PROPOSED CONSTITUTIONAL 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, to be voted upon at the general election to be field 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.'

Pe it Resolved and Enacted by the Legislature of the State of Nebraska:
Section 1. That at the general election for state and lagislative 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 Section 1. The legislative authority of

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 poils in dependent of the legislature, and also reserve power at their own option to approve or reject at the poils any act, item, section, or part of any act passed by the legislature.

serve 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 percent of the legal voters of the state, so distributed as to include five per cent of the legal voters in each of two-fifths of the counties 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.

journs 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 sot delay the remainder of the measure from becoming operative.

Section 1D. Nothing in this section shall be construed to deprive any member of the legislature of the right to introduce any measure. The whole number of votes cast for governor at the regular election last preceding the filing of any initiative or referendum petition shall be the basis on which the number of legal voters required to sign such petition 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 in favor of said initiative measures or part of said Gonstitution shall constitute thirty-five per 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 official canvasse din the same manner as is prescribed in the case of presidential electors. The method of submitting and adopting amendments to the Constitution, entitled 'Amendments', and the latter shall in no case be construed to conflict herewith. This amendment shall be self-executing, but legislat the referendum, the Secretary of State and all other officers shall be guided by this amendment and the general laws until additional legislation shall be especially provided therefor; all propositions 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 political 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 3. That Section 10, of Article 3, of the Constitution of the State of Nebraska be amended to read as follows:

Section 10. The style of all bills shall be "Be it enacted by the people of the State of Nebraska," and no law shall be enacted except by bill. No bill shall be passed by the legislature unless by assent of a majority of all the members elected to each house of the legislature and the question upon final passage shall be taken immediately upon its last reading and the year and nays shall be entered upon the journal.

Section 4. That at said election on 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 "Against proposed amendment to the constitution reserving to the people the right of direct legislation through the initiative and referendum." And if a majority of all voters at said 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 he 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 proposer amendment the governor, within ten days after the result is ascertained, shall make proclamation declaring the amendment the in proposer amendment the constitution of the State, and when so declared the amendment herein proposed shall be in force and self-executing.

Approved March 24, 1911."

I. Addison Wait. Secretary of State, of

in proposed shall be in force and self-executing.

Approved March 24, 191f."

I, Addison Walt, Sectetary of State, of the State of Nebraska, do hereby certify that the foregoing proposed amendment to the Canstitution 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 office and that said proposed amendment is subsetted 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.

Try Frank and Vince Suchy s tailor shop for French Dry Cleaning. Their work can't be beat. 1-tf. PROPOSED CONSTITUTIONAL AMENDMENT NO. TWO.

"A JOINT RESOLUTION on proposing an amendment to Section 4 of Article 2 of the Constitution of the State of Nebraska.

Be it Resolved and Enacted by the Legis lature of the State of Nebraska:

Section 1. That at the general election for state and legislative officers to be held on the Tuesday 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 employees shall receive any pay of 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. After the expiration of twenty days. After the expiration of the 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 embraced in the message, and the introduction of bills shall be restricted thereto.

Provided, that the general appropriation bills may be introduced up to and including the fortleth day.

Sec. 2. 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 fixing the term of office and salary for members of the legislature." And if a majority of all the voters at the said election shall be in favor of site amendment as a prescribed in the scale of presidential electors. If a m

PROPOSED CONSTITUTIONAL

AMENDMENT NO. THREE.

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 nineteen (19) of Article five (5) of the Constitution of the State of Nebraska creating a Board of Commissioners of State Institutions.

