrom J. W. Gilbert of Friend, who has Bistence to hold congress until these bor bureau every day assurring Com a number of tame deer, stating that claims are paid. The house leaders missioner Guye that they will join the those discovered at Crete may belong are determined to fight the claims "un-

Either of the senate fillbusters holds trouble for any plan of adjournment. If Senator La Follette should insist on deer were destroying fruit and shrub- event he could hold the senate indeffnitely, because it would again be unable to make an adjournment agreement with the house.

The general deficiency appropriation bill is agreed to on all points exrack and a windmill post. He was cept the \$600,000 of claims demanded

to go over until the December ses-

OLYMPIC ATHLETES HONORED

Hastings Canning Factory to Begin. Reception in New York Preceded by

New York, Aug. 26.-New York tenforce of between fifty and seventy-five who returned from abroad bearing the people will be employed. Sweet, corn bonors of the Olympic games at Stock-

commission to issue \$1,500 in stock. shout half a crop. The tomato crop nic were escorted in a monster parade to the city hall, where they were welcomed by Mayor Gaynor and the re-

company not knowing that it was nec. irightened et a motorcycle and ran of march cheered the athletes. Many away, throwing the occupants of the Oi the Olympic team members reached bugge out, breaking the arm of the here from various parts of the coun-

NEGRO KILLS GIRL AND SELF

Springfield in Danger of Repetition of Race Riots.

Springfield, Ill., Aug. 26.-Prospects Dorothy Tanner, the three-year old of a repetition of the bloody race riots daughter of Mr. and Mrs. Clifton Tan- of four years ago this month, when a ner, who live near Springview, choked number of persons were killed and of property was destroyed, were Franklin Pioneer Dies in Los Angeles. Springview. Mrs. Howell gave the bright in Springfield, as a result of Franklin, Nob., Aug. 26.-F. W. Bar-child an uncoated laxative tablet, the murder by a negro chauffeur of which lodged in her trachea. She died Ruth Powers, a young woman emsloyed at the home of O. B. Caldwell. a prominent citizen.

Later the body of Johnson, who had ession of the Thayer county institute ended his own life, was found in the barn. He left a note saying that the

Tekon, Wash, Aug. 26 -- Four men were killed here following an argu-George McConnell, aged fourteen ment over a saloon card game. Durley Gardner struck Collins on the head with a revolver, killing him. Deputy Sheriff William Estep of Col-After lying in state in the city hall fax and Grant Dickson, town marshal, went to the saloon. As they entered br. in.

AMENDMENT NO. ONE.

AMENDMENT NO. ONE.

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. In the state of Nebraska 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 3 of the Constitution of the State of Nebraska:

Section 1. The legislative authority of

of the Constitution of the State of Nebraska is hereby amended to read as follows:

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 polls independent 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 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 legislature shall apply to those enacted by the initiative.

Section 1B. The second power reserved is the referendum. It may be ordered by

Constitutional limitations as to scope and subject matter of statutes enacted by the legislature shall apply to those 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 enacting the same adjourns sine die or for a period longer than ninety days; and elections thereon shall be had at the first 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 appropriations for the expenses of the state government, and state institutions existing at the time such act is passed. When the referendum is ordered upon an act or any part thereof it shall suspend its operation until the same is approved by the voters; provided, that emergency acts, or acts for the immediate preservation of the public peace, health, or safety shall continue in effect until rejected by the voters or repealed by the legislature. Filing of a referendum petition against one or more items, sections, or parts of an act shall not delay the remainder of the measure from becoming operative.

Section 1D. Nothing in this colon shall be construed to deprive ber of the legislature of the remainder of the basis on which the manufaction shall be computed. The veto power of the governor shall not extend to measures initiated by or referred to the people. All such measures shall become the law or a part of the constitution when approved by a majority of the votes cast thereon, provided, the votes cast in favor of said 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 shall constitute thirty-five 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 efficial canvass. The vote upon initiative and referendum measures shall be returned and conversed in the same manner as is ten days of the completion of the efficial 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 methad of submitting and adopting amendments to the canstitution provided by this section shall be supplementary to the method prescribed in the article of this Canstitutian, 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 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 ruided by this amendment and the general laws until additional legislation shall be especially provided therefor; all prepositions submitted in pursuance hereof shall be 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 solitical 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 12. That Section 10, of Article 3, of the Constitution of the state of Nebraska be amended to read as follows:
Section 19. The style of all bills shall be enacted except house of the legislature and the question upon final passage shall be taken immediately upon its law 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, 1912, 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 if a

election shall be in favor of such amendment the same shall be deemed to be 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 votes cast at the election be in favor of the proposed amendment the governor, within ten days after the result is ascertained, shall make proclamation deciaring the amendment to be part of the constitution of the state, and when so de-

stitution of the state, and when so de-clared the amendment herein proposed shall be in force and self-executing. Approved March 24, 1911 Approved March 24, 1917

I. Addison Walt, 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 the 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 elec-tion to be held on Tuesday, the 5th day of November, A. D. 1912. In Testimony Whereof, I have hereunto set my hand and affixed the Great Scal of the State of Nebraska. Done at Linof the State of Nebraska. Done at Lincoln, 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.

ADDISON WAIT.

[Seal] Secretary of State.

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

PROPOSED CONSTITUTIONAL AMENDMENT NO. TWO.

