Tribune Semi - Weekly Ira L. Bare, Editor and Publisher.

SUBSCRIPTION RATES. One Year by Mail in advance......\$1.25 One Year by Carries in advance......\$1.50 Entered at North Platte, Nebraska, Postoffice as Second Class Matter.

FRIDAY JULY 28, 1910.

The county option plank adopted by the republican state convention reads legislature in special session until this as follows: For the further regulation of the liquor traffic in Nebraska, we are in favor of the passage of a county option law by the next legislature, and pledge our canidate for governor if elected to approve such a law on that subject as the legislature may enact.

Never in the history of Nebraska have so many voters been without a political home. They have grown dissatisfied with the actions of both parties, and feel inclined to cast partizan- pany ship aside and vote for whom they consider the best qualified for office regardless of political complexion. Will they get into the "band wagon" as the fall campaign draws to a close?

With the republican party of the state advocating county option and the democratic party opposing it; with the certain republicans opposing measure and certain democrats under the leadership of Bryan favoring it, wha will the harvest be politically this quency. Judge Fullerton in a minorfall? Sure the condition is a mix-up, and it is a wise prophet who can at give the company the right to impose this time make a reliable forecast.

Governor Shallenberger has chosen the psychological moment to stir up the liquor sellers of Omaha, by directing the attorney general to proceed against Chief Donahue and other officers for July 26th dealing with the accident failure to enforce the liquor laws. Shallenberger knows that the Omaha vote crossing Saturday evening, your stateat the primaries is for Dahlman any ments are misleading to say the least. way so that he will not lose anything Being the person blamed, I wish to there, while he has everything to gain make a statement and expect as fair by getting in line with the temperance a treatment as the other party, as I sentiment in the state. The move is also am a citizen of North Platte of clever and very much like our foxy many years residence. The railroad Governor Hub.

Railroad gross earnings form a sure index to actual conditions and this being true, we must conclude that real business is on the upward grade, for railroad gross earnings are inclined that way. Taking fifty-three of the leading railroads the country over, the Financial Chronicle, a weekly publication decidedly friendly to the railroads, shows an increase in aggregate gross to both parties involved and also to call wife and yourself will agree that they earnings of \$8,356,824, or 15.14 per cent for the month of June over the law by persons driving automobiles. corresponding month last year and these receipts exceed any for a June since 1907, when every record was broken. But, we find from still later compilation, that this increase is still going on and for the first two weeks in July there was a total railroad gross earning of \$15,419,871, for all roads reporting, which represents a 9 per cent gain-Bee. The Union Pacific recently made final report of the recent wreck at Brady between the work train and passenger train No. 16. The report in conclusion says: W. B. Smith, dispatcher, has been discharged for failure to exercise due caution in moving No. 16 on opposite track until he was positive the track was clear. H. B. Ford, operator, has been discharged for accepting a train order for work extra, not having advised the dispatcher that the work extra had arrived and departed before he had accepted the order. T. C. Gorham, conductor, has been discharged for not giving his flagman specific instructions of the rights of trains. H. B. Hart, agent at Brady Island has been suspended fifteen days for giving dispatcher wrong information in regard to the work extra. R. D. Batie, engineer, has been suspended fifteen days for failure to have understanding with the conductor in regard to instructions

Favors Re-Apportionment.

favor the passage of a new apportionlegislature, redistricting this state into senatorial and representative districts, giving to each fair and equal reprelegislature which is elected this fall,

> people of this state that the republican at Stone Drug Co. govornor, if elected, will convene the

constitutional duty has been performed.

May Collect Penalties on Rentals. The Washington State Supreme Court has held that a telephone company has the right to charge an extra fee for collecting rentals from subscribers, although its franchise fixes a maximum case of Thomos MacMahon, of Seattle, against the Independent Telephone Com-

MacMahon had ordered his telephone removed, but the company had refused to take it out until he had paid 50 cents a month for collecting the back rentals. The Superior Court had sustained Mac-Mahon, but the higher court sends the case back with instructions to find for the company. In a majority opinion Judges Morris, Rudkin, Chadwick and Gose held that the collection charge is not in addition to maximum rate, but rather a charge for a default and delinity report says the franchise does not fines and penalties.-The Telephone Weekly.

Watchman Makes Statement.