Be it Enacted by the Legislature of the State of Nebraska:
Section 1. That Section nineteen (19) of Article five (5) of the Constitution of the State of Nebraska;
Section 19. The Governor shall, prior to the adjournment of the Thirty-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." Sald 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 vacancies, shall be for a tions." 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 vacancies, shall be for a period of six years. The Board shall at all times be subject to the above restrictions and limitations. The Board of Commissioners shall have full power to manage, control and govern, subject only to such limitations as shall be established ty law, the State Soldiers' Home, Hospitals for the Insane, Institute for the Deaf, Institute for Feeble Minded Children, Nebraska Industrial Home, Orthopedic Hospital, the State Penitentiary and all charitable, reformatory and penal institutions that shall be by law established and maintained by the state of Nebraska. They shall each give bonds, receive compensation for service, perform all duties and comply with all regulations that shall be established by law. The powers possessed by the Governor and Board of Public Lands and Buildings with reference to the management and control of the Institutions herein named shall, on July 1, 1913, cease to exist in the Governor and the Board of Public Lands and Buildings with reference to the management and control of the Institutions herein named shall, on July 1, 1913, cease to exist in the Governor and the Board of Public Lands and Buildings with reference to the management and control of the Institutions herein named shall, on July 1, 1913, and without further process of law, authorized and directed to assume and exercise all the powers heretofore vested in or exercised by the Governor or Board of Public Lands and Buildings with reference to the institutions of the state named herein, but nothing herein contained shall limit the general supervisory or examining powers vested in in the Governor by the laws or constitution of the state, or such as are vested by him in any committee appointed by him.

Section 2. That at the general election. In November, 1912, there shall be submitted to the electors of the state for their approv

The Frontier, \$1.50 per year.

PROPOSED CONSTITUTIONAL AMENDMENT NO. FOUR ..

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 propose amendment to Section five (f) of Article held Tuesday, November 5th, A. D. 1912.

"A JOINT RESOLUTION to propose amendments to Section five (6) of Article six (6) and Section thirteen (13) of Article six (6) and 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), 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:

Section 1. That section Five (5) of Article Six (6) of the Constitution of the state of Nebraska be amended to read as follows:

Section 5. That are the section section of the section 5. That are the section section of the state of Nebraska be amended to read as follows:

State of Nebraska be amended to read as follows:

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 hold 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 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.

Section 2. That Section Thirteen (13) 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 elighteen (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 townships officers, by the constitution or laws made elective by the people, except school district officers, and municipal officers in cities, villages and towns, shall be elected at a general election to be held 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 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 succeeding the first Monday in November, 1913, and thereafter at the general election next preceding the time of the termination 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 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."

Approved April 7, 1911."

I, Addison Walt, Secretary of State, of the State of Nebraska, do hereby certify

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 office, and that said proposed amendment is submitted to the qualified voters of the State of Nebraska for 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 Thety-sixth and of this State the Forty-sixth. (Seal)

PROPOSED CONSTITUTIONAL AMENDMENT NO. FIVE

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 the held Tuesday, November 5th, A. D. 1912, "AN ACT for a Joint Resolution to propose an amendment to 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 in the State of Nebraska on the first Tuesday succeeding the first Monday in November, 1912, the following provision be proposed and, submitted to the electors of the State of Nebraska:

Sec. 2. Any city having a population of more than five thousand (5,000) inhabitants may frame a charter for its own government, consistent with and subject to the constitution and laws of this state, by causing a convention of fifteen freeholders.

tants may frame a charter for its own government, consistent with and subject to the constitution and laws of this state, by causing a convention of difteen freeholders, who shall have been for at least five years qualified electors thereof to be elected by the qualified voters of said city at any general or special election, whose duty it shall be within four months after such election, to prepare and propose a charter for such city, which charter, when completed, with a prefatory syuopsis, shall be signed by the officers and members of the convention, or a majority thereof, and delivered to the clerk of said city, who shall publish the same in full, with his official certification, in the official paper of said city, if there be one, and if there be no official paper, then in at least one newspaper published and in general circulation in said city, three times, and a week apart, and within to less than thirty days after such publication it shall be submitted to the qualited electors of said city at a general or special election, and if a majority of such qualified voters, voting thereon, shall ratify the same, it shall at the end of sixty days thereafter become the charter of said city, and shipersede any existing charter and all amendments thereof. A duplicate certificate shall be made, setting forth the charter for proposed and its ratification (together with the vote for and against) and duy certified by the City Clerk, and authenticated in the same manner, and filed with the secretary of state and the other deposited among the archives of the city, and she authenticated in the same manner, and filed with the secretary of state and the other deposited among the archives of the city.

