## PROPOSED CONSTITUTIONAL AMENDMENTS.

The following proposed amendments to the Constitution of the State of Nebraska, as hereinafter set forth in full, are submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 3, A. D., 1896:

A joint resolution proposing to amend sections two (2), four (4), and five (5,) of article six (6) of the Constitution of the State of Nebraska, relating to number of judges of the supreme court and their term of office.

Be it resolved and enacted by the Legisla-ture of the Bate of Nebraska: Section 1. That section two (2) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as fol-

Section 2. The supreme court shall until otherwise provided by law, consist of fiv. (5) judges, a majority of whom shall be necessary sary to form a quorum or to pronounce a decision. It shall have original jurisdiction in cases relating to revenue civil cases in which the state shall be a party, mandamus, quo warranto, habeas corpus, and such appellate jurisdiction, as may be provided by

Section 2. That section four (4) of article MX (6) of the Constitution of the State of Nebraska, be amended so as to read as fol-

Section 4. The judges of the supreme court shall be elected by the electors of the state at large, and their term of office ex-cept as hereinafter provided, shall be for a

cept as hereinafter provided, shan be for a period of not less than five (5) years as the legislature may prescribe.

Section 3. That section five (5) of article six (6) of the Constitution of the State of Nebraska, le amended to read as follows:

Section 5. At the first general election to be held in the year 1306, there shall be elected two (2) judges of the supreme court one of whom shall be elected for a term of two (2) years, one for the term of four (4) years, and at each general election theretwo (2) years, one for the term of four (4) years, and at each general election thereafter, there shall be elected one judge of the supreme court for the term of five (5) years, unless otherwise provided by law; Provided, that the judges of the supreme court whose terms have not expired at the time of holding the general election of 1896, shall continue to hold their office for the remainder of the term for which they were respectively commissioned.

Approved March 29, A. D. 1895.

A joint resolution proposing an amendment to section thirteen (13) of article six of the Constitution of the State of Nebraska, relating to compensation of supreme and district court

Be it resolved by the Legislature of the State

Section 1. That section thirteen (13) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows: Sec. 13 The judges of the supreme and

district courts shall receive for their services such compensation as may be provided by law.

such compensation as may be provided by law, payable quarterly.

The legislature shall at its first session after the adoption of this amendment, three-fifths of the members elected to each house concurring, establish their compensation. The compensation so established shall not be changed oftener than once in four years, and in no event unless two-thirds of the members elected to each house of the legislature concurtherein.

Approved March 30, A. D. 1835. Approved March 30, A. D. 1895.

A joint resolution proposing to amend section twenty-four (24) of article five (5) of the Constitution of the State of Nebraska, relating to compensation of the officers of the executive department.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section twenty-four (24) of article five (5) of the Constitution of the State of Nebraska be amended to read as fol-

lows:
Section 24. The officers of the executive department of the state government shall receive for their services a compensation to be established by law, which shall be neither increased nor diminished during the term for which they shall have been commissioned and they shall not receive to their own use any fees, costs, interests, upon public moneys in their hands or under their control, perguistes of office or other compensations. moneys in their hands or under their control, perquisites of office or other compensation and all fees that may hereafter be payable by law for services performed by an officer provided for in this article shall be paid in advance into the state treasury. The legislature shall at its first session after the adoption of this amendment, three-fiths of the members elected to each house of the legislature concurring, establish the sataries of the officers named in this article. The compensation so established shall not be changed oftener than once in four years and in no event unless two-thirds of the members elected to each house of the legislature concurtherein.

Approved March 29, A. D. 1895.

A joint resolution proposing to amend section one (1) of article six (6) of the Constitution of the State of Nebraska, relating to judicial power.

Be it resolved and enacted by the Legislature of the State of Nebraska:
Section I. That section one (I) of article six (6) of the Constitution of the State of Nebraska be amended to read as follows:
Section I. The judicial power of this state shall be vested in a supreme court, district courts, county courts justices of the peace, police magistrates, and in such other courts inferior to the supreme court as may be created by law in which two-thirds of the members elected to each kouse concur.

