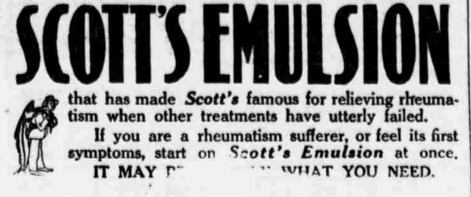
DISTRESSING RHEUMATISM

How many people, crippled and lame from rheumatism, owe their condition to neglected or incorrect treatment!

It is the exact combination of pure Norwegian Cod Liver Oil with glycerine and hypophosphites as contained in



TO HONOR SIGNAL CORPS lar dinner Thursday night in honor of the Fremont signal corps, recently returned from the border.

FINEL FOR ILLEGAL LIQUOR SELLING

The grand jury returned nine indictments after being in session a week at Falls City. Most of the offenses were against the liquor laws. Charles E. Stiles, a druggist at Dawson, was fined \$200 on a charge of illegal sale of intoxicating liquors. Dawson voted out the saloons last spring. The judge continued the

tior. Marion Anderson of Rulo was The Fremont Ad club section of given a fine of \$100 for selling to a issued its municipal coupon City the Commercial club will give a dol- minor. He and the minor fell out, Park Bonds, consisting of five bonds it is said. The boy threw a brick and hit Anderson in the face, which dated the first day of August 1911, Anderson resented by having the and boy arrested and fined in the Rulo day police court. When the boy's moth- redeemable at the option of said city er took an interest in the matter An-derson was sentenced to jail for thir-August, 1915, and bearing interest ty days.

OWN YOUR OWN HOME Make a start by buying a Lot on monthly payments. See Snoddy & City, New York; and Mollring, agents for the Nebraska Whereas, there are State Building & Loan Co. tf

Old papers for sale at the Herald sentence on the third indictment office. Papers are done up in bun against Stiles pending good behav- dles at five and ten cents a bundle.



ALLIANCE HERALD, FEBRUARY 22, 1917

(Signed)

Countersigned:

No.

and bearing

No.

STATE

ka, 1913.

ORDINANCE NO. 226

DOLLARS TAX TO PAY THE SAME.

Whereas, pursuant to lawful proeedings had and taken, the City of Alliance, Nebraska, has heretofore issued its municipal coupon City Hall Bonds, consisting of seven bonds in to be signed by the Mayor, attested lars for principal; the denomination of \$1,000.00 each, dated the second day of January, city affixed, and countersigned by the shall be applied solely to the pur-1904, and payable on the second day of January, 1924, redeemable at the coupons hereto annexed to be exe- principal of said bonds, respectively, option of said city at any time after cuted by the facsimile signature of and for no other purpose whatever, the second day of January, 1914, the city treasurer, as of this first day until the bonds so authorized under and bearing interest at the rate of of December, A. D. 1916.

six per centum per annum, payable (Sign annually, both principal and interest Attest: being payable at the Nebraska Fiscal Agency in New York City, New York; and Whereas, pursuant to lawful pro-

ceedings had and taken the City of Alliance, Nebraska, has heretofore in the denomination of \$1,000 each. payable on the first 1 9 2 1. August, of at the rate of five percentum per annum, payable annually, both principal and interest being payable at the Nebraska Fiscal Agency in New York

Whereas, there are not sufficient funds in the treasury of said city to pay the said bonds, and there will be sufficient money in the treasnot ury to pay said bonds at maturity; and

Whereas, the Mayor and Council may by ordinance duly passed by a two-thirds vote issue bonds to pay off any bonded debt without a vote of the people, at a not higher rate than the debt outstanding; and

Whereas, the Mayor and Council deem it advisable to issue the negotiable coupon bonds of said city in the aggregate amount of twelve thousand dollars, bearing interest at the rate of five per centum per an- COUNTY CLERK'S REGISTRATION num, for the purpose of refunding and redeeming the said valid outstanding bonded indebtedness of the said city as aforesaid, thus extending Butte county, Nebraska, ' do hereby the time of paying the said indebtedness and materially reducing the interest: now