Sec. 3. But if said charter be rejected then within six months thereafter, the

manner, and deposited in the city, state, and deposited in the city.

Sec. 3. But if said charter be rejected then within six months thereafter, the Mayor and council or governing authorities of said city may call a special election; which diffeen members of a new chart which diffeen members of a new chart which said they shall be elected to be called a said they shall be elected to be called as the called the shall be elected to be called they shall be elected to be called the shall be elected to be called they shall be elected to be called the shall be elected to be call in November, 1912, there shall be submitted to the electors of the state for their approval or rejection the foregoing proposed amendments to the constitution in the following form: On the ballot of each elector voting for or against said proposed amendment to the Constitution creating a Board of Commissioners of State Institutions." and "Against said proposed amendment to the constitution creating a Board of Commissioners of State Institutions." Section 3. If such amendment to Section fineteen (19) of Article five (5) of the Constitution of the State of Nebraska shall be approved by a majority of all electors voting at such election said amendment shall constitution of the State of Nebraska appears (In Extra of Nebraska, as a present of Nebraska of the Constitution of the State of Nebraska, as a present of the Constitution of the State of Nebraska, as a present of the Constitution of the State of Nebraska, as a present of the Constitution of the State of Nebraska, as a present of the Constitution of the State of Nebraska, as a present of the Constitution of the State of Nebraska, as a present of the Constitution of the State of Nebraska, as a present of the State of Nebraska, the state of Nebraska for their adoption or rejection and the state of the State of Nebraska. The state of Nebraska for their adoption or rejection as a true of the State of Nebraska. The state of Nebraska for their adoption or rejection as a true and ordered and submit of the State of Nebraska. The state of Nebraska for their adoption or rejection as a true and ordered and submit of the State of Nebraska. The state of Nebraska for their adoption or rejection as a true and ordered and submit of

of the quamed sectors, approved feeted, as provided in Section two hereof. The City Clerk of said city shall publish with his official certification, for three times, a week apart, in the official paper of said city, if there be one, and if there he no official paper, then in at least one newspaper, published and in general circulation in said city, the full text of any charter or charter amendment to be vote on at any general or special election.

No charter or charter amendment adopted under the provisions of this amendment shall be amended or repealed except by electoral vote. And no such charter or charter amendment shall be amended or repealed except by electoral vote. And no such charter or charter amendment shall diminish the tax rate for state purposes fixed by act of the legislature, or interfere in any wise with the collection of state taxes.

Sec. 5. That at said election in the year 1912, on the bailot of each elector voting thereat, there shall be printed or written the words—"For proposed amendment to the Constitution allowing cities of more than five thousand inhabitants in this state to frame their own charters." And if a majority of all voters at said election shall be for such amendment the same shall be deemed to be adopted.

Approved March 29, 1911."

I. Addison Walt, Secretary of State, of the State of Nebraska, 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, 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, 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 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

PAID ADVERTISMENTS.

FARM LOANS. SeeR. H. Parker Fresh Bread at the O'Neill Bakery. Subscribe for The Frontier, only .50 per year.

Cabbage, onions, carrots for sale. C. E. Burch. 15-tf

For Rent-Nice six room cottage .-Mrs. Belle Ryan. 17-2 Try our pickels, they are fine.-San-

tary Meat Market. 16-tf Lost, one large, white hog. Please notify D. J. Cronin. 17-tf For Sale-21 choice building lots.

