NEIL BRENNAN

Before You Buy Any Other Lister

See the Rock Island No. 10

uses a Rock Island. Everyone knows ing parts to wear, break or get "out that. Why not get the old reliable and o' whack."

Here's a Lister that has always made make sure? It's light in weight, next good. The user takes no chances in appearance, simple, and very in putting in his corn right if he strong in construction. Few work-

It Has the Famous **Rock Island Convertible Drop**

With this convertible drop there is no right and left moldboards are so fitted totrouble to change plates—no delay, no tinkering, no tools required. No matter what the position of lever, condition of soil or depth, the suction is always the same. Insures even, regular planting.

Bottom always scours. That's because

See How the

gether that there is no crack. An end of scouring trouble and a saving to you in wear. You should examine the manner of making and fitting the Rock Island Lister Bottom. Best in the world.

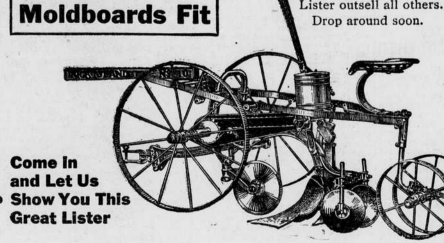
Come in and see for yourself. If you knew all its advantages, it's the only Lister you would ever use. That's the experience of others that has made the Rock Island No. 10 Lister outsell all others.

See the High

Saves Buying

a New Bottom

Share That



NEIL BRENNAN

THE

American Adding Machine

The latest Adder

Costs but \$35

See our exhibit---ask

for 10 day' trial Here is a new price on a competent Adder. On a machine that is rapid, full-size and in:allible.

The very latest machine, built by men who know, in one of the largest metal-working shops. It is an individual Adder, to be placed on one's desk, cloie to one's books and papers. To take the place of the central machine requiring skulful operators

It is also intended for offices and stores where costly machines are a

The price is due to utter simplicity and to our enormous output. Seven keys do all the work

Each copied number is shown up for checking before the addition is made.
The machine will add, sub-

tract and multiply. very little practice anyone can compute a hundred fig-ures a minute And the machine never makes mistakes. Countless offices, large and small, are getting from these machines the highest class of

Now we make this offer so that offices everywhere may learn what this machine means to them.

Ten Days' Test

We will gladly place in any office one American Adder for a ten days'

There will be no obligations, and charges will be prepaid Compare it with any non-lister— even the costliest Let anyone use See is any machine can serve better than this. Just send this coupon and we'll send the machine.

6	J. H. HIBER, O Nelli, Nebraska.
	Please send us an American Adding Machine for ten days' free trial.
	Name
- Control	Street Addrese
The same	City
0071100	State

I U UIDED O'Naill Nahasaka

Manufactured and Guaranteed by

AMERICAN CAN COMPANY, CHICAGO

Sold in O'Neill by J. W. HIBER.

Go To Platt's Paint Shop

For prices on Paints, Oils, Lead and Interior Flat paint.

Know where you are at, get estimates covering cost of Material and Painting complete.

Everything as reasonable as good Material and Workmanship will permit. Special attention to Interior decoration and Farmer's orders for Material.

anaesthetics at this operation. Mr. Nolan's right eye was removed by Dr. William C. Gorgas while Mr. Nolan was a soldier at Fort Randall, Dak., in 1886. Gorgas since has become famous for his work for the government in the Panama canal

of "votes for women," and who de-

braska who ask for suffrage in a

womanly way, as among those whom

you think unworthy of even respectful

forehand how they will vote or with

which political party they will affiliate.

Just give us the ballot on the same

terms you, yourself, received it at

your twenty-first birthday.—Chairman Holt County Suffrage Association.

His Twenty-eight Operation.

Omaha, April 22 .- John J. Nolan,

53, retired soldier, residing at O'Neill,

Twenty-seven operations have been

performed on the same eye in Omaha

during the last ten years. Mr. Nolan

has not taken chloroform, ether, or

any general anaesthetic during any

of these operations, most of which

were severe. He will not take any

tion on his left eye.

Except that he is able to distinguish light from darkness, Mr. Nolan is

a fall and the contest was declared a now expended much thought on this for March, April and May for the draw. These men met about a month subject, I am willing to rest on my support and care of their children as ago and wrestled for over two hours laurals and give some one else a ordered by the District Court. without a fall and many who at-chance to express their views. tended from here were of the opinion that the Dodge county man was too fast for Cobb and that he could have pinned the latters shouluders to the mat had he been so inclined. But those who witnessed last nights enwould have done so, and they came away from the match convinced that also the kind of a bridge to build. the Stuart man was a far better grappler than they had given him credit for being. It was a splendid encounter and the only regret expressed was that the contest did not develop which was the better man.