Therefore, be it ordained by the Mayor and Council of the City of Alliance:

Section 1. That by virtue, and in pursuance of Section 4830 of the Revised Statutes of Nebraska, 1913. and all other statutes thereunto enabling, there shall be issued the refunding bonds of the City of Alliance to the amount of twelve thousand dollars, for the purpose of refunding and redeeming the valid outstanding bonded indebtedness of the said city, as hereinbefore set forth.

shall thereupon be immediately can-Section 2. That said refunding bonds hereby authorized shall be celled and the new bonds thus issued dated December first, 1916, be ab- in place thereof shall be the valid solutely due December first, 1936, and bonding obligations of the City and redeemable at the option of the of Alliance. ears from city at any time after ny the date thereof, and shall bear interest at the rate of five per centum four bonds of the denomination of pose of reimbursing the said general per annum, shall consist of twentyfive hundred dollars each, numbered fund for the said interest, and to from one to twenty-four, inclusive, meet the interest accruing on the and both principal and interest of said bonds after the year 1917, and the said refunding bonds shall be for the purpose of creating a sinking payable at the office of the State fund for the ultimate payment of the Treasurer of the State of Nebraska, said bonds, there shall be, and there interest shall be represented by forty property in said city, in addition to ing for the cause of the allies, has ly well covered with insurance. in the city of Lincoln, Nebraska. The coupons attached to each bond, each coupon representing a half yearly payment of interest upon the bond to which it is attached. The said bonds shall be signed by the Mayor, attested by the City Clerk, and bear the city seal, and be countersigned by the City Treasurer, and the cou-pons attached to such bonds shall be signed by the facsimile signature of the City Treasurer. Section 3. The said refunding bonds and the coupons and certificates thereto attached, shall be in

and the constitution of the State of all other taxes, direct annual taxes, received word from the department AN ORDINANCE PROVIDING FOR Nebraska, and that the indebtedness as follows, to-wit: In the year 1917, a tax sufficient THE ISSUE, AND PRESCRIBING of the city has not been increased THE FORM AND DENOMINA- by the issue hereof, and that provis- to produce the sum of twelve hun- boy is a member of the Fifty-first TION OF TWELVE THOUSAND ion has been duly made for the col- dred dollars for interest; OF REFUNDING lection of an annual tax sufficient to

> principal thereof within the time required by law.

IN TESTIMONY WHEREOF, the city of Alliance has caused this bond for interest and eight hundred dolby the city clerk, with the seal of the and said taxes when so collected city treasurer, and has caused the poses of paying the interest and

(Facsimile Signature)

County Clerk of Box

Butte County, Nebraska.

ing the bonds so to be refunded, and

the bonds so paid and redeemed

TION CERTIFICATE

A. D. Mayor. fied and discharged; but nothing from Canada. herein contained shall be so con-....... strued as to prevent said city from City Clerk. applying any other funds that may be in the treasury of the city and available for that purpose, to the City Treasurer.

payment of interest or principal as (Form of Coupon) \$12.50 On the first day of June, A. D. 19..., the City of Alliance will pay to the bearer twelve and 50-100 Dollars in lawful money of the Unitissued hereunder in said manner, or jonal district. ed States of America at the office of

by the use of the sinking fund herethe State Treasurer in Lincoln. Ne- in provided for, the levy or levies the returns of the last election and braska, being interest on its refundherein provided for the payment of discovers that he carried thirty of ing bond dated December first, 1916, interest may be to that extent dim- the thirty-six counties of that disinished.