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 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:

Section 1. That at the general election for state and legislative officers to be held on the Tuenday following the first Monday in November, 1912, the following be submitted as an amendment to Section 4 of Article 3 of the Constitution of the State of Nebraska:

Sec. 4, 'At the first election of members of the legislature held after the adoption of this amendment members of the Senate and House of Representatives, shall be elected for the term of two years, Both senators and representatives shall each 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 nor employes 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 twenty days of the session, no bills nor joint resolutions of the nature of bills shall be introduced, unless the governor shall by special message call the attention of the legislature to the necessity of passing a law on the subject-matter smbraced in the message, and the introduction of bills shall be restricted thereto. Provided, that the general appropriation of the bills shall be restricted thereto. Provided, that the general appropriation of the legislature of the same shall be before or written the words: "For proposed amendment to the constitution fixing the term of office and salary for members of the legislature." and "Against proposed amendment to the constitution fixing the term of office and salary for members of the state convention of such amendment to be adopted. The returns of said election upon the adoption of this amendment to the proposed amendment to be part of the said election when so declared the same shall be in force.

Approved April 10, 1912.

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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 Ne-braska, to be voted upon at the general election to be held Tuesday, November 5th, A. D. 1912.

A. D. 1912.

JOINT RESOLUTION to propose mendments to Section five (5) of rticle six (6) and Section thirteen (13) of Article sixteen (16) of the constitu-tion of the state of Nebraska as found in the Compiled Statutes of Nebraska 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:

lature 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

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 held 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 pletely cured me in a short time of 1916, and each six years thereafter there at terrible cough that followed a second six of the supremental election to be held in the State of Nebraska in the year pletely cured me in a short time of a terrible cough that followed a second six years thereafter there are the supremental election to be held in the State of Nebraska in the year of the supremental election to be held in the State of Nebraska in the year of the supremental election to be held in the State of Nebraska in the year of the supremental election to be held in the State of Nebraska in the year life when prompt use of Dr. King's New Discovery will cure the year of held in the State of Nebraska in the year 1918, 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.

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 eighteen
(18) of Cobbey's Annotated Statutes for
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 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 tion to be need as aforesaid. Judges of the supreme, district and county courts, all elective county and precinct officers, and all other elective officers, the time 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 succeed-ing the first Monday in November, 1913, and thereafter at the general election and thereafter at the general election next preceding the time of the termina-tion for their respective terms of office. Provided, That no office shall be vacated thereby, but the incumbent thereof shall hold over until his successor is duly

Provided. That no office shall be vacated thereby, but the incumbent thereof shall hold over until his successor is duly elected and qualified.

Section 3. The form of ballot on the amendments proposed herein shall be as follows: "For proposed amendments to the constitution providing for general election once in two years" and "Against proposed amendments to the constitution providing for general election once in two years."

Approved April 7, 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 affice, 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 hereunto set my hand and affixed the Great Seal of the State of Nebraska. Done at Lincoin, this 20th day of May, in the year of our Lord. One Thousand Nine Hundred and Thirty-sixth 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.

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 5th, A. D. 1912.

"A JOINT RESOLUTION to amend Section of the state of the stat

tion nineteen (19) of Article five (5) of the Constitution of the State of Nebras-ka creating a Board of Commissioners of State Institutions.

Be it Ennoted by the Legislature of the State of Nobraska:
Section 1. That Section nineteen '19), of Article five (5) of the Constitution of the State of Nobraska, be amended to reset to 19. The Governor shall, prior to the adjournment of the hirty-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 vacancles, shall be for a period of six years. The Board of Commissioners and Imitations as shall be established by law, the State Soldlers' Home, Hospitals for the Insane, Institute for the Deaf, institute for the State Penltentiary and all charitable, reformatory and penal institutions that shall be by law established and maintained by the state of Nebraska. Industrial Home, Orthopedic Hospital, the State Penltentiary and all charitable, reformatory and penal institutions that shall be as and Buildings with reformatory and penal institutions that shall be as a provided and Buildings with reformatory and benal institutions that shall be assessed by the Governor and Board of Public Lands and Buildings with reference to the management, and control with the shall be proved and iffered to assume and exercise all the powers heretofore vested in a Board of Commissioners of State institutions in the formal proposed and the constitution of the state named herein, but nothing herein contained shall limit the general selection, in November, 1912, there shall be printed or written "For proposed amendment to the Constitution of the State of Nebraska shall be approved by in Board of Commissioner

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.

INDIAN KILLED ON TRACK

Near Rochelle, Ill., an Indian went to sleep on a railroad track and was killed by the fast express. He paid for his carelessness with his life, Often it's that way when people nea terrible cough that followed a severe attack of Grip," writes J. R. Watts, Floydada, Tex., "and I regained 15 pounds in weight that I had lost." Quick, safe, reliable and guaranteed. 50c and \$1.00. Trial bottle free at Fred E. Holsten's.

POST OFFICE DIRECTORY

Mails close at the Alliance post office as follows, Mountain time: East Bound

11:10 a. m. for train No. 44. 11:00 p. m. for train No. 42. West Bound

12:20 p. m. for train No. 43. 11:00 p. m. for train No. 41.

South Bound 12:20 p. m. for train No. 303. 11:00 p. m. for train No. 301.

On Sundays and holidays all night mails close at 6:00 p. m. instead of 11:00 p. m. IRA E. TASH, P. M.

PEOPLE SHOULD GUARD AGAINST APPENDICITIS

Alliance people who have stomack ad bowel trouble should guard acainst appendicitis by taking simple backthorn bark, glycerine, etc., as ecompounded in Adler-i-ka, the German appendicitis remedy. A SIN-GLE DOSE relieves sour stomach, as on the stomach and constipation INSTANTLY because this simple m'x'ure antisepticizes the digestive rgams and draws off the impurities. Harry Thiele, Druggist.