North Platte, Nebr, July 27, 1910. Editor Tribune: In your article of which occured on the Locust street Shallenberger. - Kearney crossing is a point of danger and should be approached carefully by a high speed machine. Contrary to your statement the whistle was blown and the bell rung, and I myself was in the center of No 2 track trying to flag Mr. VanNatta. Now he was not traveling at six miles an hour but at the rate

THE SMOKE FROM OUR CIGARS will never offend the lady of the house. The fragrance is so agreeable that you can smoke in any room without rebuke. If even women like the odor of our cigars so well how much more will you of twenty-five or thirty miles per hour. He was not looking for a train, nor paying any attention to the flagman. enjoy their fragrance and exquisite This statement is made to do justice flavor. attention to the disregard of the speed are the best cigars you ever smoked.

Napoleon's Grit

One of the planks of the republican was of unconquerable, never-say-die state platform reads as follows: We wind, the kind that you need most when you have a bad cold, cough or lung disfavor the passage of a new apportion-ment law at the next session of the cod liver oil or doctors have all failed, don't lose heart or hope. Take Dr. King's New Discovery. Satisfaction is guaranteed when used for throat or lung trouble. It has saved thousands sentation based on the population as of sufferers. It masters stubborn colds, shown by the census of 1910, and if the obstinate coughs, hemorrhages, la-legislature which is elected this fall, grippe, croup, asthma, hay fever, and fails to perform this constitutional duty while in regular session, we pledge the affections, 50c. \$1.00. Trial bottle free

ECHELBERY'S NEW AND SECOND HAND STORE Cor Sixth and Locust Sts. Phone 302

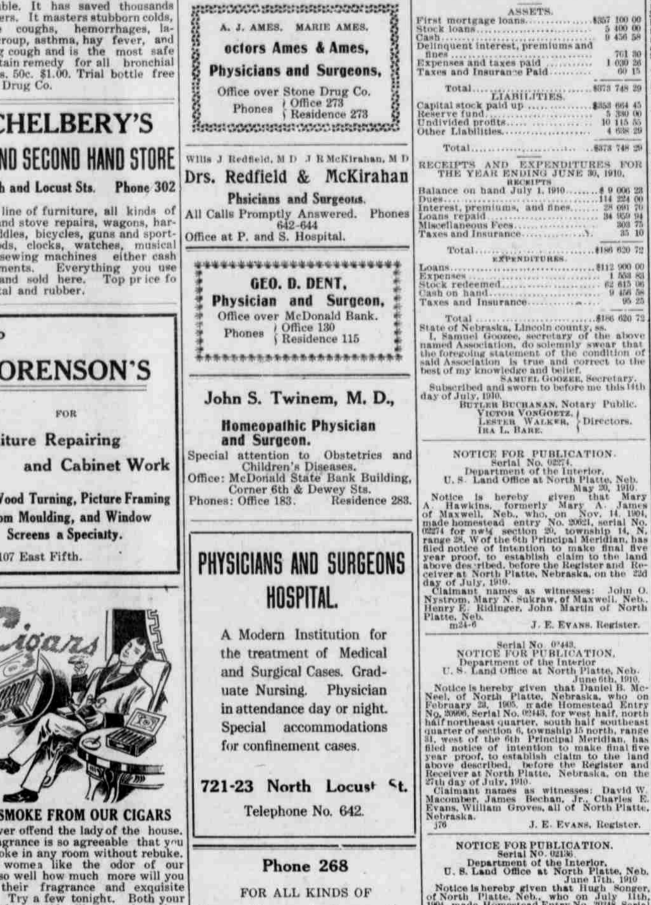
A full line of furniture, all kinds of stoves and stove repairs, wagons, harness, saddles, bicycles, guns and sportamount to be charged for the use of tel-enhones. The ruling was made in the goods, sewing machines either cash or payments. Everything you use bought and sold here. Top price for iron metal and rubber.

FOR

Shop 107 East Fifth.

Go to





REWARD!