City Treasurer. of all taxable property within the or may be hereafter extended are ified and acting auditor of public ac- pledged for the payment of said Pool. counts of the State of Nebraska, do bonds and the interest thereon, and hereby certify that this bond has the proper officers of said City of been regularly and legally issued Alliance shall continue to assess, and has been registered in my office levy and collect said special taxes. in a book kept by me for such pur- and shall apply the proceeds therepose, all in accordance with the pro- of solely to the payment of said muvisions of Chapter 217 of the Session nicipal bonds and the interest there-Laws of Nebraska, 1913. ail pro- on, until the same shall have been ceedings relative to the issue of this fully paid. Should the special tax bond taken by the city of Alliance, hereby provided for not be sufficient and the data filed in my office being for the payment of the interest on such municipal bonds, or the princi-pal thereof, or both, at the time and State Auditor of Public Accounts. in the manner herein provided, and according to the terms of said bonds, then said principal and interest, or both, shall be paid out of the general fund of the City of Alliance; and should there be any surplus raised by such special tax remaining on and after the payment of the entire principal and interest on such indebted-

> the city of Alliance. Section 7. All ordinances or parts of ordinances in conflict with this

Section 8. This ordinance shall bonds have been prepared and exe- and after its passage, approval and cuted they shall be sold at not less due publication, and shall be irrethan par or face value, and the pro- pealable until the bonds hereby authceeds shall be used exclusively for orized shall have been fully paid and the purpose of paying and redeem-

> by the Mayor and Council this 12th day of December, 1916.

12, 1916. Section 5. The interest falling

of militia and defence of the Canadian war office, to the effect that his Overseas battalion of the Canadian In each of the years 1918 to 1920, infantry, and is known as No. 437-BONDS OF THE CITY OF ALLI- pay the interest on this bond as it inclusive, a tax sufficient to produce 986. There is no record of his hav-ANCE, AND PROVIDING FOR A falls due, and also to constitute a the sum of six hundred dollars for ing been killed or injured and the sinking fund for the payment of the interest; war office gives Mr. Hayes the in-In each of the years 1921 to 1937, formation that so far as they know, inclusive, a tax sufficient to produce the lad is safe. Some word was althe sum of fourteen hundred dollars so obtained in regard to his enlistment. The Canadian records show that he enlisted at Edmonton on May 6, 1915. Mr. Hays is also in receipt of a telegram from Senator Sherman of Illinois, who has been in communication with the American consul in London in regard to the lad, and this message gives practicthis ordinance, principal and inter-est, shall have been fully paid, satis-tained in the official war docun.ent

> SECRETARY POOL MAY MAKE RACH

The congressional waters appear the same respectively mature, and to look fine to Secretary of State the levy or levies herein provided Charles W. Pool, and if he does not for may thereupon to that extent be change his mind he will be a candidiminished, and upon the cayment date for the democratic nomination of the principal of any of the bonds for congress in the Sixth congress-

Mr. Pool has been looking over trict winning out over his republican Section 6. The faith and credit opponent by over 7,000 votes. He polled 11,242 more votes than did AUDITOR'S REGISTRA- limits of said city as they now exist the democrat who ran against Congressman Kinkaid, although the lat-I, the undersigned, the duly qual- hereby and shall continue to be ter polled more votes than did Mr.

THIEVES STRIP AUTOMOBILE

Automobile thieves who stole the automobile of Joseph Robers, former president of the Nebraska state fair, ran the machine into the ditch near Fremont before they had driven it a quarter mile. Not to be cheated by this misfortune, they removed the tires, horn and brass fixtures. Mr. Robers found the stripped car in the ditch Tuesday morning. Last summer during the tractor meet the same automobile was stolen and the thief was run down and captured by Fremont policemen.

ENDORSE MANAGER PLAN

A mass meeting of citizens held at Fremont for the purpose of hearing the report on the proposed commisness, then such surplus shall be sion form of government voted at the close of the meeting to endorse the manager plan. The committee headed by County Attorney S. S. Sidner appointed at a previous meeting to prepare a report upon the best form of government for a city Section 4. When said refunding take effect and be in full force from of Fremont's size, reported in favor of a manager plan. A motion of Marc G. Perkins to appoint a committee of ten to oppose the McMullen bill at Lincoln was withdrawn when the chairman refused to assume the Passed and adopted and approved responsibility of appointing a committee.