Approved March 29, A. D. 1895.

A joint resolution proposing to amend section eleven (11) of article six Nebraska, relating to increase in number of supreme and district court judges.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section eleven (11) of article six (6) of the Constitution of the State of Nebraska be amended to read as fol-

feetion II. The legislature, whenever two-thirds of the memoers elected to each house shall concur therein, may, in or after the year one thousand alght hundred and ninety seven one thousand eight hundred and binety seven and not oftener than once in every jour years, merease the number of judges of supreme and district courts, and the judical districts of the state. Such districts shall be fosmed of compact territory, and bounded by county lines; and such increase, or any change in the boundaries of adjustic table for a county lines. crease, or any change in the boundaries of a district, shall not vacate the office of any judge. Approved March 33, A. D. 1895.

A joint resolution proposing to amend section six (6) of article one (1) of the Constitution of the State of Nebraska, relating to trial by jury.

Be it resolved and enacted by the Legislature of the State of Nebraska;

Section 1. That section six (6), article one (1) of the Constitution of the State of Nebraska be amend d to read as follows:

Section 6. The right of trial be jury shall remain inviolate, but the legislature may provide that in civil actions five sixths of the jury ma render a verdict, and the legislature may also an horize trial by a jury of a less number than twelve mea, in course inferior to the dis-

Approved March 29, A D. 1895.

A joint resolution proposing to amend section one (1) of article five (5) of the Constitution of Nebraska, relating to officers of the executive depart-

Be it resolved and enacted by the Legisla-ture of the State of Nebraska; Section 1. That section one (1) of ar-ticle five (5) of the Constitution of the State of Nebraska be amended to read as for-

Section 1. The executive department shall consist of a governor, lieutenant governor, secretary of state au liter of public accounts, secretary of state an iter of public accounts, treasurer, su crintendent of public instruction, attorney general, commissioner of public lands and buildings, and three railroad commissioners, each of whom, except the said railroad commissioners, shall hold his office for a term of two years, from the first Thursday after the first Tuesday in January, after his election, and until his successor is secreted and qualified. Each reilroad comhis election, and until his successor is elected and qualified Each reliroad com-missioner shall hold his office for a term of three years beginning on the first Thursday three years beginning on the first Thursday after the first Tuesday in January after his election, and until his successor is elected and qualified; Provided, however, That at the first general election held after the adoption of this amendment there shall be elected three railroad commissioners, one for the period of one year, one for the period of one year, one for the period of two years, and one for the period of three years. The governor, secretary of state, auditor of public accounts, and treasurer shall reside at the capital during their term of office; they shall keep the public records, books and papers there and shall perform such duties as may be required by law.

Approved March 30, A. D. 1895.

A joint resolution proposing to amend section twenty-six (26) of article five (5) of the Constitution of the State of Nebraska, limiting the number of executive state officers.

Approved March 30, A. D. 1895.

Be it resolved and enacted by the Leg-islature of the State of Nebraska: Section I. That section twenty-six (26) of article five (5) of the Constitution of the State of Nebraska be amended to read as

Section 26. No other executive state officers except those named in section one (1) of this article shall be created, except by an act of the legislature which is concurred in by not less than three fourths of the members elected to each house

thereof;
Provided, That any office created by an act of the legislature may be abolished by the legislature, two-thirds of the members elected to each house thereof concur-

Approved March 30, A. D., 1895.

