GEN'L OFFICIAL DIRECTORY

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Chas. H. Gere, Lincoln; Leavitt Burnham, Omaha; J. M. Hiatt, Alma; E. P. Holmes, Pierce; J. T. Mailaleu, Kearney; M. J. Hull, Edgar.

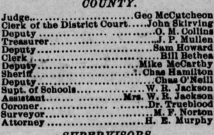
CONGRESSIONAL.

Senators-W. V. Allen, of Madison; John M. Thurston, of Omaha. Representatives-First District, J. B Strode Second, D H. Mercer; Third, Geo. D. Mikel-john; Fourth - Hainer; Fifth, W. E. And-rews; Sixth; O. M. Kem.

JUDICIARY.

FIFTEENTH JUDICIAL DISTRICT. Judge M. P. Kinkaid, of O'Neil Reporter J. J. King of O'Neil Judge M. H. Westover, of Rushville Reporter John Maher, of Rushville LAND OFFICES.

O'NEILL. Register.....John A. Harmon Receiver.....Elmer Williams COUNTY.



SUPERVISORS.

FIRST DISTRICT. Cleveland, Sand Creek, Dustin, Saratoga ock Falls and Pleasantview-J. C. Blondin SECOND DISTRICT.

Shields, Paddock, Scott, Steel Creek, Willowdale and Iowa-J. H. Hopkins. THIRD DISTRICT.

Grattan and O'Nelll-E. J. Mack.

FOURTH DISTRICT. Ewing, Verdigris and Deloit-L. C. Combs

FIFTH DISTRICT.

Chambers, Conley, Lake, McClure and Inman-E. Stillwell.

SIXTH DISTRICT Swan, Wyoming, Fairview, Francis. Green Valley, Sheridan and Emmet-O. W. Moss.

SEVENTH DISTRICT.

Atkinson and Stuart-Frank Moore

CITY OF ONEILL. Supervisor, E. J. Mack; Justices, E. E Benedict and S. M. Wagers; Constables, Ed McBride and Perkins Brooks.

GOUNCILMEN-FIRST WARD. For two years.-D. H. Cronin. year-H. C. McEvony.

For two years-Alexander Marlow. one year-Jake Pfund.

THIRD WARD. For two years—Charles Davis. For one year—Elmer Merriman.

CITY OFFICERS. Mayor, O. F. Biglin; Clerk, N. Martin; Treasurer, John McHugh; City Engineer; John Horrisky; Police Judge, H. Kautzman; Chief of Police, Charlie Hall; Attorney, Thos. Carlon; Weighmaster, Joe Miller.

GRATTAN TOWNSHIP. Supervisor, R. J. Hayes; Trearurer. Barney McGreevy; Clerk, J. Sullivan; Assessor Ben Johring; Jus.ices, M. Castello and Chas, Wilcox; Constables, John Horrisky and Ed. McBride; Road overseer dist. 26, Allen Brown dist. No. 4, John Enright.

