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R. J. NIGHTINGALE Attorney and Counselor-at-Law LOUP GITY. NEB

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R. H. MATHEW,

Attorney-at-Law,

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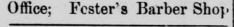
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L. W. WAKELEY, G. P. A.

Omaha, Nebraska.

Section thirteen (13) of Article six (6) of the
Constitution of Nebraska be amended to
read as follows:
Section thirteen (13) of Article six (6) of the
Constitution of Nebraska be amended to
read as follows:
Section 13. (Judges, Salaries.) That
Constitution of Nebraska be amended to
read as follows:
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That Constitution of Nebraska be amended to
read as follows:
Section 13. (Judges, Salaries.)
That Constitution of Nebraska be amended to
read as follows:
Section 13. (Judges, Salaries.)
That Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500, and the Judges of the District Court shall each receive a salary of \$4,500.

It Geo C. Junkin, Secretary of State.

Section 13. (Judges, \$6,00 per annum, payable quarterly.

I. Geo C. Junkin, Secret

Omaha, Nebraska

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write symptoms that trouble you most. A vast majority of cases can be cured by my system of home treatment, which is the most successful system ever devised. I make no charge for private counsel and give to each patient a legal contract in writing, backed by abundant capital, to hold for the promise Physicians having stubborn cases to treat are cordially invited WOMEN cured of all to consult with me. Women and bladder diseaser, ulcerations, menstrual rouble, etc. Confidential. Private home in the suburbs, before and during confinement. he suburbs, before and during confinemen to herly care and best attention guara eed. Good homes found for babies.

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Republican Ticket

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For Governor-GEORGE LAWSON SHELDON.

For Lieutenant Governor-M. R. HOPEWELL. For Secretary of State— GEORGE C. JUNKIN. For Auditor of Public Accounts-SILAS A. BARTON.

For State Treasurer-LAWSON G. BRIAN. Neb. For Supt. Public Instruction— E. C. BISHOP.

For Attorney General— WILLIAM T. THOMPSON. For Com. Public Lands and Bldgs-EDWARD B. COWLES.

For Railroad Commissioner-J. A. WILLIAMS. Loup City, Nebraska For Congressman, 6th dist ...

For Senator, 16th dist ..-E. D. GOULD.

for Representative, 57th dist.,-THEO. OJENDYK.

For County Attorney-

For County Commissioners-W. O. BROWN, E. H. ALLEN.

PROPOSED CONSTITUTIONAL **AMENDMENT**

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 3rd, A. D. 1908.

"Honest Bill" should change his

A man is known by the company he keeps. A good illustration of that old saw is to notice the personnel of in 1900 he got 165. the Gibson-Fisher gang.

Sentiment is rapidly crystalizing all over the country in favor of the election of Taft. As has been the case each time Bryan has run, he has been the nearest election at the time of nomination.

Will George Gibson, the present rule or ruin so-called boss of the republican machine, make affidavit that he is a republican; that he was never a "16 to 1" Bryan silverite; that he never advocated that doctrine in years past; that he did not come out for Bryan in an editorial about the time of the late national democratic convention; that he will vote for Taft at the coming election; that he did not bolt the regular nominee for state senator in this district two years ago; that he did not support a portion of that he did not support a portion of the fusion nominees in this county last year; that he is not de facto a disciple of socialism; that he does not plagiarize his disgusting low-mannered epithets from a well-known socialist. epithets from a well-known socialist paper; that he is in possession of a single high moral principle; that he is really and truly sane?

The voters to order the coard to remain the principle in the voters to order the coard to remain the paper; that he is in possession of a gree with us and with all those who desire fair play, that he shall have his money for such work?

SOME MORE "HONEST BILL"

Voters, Read This Last Chapter in the Continued History of "Honest(!) Bill."

Our readers will remember that a

few weeks since we published in parallel columns the opinion of George Gibson as to the honesty of W. J. Fisher, candidate for the office of county attorney at the coming elec-tion, and also the findings of the dis-trict court of this county in the case of Thomas M. Reed vs. Eli B. Fisher, et al, in which that court found that "Honest Bill" had been guilty of a gross fraud upon the plaintiff, Reed. This finding of the court was made in 1898, and some of our readers may have been so charitably inclined as to believe that the W. J. Fisher, whom the court found to be so crooked and dishonest then, has so reformed as to be entitled to Gibson's title of "Honest Bill." If anyone has been so misled, it will be a severe disappointment to them to learn from the subsequent history of this law-suit, that he has been evidently ret-rograding, rather than progressing in the "reformatory process." A petition has just been filed in the district court of this county by the same plaintiff, Thomas M. Reed, against the same defendants, Fishers which shows that Mr. Reed had made an honest settlement, as he supposed, with W. J. Fisher and his brother, and in pursuance of this settlement had paid this same W. J. Fisher about \$155 in cash, and now finds that he has been buncoed a second time, and "Honest Bill" has still got the land, which the court said he had obtained by fraud, and has \$155 of Mr. Reed's good, hard-earned cash besides, and that Mr. Reed is now applying to the district court to have the satisfaction of his judgment set aside and to be allowed to collect out of the land the amount of the original judgment, with interest and costs, and also the amount of the cash which he has since paid "Honest Bill." His peti-tion shows that he has been trying to get "Honest Bill" to pay him his money for the past two years, but that "Honest Bill" sticks to both money and land, and poor Reed is so ber 3rd, A. D. 1998.

A JOINT RESOLUTION to amend Sections two (2), four (4), five (5), six (6) and thirteen (13) of Article six (6) of the Constitution of the State of Nebraska, relating io Judicial Powers.