A joint resolution proposing to amend section nine (9) of article eight (8) of the Constitution of the State of Nebraska, providing for the investment of the permanent educational funds of

Be it resolved and enacted by the Legisla-ture of the State of Nebraska; Section 1. That section nine (9) of article eight (8) of the Constitution of the State of Nebraska be amended to read as fol-

or Nestana be amended to read as follows:
Section 9. All funds belonging to the state for educational purposes, the interest and income whereof only are to be used, shall be deemed trust funds held by the state, and the state shall supply all losses thereof that may in any manner accrue, so that the same shall remain forever inviolate and findiminished and shall not be invested or loaned except on United States or state securities, or registered county bonds or registered school district bonds of this state, and such funds with the interest and income thereof are hereby solemnly pledged for the purposes for which they are granted and set apart, and shall not be transferred to any other fund for other uses:

Provided. The board created by section 1 of this article is empowered to sell from time to time any of the securities belonging to the permanent school fund and invest the proceeds arising therefrom in any of the securities enumerated in this section bearing a higher rate of interest whenever an opportunity for better investment is presented;

And provided further, That when any And provided further, That when any warrant upon the state treasurer regularly issued in pursuance of an appropriation by the legislature and secured by the levy of a tax for its payment, shall be presented to the state treasurer for payment, and there shall not be any money in the proper fund to pay such warrant, the board created by section 1 of this article may direct the state treasurer to pay the amount due on such warrant from moneys in his hands belonging to the permanent school fund of the state, and he shall hold said warrant as an investment of said permanent school fund. Approved March 29, A. D. 1895.

A joint resolution proposing an amendment to the Constitution of the State of Nebraska by adding a new section to article twelve (12) of said constitution to be numbered section two (2) relative to the merging of the government of cities of the metropolitan class and the government of (6) of the Constitution of the State of the counties wherein such cities are

> Be it resolved and enacted by the Legislature of the state of Nebraska:
> Section 1. That article twelve (12) of the Constitution of the State of Nebraska be amended by adding to said article a new section to be numbered section two (2) to read as follows: as follows: Section 2. The government of any city of metropolitan class and

or in part when a proposition so to do been submitted by authority of law to voters of such city and county and votes cast in such city and sleep and re-ectived the assent of a majority of the votes cast in such cit, and also a majority of the votes cast in the county excusive of those mas in auch metropositan city at such

Approved March 29, A. D. 1895.

A joint resolution proposing an amendment to section six (6) of article seven (7) of the Constitution of the State of Nebraska, prescribing the manner in which votes shall be cast.

Be it resolved and enacted by the Legislat-ure of the State of Nebraska: Section 1 That section six (6) of article seven (7) of the Constitution of the State of Nebraska be amended to read as fol-Section 6. All votes shall be by ballot, or such other method as may be prescribed by law provided the secrecy of voting be

Approved March 29, A. D. 1895.

A joint resolution proposing to amend section two (2) of article fourteen (14) of the Constitution of the State of Nebraska, relative to donations te works of internal improvement and manufactories.

Be it resolved and enacted by the Leg-islature of the State of Nebraska: Section 1 That section two (2) of article fourteen (14) of the Constitution of the fourteen (14) of the Constitution of the State of Nebraska, be amended to read as

Sec. 2 No city, county, town, precinct, municipality, or other subdivision the state, shall ever make donations any internal improvement, or works of internal improvement, or manufactory, unless a proposition so to do shall have been first submitted to the do shall have been first submitted to the qualified electors and ratified by a two thirds vote at an election by authority of law; Provided That such donations of a county with the donations of such subdivisions in the aggregate shall not exceed ten per cent of the assessed valuation of such county; Provided, further. That any city or county may, by a three-fourths yote, increase such indebtedness five per vote, increase such independents live per cent, in addition to such ten per cent and no bonds or evidences of indebtedness so issued shall be valid unless the same shall have endorsed thereon a certificate signed by the secretary and auditor of state, showing that the same is issued pursuant to

Approved March 29, A. D., 1805.

I, J. A. Piper, secretary of state of the state of Nebraska, do hereby certify that the foregoing proposed amendments to the Constitution of the State of Nebraska are true and correct copies of the original enrolled and engrossed bills, as passed by the Twenty-fourth session of the legislature of the State of Nebraska, as appears from said original bills on file in this office, and that all and each of said proposed amendments are 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 3d day of November, A.

In testimony whereof, I have hereunto set my hand and affixed the great seal of the State of Nebraska.