St.PATRICK'S CATHOLIC CHURCH Services every Sabbath at 10:30 o'clock Very Hev. Cassidy, Postor. Sabbath school mufediately following services. Be it resolved and enacted by the Leg-islature of the State of Nebraska: Sectior 1. That section twenty-four (24) of article five (5) of the Constitution of the State of Nebraska be amended to read as METHODIST CHURCH. Sunday State of Nebraska be amended to read as follows: 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 not receive to their own use any fees, costs, interests, upon public moneys in their hands or un-control, perquisites of office or other compensation and all fees that may hereafter be payable by law for services performed by an officer provide 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-fifths of the legis-lature concurring, establish the salaries of the officers named in this article. The compensation so established shall not be changed oftener than once in tour years and in no event unless two-thirds of the members elected to each house of the legi-islature concur therein. Approved March 28. A. D. 1895. M services—Preaching 10:30 A. M. and 8:00 P. M. Class No. 1 9:30 A. M. Class No. 2 (Ep-worth League) 7:00 P. M. Class No. 3 (Child-rens) 3:00 P. M. Mind-week services—General prayer meeting Thursday 7:30 P. M. All will be made welcome, especially strangers. E. T. GEORGE, Pastor. G. A. R. POST, NO. 86. The Gen. John O'. O'Neill Post, No. 55, Department of Ne-braska G. A. R., will meet the first and third Saturday evening of each month in Masonic hall O'Neill S. J. SMITH, Com. LIKHORN VALLEY LODGE, I. O. O. F. Meets every Wednesday evening in Odd Fellows' hall. Visiting brothers cordially invited to attend. W. H. MASON, N. G. O. L. BRIGHT, Sec. GARFIELD CHAPTER, R. A. M. Meets on first and third Thursday of each month in Magonic ball. W. J. DOBRS Sec. J. C. HARNISH, H. P. K. OF P.--HELMET LODGE, U. D. m. in Odd Fellows' hall. Visiting brethern cordially invited. Approved' Murch 29, A. D. 1895. A joint resolution proposing to E. J. MACK. K. of R. and S. amend section one (1) of article six (6) of the Constitution of the State of Ne-O'NEILL ENCAMPMENT NO. 30. I. O. O. F. meets every second and fourth Fridays of each month in Odd Fellows' Hall OHAS. BRIGHT, H. P. H. M. TTLEY, Scribe braska, relating to judicial power. braska, relating to judicial power. Be it resolved and enacted by the Log-islature of the State of Nebraska: Section 1. That section one (1) of article six (6) of the Constitution of the State of Nebraska be amended to read as follows: Section 1. The judicial power of this state shall be vested in a supreme court, dis-trict 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 house concur. EDEN LODGE NO. 41, DAUGHTERS OF REBEKAH, meets every let and ad Friday of each month in Odd Fellows' Hall. FLo BENTLEY, N. G. KITTIS BRIGHT. Sec. GARFIELD LODGE, NO.95, F.& A.M. Regular communications Thursday nights on or before the full of the moon. J. J. KING, W. M. Approved March 29, A. D. 1895. O. O. SNYDER, Sec. HOLT-CAMP NO. 1710, M. W. OF A. Meets on the first and third Tuesday in each month in the Masonic hall. C. W. HAGENSICK, V. C. D. H. CRONIN, Clerk A joint resolution proposing to amend section eleven (11) of article six (6) of the Constitution of the State of A. O, U. W. NO. 153. Meets second and fourth Tudeday of each month in Masonic hall. C. BRIGHT, Mec. S. B. HOWARD, M. W. Nebraska, relating to increase in number of supreme and district court judges. INDEPENDENT WORKMEN OF AMERICA, meet every first and third Friday of each month. GEO. MCCUTCHAN, N. M. Be it resolved and enacted by the Leg-islature of the State of Nebraska: Bection 1. That section eleven (11) of ar-ticle six (6) of the Constitution of the State of Nebraska be amended to read as fol-J. H. WELTON, Sec. of Nebraska be amended to read as fol-lows: Section 11. The legislature, whenever two-house shall concur therein, may, in or after the year one thousand eight hun-dred and ninety-seven and not oftener than once in every four years, increase the number of judges of supreme and dis-trict courts, and the judicial districts of the state. Such districts shall be formed of compact territory, and bounded by county lines; and such increase, or any change in the boundaries of a district, shall not vacate the office of any judge. Approved March 30, A. D. 1895. POSTOFFICE DIRCETORY Arrival of Malla FROM THE WEST. very day, Sunday included at... ... 9:58 a.n PACIFIC SHORT LINE. Passenger-leaves 9:53 A. M. Arrives 11:55 P.M. Freight-leaves 9:07 P.M. Arrives 7:00 P.M. Daily except Sunday. O'NEILL AND CHELSEA. Departs Monday, Wed. and Friday at 7:00 a m Arrives Tuesday, Thurs. and Sat. at. 1:00 p m A joint resolution proposing to O'NEILL AND PADDOCK. Departs Monday. Wed. and Friday at..7:00 an Arrives Tuesday, Thurs. and Sat. at..4:30 p amend section six (6) of article one (1) of the Constitution of the State of Ne-

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.

court and their term of office. Be it resolved and enacted 'hy the Leg-islature of the State of Nebraska: Section 1. That section two (2) of ar-ticle six (6) of the Constitution of the State of Nebraska be amended so as to read as follows: Bection 2. The supreme court shall until otherwise provided by law, consist of five (6) judges, a majority of whom shall be necessary to form a quorum or to pro-nounce a decision. It shall have original jurisdiction in cases relating to revenue, civil cases in which the state shall be a may be provided by law. Bection 2. That section four (4) of article wix (6) of the Constitution of the State of Nebraska, be amended so as to read as follows: Bection 4. The indees of the supreme

six (c) of the Constitution of the State of Nebraska, be amended so as to read as follows:
Bection 4. The judges of the supreme court shall be elected by the electors of the state at large, and their term of office, except as hereinafter provided, shall be for a period of not less than five (b) years is the legislature may prescribe.
Bection 3. That section five (b) of article six (6) of the Constitution of the State of Nebraska, be amended to read as follows: Section 5. At the first general election to be held in the year 1896, there shall be elected for a term of two (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 one the supreme court of a the supreme court of the supreme court of the supreme court of the supreme the shall be ilected one judge of the supreme court of has the judges of the supreme court of the term of five (5) years, unless otherwise provided by law; Provided, That the judges of the supreme court 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 judges.

judges. Be it resolved by the Legislature of the State of Nebraska: Section 1. That section thirteen (**) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows: Bec. 13 The judges of the supreme and district courts shall receive for their ser-vices such compensation as may be pro-vided 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 es-tablished 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 concur therein. Approved March 30, A. D. 1885.