An Inheritance Law Proposition. Opportunity, Neb., April 21, 1914.

Mr. Editor: I read some time ago an article from the pen of Edward L. Keen of London, England, in which he quotes from a speech of Alfred Russel of the same place, a few statements to show why he (Wallace) believes a law should be passed prohibiting all unborn babes from inheriting property of their ancesters as a preventative measure against the accumulating of colossial fortunes by the few and to make better times for the many. Of course Mr. Wallace was only advocating such a law for his own country, but if England should legalize such an infamous proposition as that, by passing an inheritance law emboding that principle, does any one doubt for a minute that the big interests of this country would not use their power to coerce congress to pass a similar law which could not fail to result in great benefits to those who have now amassed fabulous fortunes?

A modification of that theory occured to me when I read that article, and I am constrained to remark that to take the tactics of the English if there is any inheritance legislation militant suffragettes, and argue en- needed in this country, that the foltirely on that line against our petition. lowing plan may not be amiss. My solation of these editors that the not inherit on any sum under \$5,000., on the petition and the Court being to see what repairs are necessary to American suffragist dose not now and on that sum and under \$10,000., and never did approve of the policy 2 per cent, \$10,000 to \$15,000 4 per of the English militant suffragette cent, \$15,000 to \$20,000 7 per cent, in any degree. American manhood, as \$20,000 to \$30,000 10 per cent, we know it, does not have to be \$30,000 to \$50,000 15 per cent, educated in that way and American \$50,000 to \$75,000 20 per cent, womanhood does not teach lessons of \$75,000 to \$100,000 25 per cent and political economy or ethics in a all sums over that 30 per cent. Now I will give an example to show how If the English methds, or English this would work: John Rogers dies and that the father of said children, women must be brought into the dis- leaving an estate valued at \$5,000. cussion of Nebraska civil affairs, why Very well, the federal government term in the penitentiary. cussion of Nebraska civil affairs, why not tell us of the methods of our dear would get 2 per cent of that and his heirs the rest. The government would being the rest. The government would be the rest of th white-haired Countess of Carlysle, get \$100 and the heirs \$4,900. Now who is president of the World's W. if John Rogers left an estate valued C. T. U. Of Lady Ormiston Chant; at \$100,000 the government would get Lady Henry Somerset, the lovely heirs the rest. The government would Agnes Slack, and numbers more of 25 per cent, or \$25,000. while the heirs good English women we could men- got \$75,000. But there would be a tion, who are ardently espousing the serious flaw even in that plan if such cause of votes for women, and who a law did not permit the state, county paid to the mother, Mrs. Clara are the co-laborers of your own and township in which that property mothers, wives, sisters and friends in lay, to share its inheritance. There-Nebraska, who have never thought fore I suggest that in such a law that of arson, destroying valuable relics, there should be a provision allowing putting acids in mail boxes and other the federal and state governments inexcusable crimes done in the name each 15 per cent of the governments inheritance, the county 40 per cent preciate these actions as heartily as and the township 30 per cent. I will boys, do not class the women of Ne- give an example to show how that would work out: John Rogers leaves an estate valued at \$5,000, his heirs inherit 98 per cent of his estate, or mention. The English militant is not \$4,900 and the remaining 2 per cent at your door asking for any favor or or \$100, would be distributed as fol-

Your own neighbors, mothers, sis- Federal gov'mt 15 per cent...\$15.00 ters and wives are asking only for State gov'mt 15 per cent.... 15.00 D. 1914, this cause came on for hear- Box 16, Stafford, Neb. what they honestly believe to be a what they honestly believe to be a just and equitable right to vote their opinions, wishes, and political privil
Thus it is obvious the poor man opinions, wishes, and political privil
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Thus it is obvious the poor man opinions wishes, and political privil
Thus it is obvious the poor man opinions wishes, and political privil
Thus it is obvious the poor man opinions with the proper man opinions with the p would get practically the whole of petition are true. eges by the ballot, the same as yourself. And please do not ask them be- his ancesters estate while the small

would scarcely be felt by him and it would help to lighten his taxes. Now, Mr. Editor, I have tried to

have herein suggested.