Done at Lincoln this 17th day of July, in the year of our Lord, One Thousand, Eight Hundred and Ninety-Six, of the Independence of the United States the One Hundred and Twenty-First, and of this state the Thirtieth.

J. A. PIPER. (Seal.) Secretary of State.

If it required an annual outlay of \$100.00 to insure a family against any serious consequences from an attack of bowel complaint during the year there are many who would feel it their duty to pay it; that they could not afford to risk their lives, and those of their family for such an amount. Any one can get this insurance for 25 cents. that being the price of a bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy. In almost every neighborhood some one has died from an attack of bowel complaint before medicine could be procured or a physician summoned. One or two doses of this remedy will cure any ordinary case. It never fails. Can you afford to take the risk for so small an For sale by Taylor the amount? druggist.

THE LITTLE GIANTS ARE HERE and come to stay. Taylor, your popular druggist, has just received a new supply. They are the only guaranteed pill on the market. Be sure to get Beggs' Little Giants. Ask for sample.

NOTICE OF DISSOLUTION.

The copartnership heretofore existing between James A. Titus and Henry E. Williams under the firm name of Titus & Williams, is this day discived by mutual consent.

James A. Titus is authorized to settle all claims against, or to receive all amounts due the above firm.

Nemaha, Neb., June 25, 1896. JAMES A. TITUS. H. E. WILLIAMS.

Mothers will find Chamberlain's Cough Remedy especially valuable for eroup and whooping cough. It will give prompt relief and is safe and pleasant. We have sold it for sevaral vears and it has never failed to give he most perfect satisfaction. G. W. Richards, Duquesne, Pa. Sold by Taylor the Druggist.

BEGGS' DIARRHEA BALSAM dysentery and toflammation of the You cannot afford to be without it at | results follow. Sold by Taylor. this season of the year. Sold by Taylor,

Clinton, Missouri.

Mr A L Armstrong, an old druggist and a prominent citizen of this enterprising town, says: "I sell forty different kinds of cough medicine, but have never in my experience sold so much Cuts, Sprains, Bruises, Wounds, Old of any one article as I have of Ballard's Sores, Burns, Sciatica, Sore Throat, Sore Horehound Syrup. All who use it say it chest and all inflammation after all othis the most perfect; remedy for Cough, ers have failed. It will cure Barbed Cold, Consumption, and all diseases of the Throat and Lungs they have ever proud flesh has set in. It is equally tried," It is a specific for Croup and Whooping Cough. It will relieve a cough in one minute. Contains no opiates. Price 25 and 50 cents. Sold by Taylor, the druggist.

BEGGS' TROPICAL OIL

The only liniment on the market to day that has a positive guarantee to do all the lable calls for. Its great strength | badly that I could hardly raise up. If and wonderful curative powers are I had not gotten relief I would not be particularly noticeable in deep seated here to write these few lines. Chamdiseases, such as Rheumatism, Neural | berlain's Pain Balm has done me a gia, etc. Taylor keeps it.

YOUR HAIR CAN BE SAVED rom falling out or turning gray. This s a positive fact, and we guarantee Beggs' Hair Renewer to do it. It cleanses the scalp, leaving the hair glos sy and luxuriant. Sold by Taylor

A SOUND LIVER MAKES A WELL MAN Are you bilious, constipated or troubled with jaundice, sick headache, bad taste in mouth, foul breath, coated tongue, dyspepsia, indigestion, hot dry skin, pain in back and between shoulders, chills and fever, etc. If you have any of these symptoms your liver is out of order and your blood is slowly being poisoned because your liver does not act promptly. Herbene will cure any disorder of the liver, stomach or bowels. It has no equal as a liver medicine. Price 75 cents. Free trial bottles at Taylor's drug store. 5 22 1y

Beggs' Blood Purifler and Blood Maker cures all blood disorders. All eruptions of the skin can be removed by the up slimy green and yellow sticky matuse of this wonderful medicine. It has no equal, and is purely vegetable. first class goods.