From pasture near Albert Coolidge's place one red, horned bull branded 4S

JOHN BRATT,

North Platte, Neb.

to

Strayed or Stolen.

on left side, Send information

Statement of the Condition OF THE MUTUAL BUILDING & LOAN ASSOCIATION.

of North Platte, Nebraska, on the 30th day of June, 1910. Certificate No. 32,

ASSETS. First mortgage loans. Stock loans Cash Delinquent interest, premiums and fines fines Expenses and taxes paid Taxes and Insurance Paid

\$353 664 45 5 330 00 10 115 55 4 638 29

1 553 8 62 615 06 9 456 56

NOTICE FOR PUBLICATION. Serial No. 02274. Department of the Interior. U. S. Land Office at North Platte, Neb. May 20, 1910. Notice is hereby given that Mary A Hawkins, formerly Mary A. James of Maxwell, Neb., who, on Nov. 14, 1904, made homestead entry No. 20021, serial No. 02274 for nw4 section 20, township 14, N. range 28, W of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above des ribed, before the Register and Re-ceiver at North Platte, Nebraska, on the 22d day of July, 1910. Claimant names as witnesses: John O. Nystrom, Mary N. Sukraw, of Maxwell, Neb. Henry E. Ridinger, John Martin of North Platte, Neb. m24-6 J. E. Evans. Register.

Serial No. 07443. NOTICE FOR PUBLICATION. Department of the Interior U. S. Land Office at North Platte, Neb. June 6th, 1910. Notice is hereby given that Daniel B. Mc-Neel, of North Platte, Nebraska, who on February 23, 1905. If add Homestead Entry No, 20000, Serial No. 02443, for west half, north half northeast quarter, south half southeast quarter of section 6, township 15 north, range 31, west of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver at North Platte, Nebraska, on the 37th day of July, 1910. Claimant names as witnesses: David W. Macomber, James Bechan, Jr., Charles E. Evans, William Groves, all of North Platte, Nebraska. 378 J. E. Evans, Register. J. E. EVANS, Register.

Adition NG & TON, an the 30th *4357 100 00 5 400 00 * 10 10

C7-8

J. E. EVANS. Register.

NOTICE.

Lizzie J. Richey and William Richey vill take notice that on the 17th day of November, 1909, Laura E. Porter, plaintiff herein, filed her petition in the district codrt of Lincoln County, Ne-braska, against said defendants impeaded with Robert Wilson Jr., and Farmers Bank of Chester, Thayer coun-303 75 35 10 ty, Nebraska, the object and prayer of which said petition are, for a decree adjudging that an affidavit for service . \$186 620 72 adjudging that an amdavit for service 900 00 by publication made by James M. Ray, 863 86 615 06 attorney for the plaintiff, on the 23rd 616 06 day of May, 1899, in an action then 96 25 620 72 coln County, Nebraska, to foreclose 'a mortgage on the west half of the south-above east quarter and the east half of the .8112 900 00 southwest quarter of section 5, township 10, range 32, in Lincoln County, Nebraska, wherein David Cunningham, executor of the estate of James Porter, deceased, was plaintiff, and Lizzie J. Richey and William Richey, et al, were defendants and filed in said court and worn to on said date by the said James M. Ray, was duly and legally executed

and sworn to. And for a decree that W. C. Elder, Clerk of the District Court of Lincoln County, Nebraska, be required to affix his signature to said affidavit as of that date and to attest the same with the seal of his said office and for a further decree finding the amount now due on a certain mortgage heretofore placed in decree in said action aforesaid in the District Court of Lincoln County, Nebraska, in the case of David Cunningham, executor of the estate of James Porter, deceased, vs. Lizzie J. Richey and others, on the 7th day of December, 1899, and that the said defendants be required to redeem said land from said decree within a short day to be fixed by the court, and that in the event that no such redemption is made, that the title of the plaintiff in and to said land be forever quieted as against any right, title, lien or interest of said defen-dants in and to said premises, and that said defendants be enjoined from claiming any right, title or in-terest in said premises or interferring with plaintiff's possession of the same and that the said defendants be wholly excluded from any interest in said land and for general equitable relief.

You are required to answer said pe-tition on or before the 15th day of August, 1910.

Dated this 1st day of July, 1910. LAURA E. PORTER By WILCOX & HALLIGAN, Attorneys for Plaintiff.

Primary Election Notice 1910.

I, F. R. Elliott, County Clerk of Lin-coln County, Nebraska, do hereby di-rect that a Primary Election be held at the regular polling places in each precinct throughout the county, as by law provided, on the Third Tuesday in Au-gust, A. D., 1910. At said primary election candidates for the following offices shall be nominated, to be voted on at the regular November A. D., 1910 election. STATE OFFICERS.

Corn at a Critical Stage.

given the flagman.

Concerning the condition of the corn crop, The Twentieth Century Farmer, the leading farm magazine of the west, has this to say?