One more thing I must suggest ere Neb., is at St. Joseph's hospital pre-I lay down my pen, and that in the paring for the twenty-eight opera-

> Headquarters for Holt County People THE SCHLITZ HOTEI

EUROPEAN With Cafes in Connection The PHILBIN-MURPHY HOTEL CO.

Popular Rates and Rated with Everybody. Center of Shopping District

314-322 South 16th St. OMAHA, NEBR.

is left, he does not know and doesn't to evede the law when passed, as be delivered to the County Board as may be some day, it would be well for said sums. Cobb and Stecker Wrestle to a Draw. our national law makers to safeguard Several O'Neill lovers of the grap- the governments inheritance by pling game went to Stuart last night appropriate legislation. I also beto witness the mat contest between lieve that such a law would soon County Clerk be and he is hereby in-Stecker of Dodge county and Cobb abolish direct taxation which after structed to issue general fund warof Stuart. The two men struggled all is something that would be a great rants to Minnie Rosler and Clara for five hours and 15 minutes without boon to the working classes. Having Reynolds, amounting to \$25.00 each

R. J. Hatch.

Supervisors' Proceedings.

O'Neill, Neb., Apr. 3, 1914, 9 a. m. Board met all members present except Fauquier. The State Engineer counter were of the opinion that if being present, the board took up the Stuart across the Elkhorn river and Upon motion Board adjourned until

1 o'clock p. m.

Th. D. Sievers, Chairman, S. F. McNichols, County Clerk. O'Neill, Neb., Apr. 3, 1914, 1 p. m. Board met all members present ex-

cept Fauquier. Upon motion Board

took up the matter of Ferdinand Krutz road, also John Robinson and the McClerge road petition. Mr. Chairman: I move you that a committee of this board be ap-

pointed by the Chairman to view the road petitioned for by Ed. McClurg Construction Company of Omaha, to

F. O. Hammerberg, M. P. Sullivan.

Motion carried. Chairman appointed as such com-Tomlinson.

O'Neill, Neb., March 16, 1914. Herewith enclosed find copies of brdige to be composed of one fifty orders by the Court for the payment foot span reinforced concrete arch of certain sums out of the funds of the with eighteen foot roadway all as per county for the support and care of plans and specifications of the State the children of Minnie Rosler and of Engineer. Clara Reynolds, these orders being the authority of the Board for issuing warrant to each person.

Yours truly, W. K. HODGKIN. In the District Court of Holt County Nebraska.

The State of Nebraska, Plaintiff, vs.

Now on this 16th day of March,

are true. The Court further finds that the children of Mrs. Clara Reynolds Reynolds are dependent children and that their said parents, Mrs. Clara Reynolds is a poor woman and unable to properly care for said children

care and in the custody of said mother

Charles Reynolds, is now serving a

It is therefore considered and adjudged by the Court that there be Candy Kitchen.

22-tf. paid to the mother, Mrs. Clara Reynolds, for the support and care of sale by Fred Alberts.

Star Brand Shoes are better, no substitute for leather ever used. For sale by Fred Alberts. said children the sum of Twenty-five month for a period of three months D. Henry, south of Creamery. 43 and that a copy of this order be delivered to the county board as their authority for the payment of said

By the Court,

R. R. Dickson, Judge. In the District Court of Holt County

Nebraska.

The State of Nebraska, Plaintiff, vs.

Mrs. Minnie Rosler, at al. Do.

The State of Nebraska, Plaintiff, vs.

Mrs. Minnie Rosler, at al. Do.

The State of Nebraska, Plaintiff, vs.

Mrs. Minnie Rosler, at al. Do.

Mrs. Minnie Rosler, at al., Defendants, ORDER:

County gov'mt 40 per cent.... 40.00 ing upon the petition and the Court The Court further finds that the

sums inherited by the government would scarcely be felt by him and it Rosler, namely, Ruby Rosler, Harry going to close the studio here for the Rosler, Emmet Rosler, Florence Rosler, Helen Rosler and Violet Rosler make myself understod, in this matter, and I virtually believe an inheritance law in this country would appeal to the candid judgment of our best care for said children and that Tested 95 per cent. Sample at First National Bank. Leave orders at bank or write M. W Spry, Meek, Neb. 44-4 "The Touch-Down is a happy blenting." are dependent children and that the candid judgment of our best care for said children and the father citizens, if modeled on the plan I of said children contributes nothing to the support of his said wife and children. That he is without property or other means and that an action is now pending in the District Court of Rosler, and that they are now living apart and that the said children are dependent upon the mother for their support and maintainance.

remain at home under the care and of seeing it. in the custody of their said mother.

will restore the sight of the eye that event that there should be any attempt this date and that a copy of this order some law something like the foregoing their authority for the payment of

R. R. Dickson, Judge. Mr. Chairman: I move that the

M. P. Sullivan,

Motion carried. Upon motion Board adjourned until 7 o'clock, p. m.