DIARRHEA AND DYSENTERY positively has no equal in diarrhea are dangerous, and you should not be without a bottle of Begg#DiarrheaBalbowels. It relieved quickly, and being sam in the house at this season of the purely vegetable, no bad results follow I year, as it relieves at once. No bad

BALLARD'S SNOW LINIMENT.

This wonderful Liniment is known from the Atlantic to the Pacific and from the Lakes to the Gulf. It is the penetrating Limment in the World. It will cure Encumatism, Neuralgia, Wire Cuts, and heal all wounds where efficient for animals. Try it and you will not be without it. Price 50 cents. Sold by Taylor, the druggist.

Mr. James Perdue, and old soldier residing at Monroe, Mich., was severly afflicted with rheumatism but received prompt relief from pain by using Chamberlain's Paine Balm. He says : "At times my back would ache so great deal of good and I feel very thankful for it." For sale by Taylor the druggist.

Bond's Cream Eye Salve cures Inflammation of the Eyes, Granulated Lids, Weak, Watery Eyes, and all kinds of Sore Eyes. It is Cooling, Healing and Strengthening. Every Box Guaranteed. Price, 25 cents.

The Greatest Discovery of the Age.

Catarrhal Deafness Cured. No more use for Ear Trumphets.

Triumph at Last.

An infallible remedy for the cure of catarrh and deafness in all its stages, by one who has been a great sufferer from catarrh and almost total deafness.

No catarrh or slimy green and yellow sticky matter discharging from the nose. No deafness. No ringing crackling sounds in the head. No mucus matter lodging in the throat. No occasional hacking cough with throwing ter. It is a blessing that words cannot describe.

For further information write for Taylor keeps it, as well as all other circulars. Address, Frank Wortz & Co., Wausau, Wis. Drawer 1029.

ONLY EIGHT DAYS MORE OF McIninch's Fifteenth Semi-Annual and CITADINC

and oppiviting supp. On Saturday, August 8th, we close the Greatest Sale in the history of our business.

Over \$3,000 of REMNANTS at Half Price! \$15,000.00 of Regular Goods

at 25 to 40 per cent reduction. And in addition to this enormous quantity of goods we have prepared, as special inducement to you, a list of remarkable, extraordinary bargains for each day of sale. They are as follows:

Saturday, August 1.

12 pound sack of Corn Meal, 9 cents.

Monday, August 3.

4 cans best powdered Lye for 25 cts Our \$1.25 Kid Gloves, black or tan, for 93 cents.

Tuesday, August 4. A pound of strictly pure ground Pep- Friday, August 7,

per for 12 cents.

At 35 cents, yard wide extra quality floor Oil Cloth worth 50 cents.

At 52 cents, extra quality floor Oil Cloth 11/2 yards wide, worth 75 cents. kerchiefs. Wednesday, August 5.

At 22 cents, a pound of our regular 35 cent uncolored Japan tea.

3000 yards of lace, all kinds and qual-

ities, at greatly reduced prices.

Thursday, August 6, A pound of best ground Ginger.

3 packages good Envelopes for 5 cts. Cloves, Mustard, Allspice or Cinnamon

At 53 cents, our best Overalls, made from best 9 ounce gray denim, compare with the 85 cent overalls else-

Our celebrated Santos Peaberry Roasted Coffee, 25 cents per pound.

Special bargains in 50 patterns of ladies' and gentlemen's Cambric Hands

aturday, August 8, Come and see,

These special prices are good only on dates as specified. It should be borne n mind that the few special quotations here are but a little sideshow to the big attractions which we are now furnishing.

Nearly \$18,000 of goods of Every Kind. in any quantity, on any day of the sale, at 25 to 40 per ct reduction! 19 POUNDS FINE GRANULATED SUGAR FOR 81! 21 POUNDS OF EXTRA LIGHT C SUGAR FOR 81!

Prices on Sugar subject to market changes.

SALE CLOSES SATURDAY, AUGUST 8th!

A. A. McIninch & Son,

WATCH THIS SPACE.

BROWNVILLE, NEBRASKA.