Approved March 30, A. D. 1895.

A joint resolution proposing to SOLDIERS' RELIEF COMNISSION. amend section twenty-four (24) of aritegular meeting first Monday in Febru-ary of each year, and at such other times as is deemed necessary. Robt. Gallagher, Page, chairman; Wm. Bowen, O'Neill, secretary; H. H. Clark Atkinson. ticle five (5) of the Constitution of the State of Nebraska, relating to compensation of the officers of the executive department.

Nebraska be amended to read as follows: Section 6. The right of trial by jury shall remain inviolate, but the hydriature may provide that in civil actions five-sixths of the jury may render a verdict, and the legislature may also authorize trial by a jury of a less number than twelve men, in courts inferior to the district court. Approved March 29, A. D. 1895.

A joint resolution proposing to amend motion one (1) of article five (5)

of the Constitution of Nebraska, relating to officers of the executive department.

Be it resolved and enacted by the Leg-islature of the State of Nebraska: Bection 1. That section one (1) of ar-ticle five (5) of the Constitution of the State of Nebraska be amended to read as follows: Bection 1. The executive department shall consist of a governor, lieutenant-gov-ernor, secretary of state, auditor of pub-lic accounts, treasurer, superintendent of consist of a governor, lieutenant-gov-ernor, secretary of state, auditor of pub-lic accounts, treasurer, superintendent of public instruction, attorney-general, com-missioner of public lands and buildings, and three railroad commissioners, each of whom, except the said railroad com-missioners, shall hold his office for a term of two years, from the first Thursday af-ter the first Tuesday in January, after his election, and until his successor is elected and qualified. Each railroad com-missioner shall hold his office for a term of three years, beginning on the first Thursday after the first Tuesday in Janu ary after the slection, and until his suc-cessor is elected and qualified; Provided, however, That at the first general elec-tion held after the adoption of this amend-ment there shall be elected three railroad commissioners, one for the period of one year, one for the period of two years, and one for the period of two years, and one for the period of three years. The gov-ernor, secretary of state, auditor of pub-lic 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. 1856.

A joint resolution proposing to amend section twenty-six (26) of ar-

ticle five (5) of the Constitution of the State of Nebraska, limiting the num-

ber of executive state officers.

Be it resolved and enacted by the Leg-islature of the State of Nebraska: Bection 1. That section ewenty-six (26) of article five (5) of the Constitution of the State of Nebraska be amended to read as

State of Nebraska be amended to read as follows: Section 25. No other executive state offi-cers except those named in section one (1) of this article shall be created, ex-cept by an act of the it gislature 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 mem-hers elected to each house thereof con-curring. 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

the state.

Section 1. That section nine (9) of article eight (8) of the Constitution of the State of Nebraska be amended to read as fol-lows: 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 there-of that may in any manner accrue, so that the same shall remain forever inviolate and undiminished, and shall not be in-wested or loaned except on United States -or state securities, or registered county bonds or registered school district honds of this state, and such funds, with the interest and income thereof are hereby which they are granted and set spart, and shall not be transferred to any other rund for other uses: Trovided, The boa. d created by section in of this article is empowered to sell from time to time any of the securities belong-ing to the permanent school fund and in-vest the proceeds arising therefrom in any of the securities enumerated in this sec-tion bearing a higher rate of interest, whenever an opportunity for better in-vestion by the legislature and secured by the levy of a tax for its payment, shall be presented to the state treasu if reg-uting in the proper fund to pay such any money in the proper fund to pay such is article may direct the state treas-rant from moneys in his hands belonging to the secure by section 1 of this article may direct the state treas-urer to pay the amount due on such war-rant from moneys in his hands belonging to the scale may direct the state treas-urer to pay the amount due on such war-rant from moneys in his hands belonging to the scale permanent school fund of the state, and he shall hold "ail warrant as an in-vestment of sald permanent school fund. Approved March 29, A. D. 1895.