Th. D. Sievers, Chairman, S. F. McNichols, County Clerk.

O'Neill, Neb., Apr. 3, 1914, 7 p. m. Board met all members present ex-Stecker could have thrown Cobb he matter of having a bridge built at cept Fauquier. Board took up the matter of building a concrete bridge at Stuart, with D. D. Price, State Engineer and a representative of the Western Bridge and Construction Company of Omaha, being present. Upon motion Board adjourned until

9 o'clock, to-morrow morning. Th. D. Sievers, Chairman, S. F. McNichols, County Clerk. O'Neill, Neb., Apr. 4, 1914, 9 a. m. Board met all members present ex-

cept Fauquier.

O'Neill, Neb., Aprril 4, 1914. Mr. Chairman: I move that we hereby order the Western Bridge and proceed to construct a bridge at the corner of sections 1 and 2, 11 and 12, township 30, north range 16, west of the 6th P. M. across the new cut off of the Elkhorn river under the emergency as per advertisement and as per unit prices set forth in yearly Mr. S. F. McNichols: Dear Sir: contract with said Company. Said

> D. M. Stuart, H. W. Tomlinson,

F. O. Hammerberg, J. O. Hubbell,

M. P. Sullivan. Th. D. Sievers.

Motion carried. Uttley's Protest was filed against Mrs. Clara Reynolds, Defendant, the building of the Stuart bridge on section 1, 2, 11 and 12, 31, 16. Mr. Chairman: I move you that the

the above cause coming on to be heard Board go as a committee of the whole fully advised in the premises find protect the Niobrara river cutting that the allegations in the petition around the bridge at Redbird.

D. M. Stuart. Motion carried. Upon motion Board adjourned until

April 28, 1914, 10 o'clock a. m. Th. D. Sievers, Chairman, S. F. McNichols, County Clerk.

PAID ADVERTISING.

Onion Seed—\$1.00 a pound. Phone 227.—C. E. Burch. 43-tf.

Wanted-One or Two Men Roomers. and no-100 (\$25.00) Dollars per Sober ones only need apply.—Mrs. E. For Sale-Six room house and four lots, in the southwestern part of the

city.-Miss Alice Coykendall. 44-tf Special deals and prices on buggies, wagons, feed grinders, gas engines, manure spreaders, at Brennan's. 24-tf.

For Sale—White Wyndotte eggs. Flock Chalky White, \$1.00 for 15, Now on this 16th day of March, A. \$4.00 per hundred.-Versaw's Ranch, For Sale at a Bargain-If sold with-

> We understand that Mr. and Mrs. summer and go to Hot Springs, S. D.

Home Grown Seed Corn for Sale-Iowa Silver Mine and Mortgage Lifter.

ding of artistic scenes, amusing mistakes and a high ideal of honor penetrating all. Don't fail to witness its presentation by O'Neill High School talent at K. C. Hall Thursday night, April 30.

Holt county, Nebraska, by the said 75 cents; 100 pound sack 65 cents; 70 Mrs. Minnie Rosler praying for a pound sack 45 cents; 50 pound sack 35 divorce from the said father Albert cents; All other salt accordingly.

Rosler, and that they are now living apart and that the said children are dependent upon the mother for their support and maintainance.

The Court further finds that the mother, Mrs. Minnie Rosler, is a stronger and most attractive play. mother, Mrs. Minnie Rosler, is a proper guardian and that it is for the best welfare of said children that they

For Sale-To close up an estate we It is therefore considered and adjudged by the Court that there be paid judged by the Court that there be paid southwest quarter of section 5, the support and care of said children the support and care of said children the sum of \$25.00 per month for a John Gaughenbaugh, Emmet, Nebraska.

Why See Only "Milady Militant?" | among the country press, in the dis-We have noticed quite a tendency cussion of equal suffrage in Nebraska, blind. Whether continued operations