See Parham & Parker. 17-4 Wanted-At once, an experienced

clerk .- A. M. Sommer. 18 1 Wire corn Cribbing at-Fisher Furniture & Hardware Co. For Sale-Soft coal heating stove in

good condition.-Ferd Ward. Get one of those scoop boards at-Fisher Furniture & Hardware Co. Dr. Corbett will be in his O'Neill office as usual beginning September

P. J. Biglin can supply you with day and Sunday at Bowden's. any kind of soft coal you want. Prices right.

Just received a barrel of sweet and dill pickels.—Sanitary Meat

FOR RENT OR SALE-Six room house and three lots.-Parham & Parker. FOR SALE CHEAP-An extra

good second hand organ.—Fisher Furniture & Hardware Co. Fine Candles and Hot Chocolate .-

McMillan & Markley's Bakery and Candy Kitchen. For Sale-House and lot one block

east of the school house. reasonable.-D. W. Cameron. hand bag. Finder please leave at

On and after Nov. 1st no laundry will be delivered unless paid for when delivered .- O'Neill Sanitary Laun-17-3-pd

Corn huskers wanted to husk 125 acres, 10 miles north of O'Neill, will pay 4tc per bushel.-Con Wettlau-

At the lowest interest rates, I have pienty of Eastern money to loan on Farms and Ranches-R. H. Parker O'Neill, Nebr.

Free, one Brownie Roaster to all who pay \$20.00 or more on their account this month.—Fisher Furniture & Hardware Co.

Sick headache is caused by a disordered stomach. Take Chamberlain's headache will disappear. For sale by all dealers.

Winter is coming and you will want one of those Buck heaters to make your home comfortable.—Fisher Furniture & Hardware Co.

shop of all ladies and gentlemen's garments. Nothing but first class work turned out. At Frank and Vince Suchy's tailor shop.

we will give free one Brownie Roaster with each \$20 00 cash purchase out of our store.-Fisher Furniture & Hardware Co.

Notice:-The public are hereby notified to discontinue traveling across my lot, which is lot three, block twenty-three, in the original town of O'Neill, Neb .- Mrs. Mary Thomp-

When you have a bad cold you want the best medicine obtainable so dren were visitors at Dude as to cure it with as little delay as possible. Here is a druggist's opinion: 'I have sold Chamberlain's cough remedies for fifteen years," says Enos Lollar of Saratoga, ind., "and consider it the best on the market." For sale by all dealers.

ortheast of Chambers, brown pony with white face, small bunch on knee, weight about 800 pounds. Reward for information leading to its recovery or return to-E. J. Mullally, Chambers, Nebraska.

J. W. Copeland, of Dayton, Ohio, purchased a bottle of Chamberlain's Cough Remedy for his boy who had a old, and before the bottle was all used the boy's cold was gone. Is that not better than to pay a five dollar doctor's bill? For sale by all dealers.

Here is a woman who speaks from personal knowledge and long experience, viz: Mrs. P. H. Brogan, of Wilson, Pa., who says, "I know from experiences that Chamberlain's Cough Remedy is far superior to any other. For croup there is nothing that excels it." For sale by all dealers.

If you have young children you have perhaps noticed that disorders of the stomach are their most common ailment. To correct this you will find Chamberlain's Stomach and Liver Tablets excellent. They are easy and pleasant to take, and mild and gentle in effect. For sale by all dealers.

To the Public.

I cast my fate with the new progressive party. Its declaration for humanity and christianity ought to attract every voter for the principles announced. Choose yea whom shall serve you in the senate. A man who has faithfully served you in the lower branch of the legislature and knows the needs of the state, or choose yea the product of the bosses. 183 Adver.

Hugh A. Allen, Candidate for State Senator.

Agee Items.

Elvin Bowden went to O'Neill George Martin called at Bow-

den's Sunday. Susie Bowden is on the sick

list this week. George Martin called at Bow-

den's Sunday. An unknown couple were auto

riding in Agee, Sunday. Francis Martin worked for

C. J. Simmons, on Monday. Miss Addie Hicks spent Satur-

Mr. and Mrs. Chas. Wrede, Jr., spent Sunday at Joe Wrede's. Miss Ethel Ridgeway visited relatives at Opportunity last

Misses Addie Hicks and Lillie Bowden called at Lansworth's Spencer Friday. Saturday.

Geo. Bowden, son, Guy, and John Martin drove cattle to O'Neill Saturday.

Several of the Agee people attended the dance at Dorsey Lost-On the street, a black velvet Saturday night. All report a fine time.