"The present growing corn crop is now at its critical period. Large sections of the big corn-producing country are experiencing dry weather, a condition verging into erop damage. In such districts relief by rain must come very soon or the crop will be shortened. and the extent of this shortening will depend on how soon 'is gets the needed moisture. Corn cannot be produced without rain or artifical moisture. At the present period of corn crop growth a big rain of two inches or more insures the crop for ten days or two weeks, no longer, and this depends entirely upon the kind of weather intervening. Very hot, windy weather soon takes up the moisture, then more is demanded to help mature the crop.

Earl Williams, of Hershey, was a visitor in town Wednesday.

Miss May Munger, of Hershey, spent well as well as wearing well. For Wednesday with friends in town.

Mrs. Leonard Cornet - returned Wednesday from a brief visit in Hershey.

With due regards to Mr. VanNatta. I am respectfully THE FLAGMAN.

O'Fallon News.

Mrs S. E Cox is enjoying a visit with relatives in Colorado. Harvesting is nearly completed in

this section. The Brownies were defeated by a Hershey pick up team last Saturday.

The threshing machine can be heard n and around this vicinity again. On August 9th the Brownies will play the Kansas city Bloomers on the Hershey grounds. Everybody come and see a good game. Admission 25c. Quite a number of this vicinity attended the Chautauqua at North Platte last week

The corn has commenced to dry up and if it does not rain or the water come down the ditch in the next week,

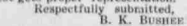
there will be no corn. The boys are practicing so as to make those Bloomers earn all they get

Announcement

on Aug, 9th.

1 hereby annoonce myself as a candidate for re-election for representative of the 54th district subject to the approval of the republicans at the August 16th primaries.

I have no extended platform, but agree if elected to work for the passage of good progressive legislation and for the best interests of the district and state. As this is census year the next session will be the proper time to redistrict the state and I consider it very important that this be done and that the west gets proper representation.



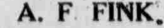


A Man That Keeps Good Horses

don't wan't to spoil their appearance or risk his own life by harnessing them with an inferior made or shabby har-

ness. It pays to buy a good harness when you do buy, for it always looks

style, durability and make call on



J. F. SCHMALZRIED, **BEHIND A FINE PAIR OF HORSES**

should be hitched a stylish looking carriage. At this repository you can see a variety of vehicles whose style is

undeniable. They range from the phaeton to the family coach and are the equal of any in appearance and build. They are less than equal in price to

most carriages of their character. A. M. Lock.

NOTICE.

York Foundry & Engine Works of York. Nebraska, Edward Burke and Goldle Burke, and all other persons interested, will take notice that upon the 20th day of August, 1910, at the bour of 2 o'clock p m., central

and all other persons interested, will take notice that upon the 20th day of August, 1910, at the bour of 2 o'clock p.m., central standard time, at the freight house or ware-house of Union Pacific Railroad Company will offer for sale one No. 6 fire proof safe, shipped 'y said York Foundry & Engine Works to Ed-ward Burké and Goidie Burke, when doing business under the firm name and style of Burke & Company: that said safe will be sold to satisfy the sum of \$0.50 freight due thereon and the sum of \$0.50 as storage thereon from the date of the receipt of safe safe on the 35th day of February, 1905, that the total amount of charges against said safe upon said date amount to the sum of \$15.40 and including the 30th day of June, 1910; that the total amount of charges against said safe upon said date amount to the sum of \$15.40 and including the 30th day of June, 1910; that the total amount of the were, from said of August, 1916, excluding, however, from said time, all Sondays and holidays. Said safe will be sold at the time and place aforesaid at public auction to the highest bidder for cash.

Dated this 21st day of July, 1010 UNION PACIFIC RAILROAD COMPANY. By A MULDOON, Its Attorney

NOTICE.

NOTICE Lizzie Ganit. Charles A. Perry and the unit from heirs of David M. Perry, deceased, will take notice that on the 20th day of July is betitten in the District Court of Lincols the deny Watemath, plaintiff in and to the follow-is betitten in the District Court of Lincols the district of the plaintiff in and to the follow-is described tract of land, to wit. Perinning the time of the plaintiff in and to the follow-is the southers is corner of Lincols. The following the state of the City of North is the southers in the City of North is the souther is a state of the context line of and to the orbit and to the cast line of a state of the south, there is the context line of the part and the south line of said to the there is the south the orbit is the south is the south is the the south the south line of said to the there is the south is and to enclose and the the south is the the south the south line of said to the there is the south the south is the south is the south is the south the cast line of said to the south the south is the the south the south is the south is the south is the south the south the south is the south is the south is the south the south is and to enclose a south of the south is the the south the south is the south is the south is the south the south is and to enclose a south is the south the south is the south is the south is the south the south is and to enclose a south property is the the south is and to enclose a south property is the the south is and to enclose a south property is the the south is the south is the south is the south the south is the south is the south is the south the south is and to enclose a south property is the the south is and to enclose a south property is the south is and to enclose a south is the sout

Having recently purchased the B. A. Wilson feed store at the corner of Sixth and Locust Sts. I respectfully invite a share of the patronage of the public. Prompt delivery.