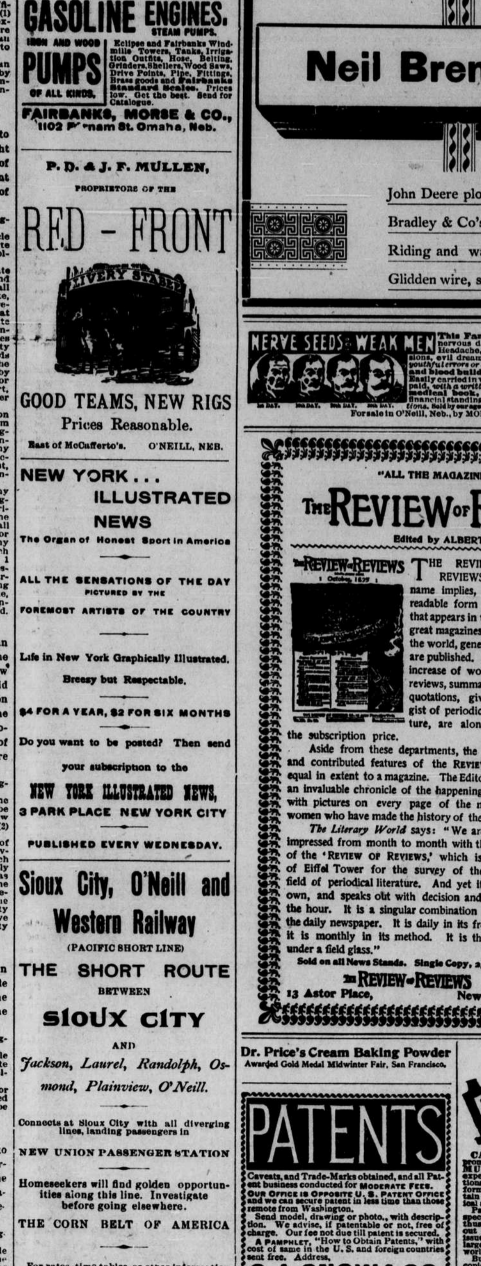
state, shall ever make donations to any works of internal improvement, or manufactory, unleas a proposition so to do snall have been first submitted to the qualified electors and ratified by a two-thirds vote at an election by authority of law: Provided, That such donations of a county with the donations of such subdi-visions in the aggressite 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 vote, increase such indebtedness five per cent, in addition to such ten per cent and no bonds or evidences of indebtedness au issued snall be valid unless the same shall have andorsed thereon a certificate signed by the secretary and auditor of state, showing that the same is issued pursuant to law. Approved March 29, A. D. 1895. Approved March 29, A. D. 1895.

I. J. A. Piper, secretary of state of the state of Nebraska, do hereby certify that the foreging 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 Nebrasks for their adoption or rejection at the general election to be held on Tuesday the 3d day of November, A. D., 1896.

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 Thirtleth.

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

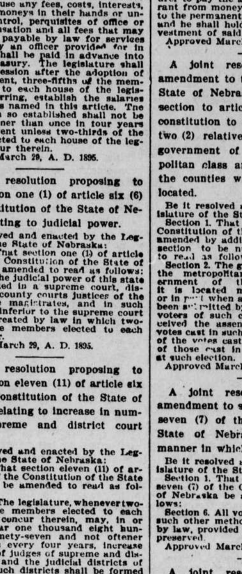






Be it resolved and enacted by the Leg-islature of the State of Nebraska: Section 1. That section nine (9) of article eight (8) of the Constitution of the State of Nebraska be amended to read as fol-

O'MBILL AND CUMMINSVILLE. Mon., Wed. and Fridays at ...11:30p n Mon., Wed. and Friday at1:00 p



braska, relating to trial by jury.

Be it resolved and enacted by the Leg-islature of the State of Nebraska: Section 1. That section six (6), article one (1) of the Constitution of the State of

A joint resol."'n 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 the counties wherein such cities are located. Be it resolved and enacted by the Leg-islature of the State of Nebraska: Section 1. That article twelve (13) of the Constitution of the State of Nebraska be mended by adding to said article a new section to be numbered section two (2) to read as follows: Section 2. The government of any city of the metropolitan class and the gov-system of the county in which it is located mry be merged wholly or in read the government of any city of the section to the numbered section two (2) section 2. The government of any city of the metropolitan class and the gov-system section to the county in which to the section the section of the section works of such city and county and re-velved the assent of a majority of the votes cast in such city and also a majority of the votes cast in such metropolitan city at such election. 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 Leg-islature of the State of Nebraska: Section 1. That section six (5) 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 preserved. 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 to works of internal improve-

For rates, tim[^] tables, or other information call upon agent or address F. C. HILLS, W. B. MONIDER, Receiver, Gen'l Pass. Agent.

ment 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 State of Nebraska, be amended to read as follows: Bec. 2. No city, county, town, precinct, municipality, or other subdivision of the

C.A.SNOW&CO OPP. PATENT OFFICE, WASHINGTON, D. C.

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MUNN & CO., NEW YORE. 361 B