> Mrs. P. R. Waddington and three children departed for Sioux City Sunday, to visit her relatives for a while.

> Miss Addie Hicks came out to Geo. Bowden's Friday and attended the dance Friday evening. She returned Sunday.

> Miss Clara Lewis and Goldie Schulk of Wisconsin are visiting att he home of Simonsons this week. They will return the last of this week.

Little Mildred Eppenbaugh had a stroke of paralysis Friday, Tablets and correct that and the but is much improved at this writing and we hope she will soon be on the road to "wellville".

Mr. and Mrs. C. J. Simmonson gave a dance at their beautiful home at Agee Friday even-We do French Dry Cleaning in our ing the eleventh. A bountiful midall those present enjoyed. About fifty young and old were there For the remainder of this month and all departed to their homes at a late hour.

Leonie Items.

Mr. Birch held services at the Marquette chapel last Sunday.

John Crandall is back in this vicinity with his thrashing ma-

Mrs. Carrie Hubby and chil-Harrison's Sunday.

There was a party given at Eric Borg's last Saturday night. All report a very nice time.

A shadow social will be given Navlor Block

at the M. E. church next Saturday night. Everybody come.

R. D. Spindler and sister, Helen, made a quick trip to O'Neill Saturday, in his auto.

Mr. Cecil Haines and William, Altha, and Esther Hull were visitors of Elmer Hull's Sunday.

Hubert Rouse and sister, Edith, Howard Rouse and Helen Spindler were callers at Frank Griffith's Sunday.

Mr. and Mrs. E. H. Rouse and daughter and Mrs. A. F. Rouse visited C. E. Thompson's Sun-

Inman Items

Mrs. O. Elsworth was taken to the hospital at Omaha for treatment, Monday.

Mr. and Mrs. C. J. Malone and June Hancock were in O'Neill last Saturday on business.

Grace Keyes, who is teaching near Atkinson, was home visiting her parents, Mr. and Mrs. George Keyes, last Sunday.

Edna Gannon, who is teaching at Jackson Nebr., was home last Sunday visiting with her parents, Mr. and Mrs. W. A. Gannon.

William Riley sold his stock of hardware to Jay Butler and E. C. Sharp last week. They will take possession the first of the

Mrs. Myrtle Woods and son, Frances, came up from Ewing last Saturday to visit with her parents, Mr. and Mrs. Frank McDermott.

Mr. E. W. Wilcox and daughters, Sylvia and Dorothy, and Daniel O'Donnell went to Ewing last Tuesday in Mr. Wilcox's automobile.

Paddock Items.

Frank Nelson left Monday for Omaha to visit his people.

Geo. Clyde and family spent Sunday at Harry Prouty's.

Roy Haynes and family visited the former's parents, Monday and Tuesday.

Mr. and Mrs. T. M. Berry took in the old settlers picnic at Mr. C. N. Lowry returned

from Stanton Wednesday where he has been visiting the past week. Mrs. U. S. Mullihan left Wednesday morning for California,

where she expects to spend the winter. Mr. and Mrs. W. De Witt accompanied her to Lynch. Mr. and Mrs. L. G. Coburn passed through here enroute to their home at Orchard, Nebr. They have been looking over S.

Dakota land and locating the latter's sister, Elvin Berry, on her claim near Belvidere, S. Dakota. Liel DeWitt, Carl Fay, Har-vey Lowry and Melvin Haynes, attended the free dance given at Redbird Thursday night and all report a good time. This dance was given by John Wrede, the progressive merchant of that

place, in his new store building

which is 28x40 and quite an

addition to the place. Mrs. Jane Ross passed away at Spencer, Sunday October 6, after a long and painful illness, at the advanced age of 83 years. She was an old resident of these parts and well and widly known throughout the county. She leaves two sons, one in the west and the other resides at Spencer, to mourn her loss besides many night supper was served, which friends. Interment was made in Cedar Lawn cemetry at this place.

The Banitary Meat Market



WE HAVE A FULL LINE OF Fresh and Cured Meats, Pure Home Rendered Lard.

Stratton