Flour, Feed, Grain or Hay

J. R. RITNER

ORDER OF HEARING ON PETITION FOR PROBATE OF WILL State of Nebraska. Lincoln County, To all persons interested in the estate of John Oulmet, deceased? Whereas. Josephine Bresnaham has filed in my office, an instrument purporting to be the last will and testament of John Ouimet, late of said county, deceased, and said Jose-phine Bresnaham has filed her petition herein praying to have the same admitted to pro-Tribuc, a new part of the same and context for the same admitted to pro-bate and for the issuance of letters testa-mentary which will relates to both real and personal estate. I therefor appoint Tuesday, the 9th day of August 1910, at 9 o'clock in the forenoon, at the county court in said county, as the time and place for hearing said will, at which time and place you and all concerned may appear and contest the al-lowing of the same. It is further ordered that said petitioner give notice to all persons interested in said estate of the pendency of this petition and the time and place set for the hearing of the same by causing a copy of this order to be published in the North Platte Semi-Weekly Tribune, a newspaper printed and published in said county, for six successive issues pre-vious to the day set for hearing. In witness whereof, I have hereunto set my hand and official seal this feth day of July, 1910. 1990 W. C. ELDER, County Judge.

W.C. ELDER, County Judge.

LEGAL NOTICE. Nora Balch, Plaintiff, vs. Carrie L. Michael and C. P. Michael, her husband, O. W. Ver-ey and Addle Verley, his wife, Sherman G., Wilberger and Emma G. Wilberger his wife Henderson Hollingsworth and

Minderger and famile G. wilderger his wilder
Henderson Hollingsworth and Hollingsworth bis wife, first name unknown, J. F. Little and Livonia L. Little his wife, J. W. Miller, Defendants, C. Michael, J. F. Little and Livonia L. Little, non-resident defendants will take notice that on July 1st 1940 the plaintiff Nora Balch filed a petition in the District Cours of Lincoin County, Nebraska, against the above named defendants the object and prayer of which was to foreclose a mortgage on the S. E. quarter and the south half of the north half of section k, township it raige H in Lincoin County, Nebraska, given by Carrie L. Michael and C. P. Michael her husband to defendant O, W. Verley to secure the payment of a note . Verley to secure the payment of a note r nine hundred sixty dollars with interest for nine hundred sixty dollars with interest thereon, which note and mortgage was duly assigned to the plaintiff herefol for a valu-able consideration. Default having been made in the payment of said note and in-terest thereon, and no action having been had for the recovery thereof, the plaintiff asks for judgment against said defendants and each of them for the sum of one thousand one hundred thirty-eight and 80-100 dollars and interest from July ist Bill together with all costs and accruing costs in this case, and for foreclosure of said morgage and sale of said property for the payment of such claim and costs. NORA BAICH, Plaintiff. By F. M. WIMBERLEY, Her Attorney.

(Bestive and accretion costs in this case, and for foreclosure of said morrages and sale of the poperty for the payment of such claim, the success of the payment of such claim.
(Bestive and the payment of the county such claims of the payment of the p

 Jie
 J. E. EVANS, Register,

 NOTICE FOR PUBLICATION. Serial No. 02186.

 Department of the Interior.

 U. S. Land Office at North Platte, Neb. June 17th, 1910

 Notice is hereby given that Hugh Songer, of North Platte, Neb., who on July 11th, 1964, made Homestead Entry No. 20348, Serial No. 02146, for lot 4, and southeast quarter southwest quarter, section 20, township 15, N. Bange 31, W. of the sixtn principal meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver at North Platte, Nebraska, on the 10th day of August 1910.

 Claimant names as witnesses; Robert Kun-kel, Bert Donaldson, Carl Broeder and Wil-liam H. Turpie, all of North Platte, Neb. J21-6

NOTICE FOR PUBLICATION.