INTERESTING NEWS

FROM MINATARE

Wednesday evening, while a par-2, 1916. Passed third reading December ty, given by a number of the young people of Lake Minatare vicinity to their teachers, was in progress at

the basis of this certificate. CERTIFICATE I, the undersigned, the duly qualified and acting county clerk of Box

certify that this bond has been duly registered in my office in a book kept by me for such purpose, in accordance with the provisions of Chapter transferred to said general fund of 217 of the Session Laws of Nebras-

ordinance are hereby repealed.

satisfied.

Passed first reading December 12, 1916. Passed second reading December

substantially the following form, towit UNITED STATES OF AMERICA STATE OF NEBRASA, COUNTY OF BOX BUTTE Municipal Coupon Bond of the .

City of Alliance. REFUNDING BOND \$500.00

The City of Alliance, in the County of Box Butte, in the State of Nebraska, for value received, acknowledges itself indebted and hereby promises to pay to bearer the sum of five hundred dollars in lawful money of the United States of America, on the first day of December, A D. 1936, with interest thereon at the rate of five per centum per annum, payable semi-annually on the first day of June and the first day of De-cember of each year, both principal and interest being payable at the office of the State Treasurer in Lincoln, Nebraska, upon presentation and surrender of this bond and the annexed coupons as they respectively become due.

The said city reserves the right. however, to redeem this bond at any time after five years from its date. according to law.

This bond is issued by said City for the purpose of refunding and redeeming a like amount of the valid outstanding indebtedness of said city, by virtue of and in full conformity and compliance with the provisions of Section 4830 of the Revised Statutes of Nebraska, 1913, and all other statutes thereunto enabling. and of the constitution of the State of Nebraska, and pursuant to an ordinance of said city, duly adopted, approved, published and made a law of said city prior to the issuance of this hond, for the purpose of authorizing the refunding of a like amount of the valid outstanding bonded indebtedness of said city.

It is hereby certified that every re-nuirement of law relating to the issue hereof has been duly complied with, and that this bond and the indebtedness so refunded and redeem* ed hereby are within every debt limit and other limit prescribed by law

due on the said bonds in the year 12, 1916. 1917 shall be paid out of the general fund of said city, and for the pur-

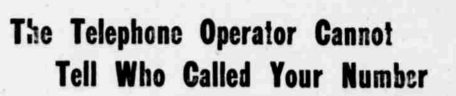
Attest Carter Calder, City Clerk. 12-1-802-7549\$ BOY IS FIGHTING IN

(Signed) PENROSE E. ROMIG.

TRENCHES IN EUROPE

W. S. Hays, of Scottsbluff, whose are hereby, levied on all the taxable son is "somewhere in France" fight- damage was not large and was fair-

in the basement It had started from the furnace, which is set so near the floor that an unusually hot fire caused the rafters to kindle. Water had to be hauled in Fords from a neighboring farmhouse and only by the hardest kind of fighting was the fire put out. The



Perhaps today your telephone bell rang, and when you answered the operator asked. "Number, please?'

"Why, my bell rang!" you probably replied.

You were answered courteously, "Will you excuse it. please?"

The overator know some sub. scriber had asked for your telephone number, then concludered it was not the number he wanted and had hung up his receiver, or that you were a bit slow in an-swering and the party calling you had tired of waiting and had hung up his receiver.

If the operator had rung you on account of her own error, she would have answered, "I beg your pardon, you were called by mistake."

Most wrong numbers are called because of persons asking for the wrong number. or to their giving the number they want so quickly or so indistinctly that the operator does not understand correctly.

> The modern Bell Telephone switchboard, as well as our operating methods, represent many years of study and investigation, and we are confident that our service, when properly used, responds to every reasonable requirement.



the school house, fire was discovered