Serial No. 92037. Department of the Interior. U. S. Land Office at North Platte, Neb. July 8th. 1910. Notice is hereby given that Eli Kunkel. of North Platte, Nebraska, who, on June 29th. 1904. made homestead entry No. 30181. Serial No. 92037. for north, half and southwest Serial No. 00057, for north half and southwest quarter, section 8, township 11, north. Range 31, west of the sixth Principal Meridian has filed notice of intention to make final five year proof to establish claim to the land above described, before the Register and Receiver at North Platte, Neb., on the 6th day of Sept, 1910. Claimant names as witnesses: William Claimat names as witnesses: William Griffiths, of Dickens, Neb., P. H. Burwood, of Somerset, Neb. Carl Broeder, of North Platte, Neb, and John Pulse, of Somerset Neb. JH-6 J. E. EVANS, Register.

Serial No. 01912-02151. NOTICE FOR PUBLICATION DEPARTMENT OF THE INTERIOR. United States Land Office. At North Platte, Nebraska, July 13, 1910.

At North Platte, Nebraska, July E, 1910. Notice is hereby given that George H. Schaffer, of Myrtle, Nebraska, who, on Nov. 23rd, 1968, made homestead entry No. 19779, Serial No. 01912, for the southeast quar-ter and on July 16th, 1004, made H. E. No. 20578, Serial No. 02151, for the southwest quar-ter, Sectian 6. Township 16, N., Range 29 W., of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the register and receiver at North Platte, Nebraska, on the 12th day of Sept 1910. Claimant names as witnesses: Eugene Ardery, of North Plate, Neb., and Wil-liam Bickley, of Myrtle, Neb.

PROBATE NOTICE. In the County Court of Lincoln county, Ne-braska, July 18th, 1910. In the matter of the estate of Luther O Farrington, deceased.

O Farrington, deceased. Notice is hereby given, that the credi-tors of said deceased will meet the Executrix of said estate, before me County Judge of Lincoln county, Nebraska, at the county court room in said county, on the 16th day of August, 1910, and on the 16th day of February. 1911, at 9 o'clock a m each day, for the pur-pose of presenting their claims for examina-tion, adjustment and allowance. Six mofiths are allowed for creditors to present their claims and one year for the Executrix to settle said estate. from the 16th day of July. 1910. This notice to be published eight successive issues in the North Flatte Tribune, a legal newspaper published is all county prior to the 16th day of August, 1910.

1131-8 W. C. ELDER, County Judge,

One Governor; One Lieutenant Governor;

One Secretary of State; One Auditor of Public Accounts;

One Treasurer; One Superintendent of Public Instruc-

ion:

One Attorney General;

One Commissioner of Public Lands and Buildings;

One Railway Commissioner;

One Congressman Sixth Congressional District:

One State Senator for the 30th Senatorial District;

One member of the legislature for the 54th representative district; COUNTY OFFICERS.

One County Attorney; One Commissioner, Second District; Precinct officers to fill vacancy; An expression of preference for Unied States Senator.

Also for or against a proposed amend-ment to section 1 of Article 7, of the constitution of the State of Nebraska, lefining the qualification of electors.

Which election will be opened at 12 o'clock M. and remain open until 9 o'clock in the evening. Dated North Platte, Neb., June 17th,

F. R. ELLIOTT, County Clerk. A. D., 1910.

Notice.

Notice is hereby given that T. A. Roberts, David E. Martin and Wesley J. Shinkle have associated themselves together as a body corporate under the name and style of the "Rosedale Tele-phone Company." The principal place of transacting the business of said company shall be at Hershey, Lincoln county, Nebraska.

The general nature of the business to be transacted by this corporation shall be the construction, erection, purchase, sale, operation, maintenance, control and lease of a telephone line or lines, and a telephone exchange or exchanges.

The amount of capital stock authorized is \$5,000.00, divided into 500 shares of the par value of \$10.00 each, and shall be fully paid up when issued and shall be non-assessable. The highest amount of indebtedness

or liability to which the corporation is at any time to subject itself shall not exceed two-thirds of the paid up capital stock

The date of the commencement of said corporation shall be the first day of July, 1910, and shall continue for a period of twenty-five years, unless

sooner dissolved by law/ The affairs of said corporation are to be managed by a board of directors consisting of not less than three nor more than five, and a president and a secretary-treasurer. Signed June 16th, 1910.

T. A. ROBERTS. DAVID E. MARTIN, WESLEY J. SHINKLE.