Be it Resolved by the Legislature of the State of Nebraska be amended to read as follows:

Section 1. Amendment proposed. That Section 1. Amendment proposed. That Section 1. Amendment proposed. That Section 1. Amendment proposed. The Constitution of the State of Nebraska be amended to read as follows:

Section 2. (Supreme Court: Judges; jurisdiction.) The Supreme Court shall have jurisdiction in all cases relating to the revenue, civil cases in which the state is a party, mandamus, quo warranto, habeas corpus, and such appellate jurisdiction four (4) of Article six (6) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 2. (Amendment proposed.) That Section 2. (Amendment proposed.) That Section four (4) of Article six (6) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 4. (Supreme Court, judges, election, term, residence.) 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 six years. And said Supreme Court jugges shall during their term of office except as hereinafter provided shall be six years. And said Supreme Court jugges shall during their term of office except as hereinafter provided shall be six years. And said Supreme Court jugges shall during their term of office, reside at the place where the court is holden.

Section 3. (Amendment proposed.) That Section five (6) of Article six (6) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 2. (Amendment proposed.) That Section five (6) of Article six (6) of the Constitution of the State of Nebraska be amended to read as follows:

Section 3. (Amendment proposed.) That Section five (6) of Article six (6) of the Constitution of the State of Nebraska b far in the soup as regards both, and "Honest Bill" that much to the good. What does "Honest Bill" seemingly care for the decrees of the court, so long as he can mulct Mr. Reed out of still another \$150. If the only use

-San Francisco Chronicle

shown

ical History.

On Haskell.

Governor Haskell's utter unfit-

ness for any public position of

trust or for association with any

man anxious to make an appeal

on a moral issue to the American

people has been abundantly

As an American citizen who

prizes his Americanism and citi-

zenship far above any question

of partisanship, I regard it as a

scandal and disgrace that Gov-

ernor Haskell should be connect-

ed with the management of a na-

BRYAN'S SPECIOUS RECORD. Judge Taft Points Out the Weak

Spots in the Nebraskan's Polit-

(From Taft's Cincinnati Speech.)

hunt for an issue upon which to

been devised by the ready brain of

a qualified way approved the postal

savings bank recommended by the Re-

"What is it that we have to expect

tional campaign.

publican paper and as such supports from Mr. Bryan? Have we anything the ticket named at the National conto expect but what he promises? Have vention and at the late primaries. Under the beauties of the primary Section five (5) of Article six (6) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 5. (Supreme court, judges, election, term; chief justice) That at the general election to be held in the state of Nebraska in the year 1909, and each six years thereafter, there shall be elected the section of the State of Nebraska in the year 1909, and each six years thereafter, there shall be elected the section five (5) of Article six (6) of the Constitution and at the late primaries. Under the beauties of the primary law, a man does not necessarily have to be a republican to receive a primary nomination, as has been evidenced in this county at the two primaries held under the new law. we anything to expect but what is based upon his eloquence and his adroitness as a public critic? Has he denced in this county at the two of his ability to meet problems and primaries held under the new law. solve them? Has he ever done any-At the primary one year ago, one, and each three (3) judges of the Supreme Court, who shall head their office for the period of six years; that at the general election to be held in the state of Nebraska in the year 1911, 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 1911, and each six years thereafter, there shall be elected to 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 being the only one who wished the nomination badly enough to use a chief Justice of the Supreme Court, who shall hold his office for the period of six 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. And provided further, that upon the adoption of these amendments by the elected in this country, at the elected in this country, who at the period of six years; that at the general election to be lected in the supreme Court, who at the period of six years; that at the general election to be held in the state of being the only one who wished the nomination badly enough to use a five-dollar bill for that purpose. At the last primary, because of the supreme Court, who shall hold their office for the period of six years; and at the general election to be lected in this supreme Court, who at the period of six years thereafter, there shall be elected in the state of the primary one year ago, one, at the general election to be lected in the supreme Court, who at the period of six years thereafter, there shall be elected in the supreme Court, who at the period of six years thereafter, there shall be elected in the supreme Court, who at the period of six years thereafter, there shall be elected in the state of the primary one year ago, one, At the primary one year ago, one, thing but formulate propositions in his Bill Fisher, received the primary closet of an utterly impracticable plausibility, and very little with a view of their operation? 'By their fruits nomination badly enough to use a we shall know them.'
five-dollar bill for that purpose. At "With the record of promises and prophecies unfulfilled for a period of twelve years; with this record of a democrats and populists voting the republican ballot. This is an unord of repudlation, of negotiation and disputed fact. Thus it was shown of running away from national responthat one can be a "candidate on a sibilities, Mr. Bryan comes forward republican ticket" without necessarily being a "republican candidate."
At the primary, R. P. Starr, also a candidate for county attorney, received a majority of the republican in respect to guaranty of bank deposvote and should of right been the reits, wholly untried, wholly theoretical, publican candidate for the office, but and on their face bearing evidence of because of democratic and populist their impracticability and of having votes recorded on the republican was defeated by the man Fisher, the latter having more votes of that sort recorded for him than one looking for plausible arguments rather than real reforms. He only in the number by which Starr was defeated. Of this there is no doubt expressed. Such being the case, by what right can Fisher expect to receive the republican vote of Sherman county? Fisher's nomination was by the grace of democrats and populists, who cared so little for party fealty that they "stung" their own candidates in order to foist upon the republican party in Sherman county a man who the party would not think for one moment of honoring with the county attorneyship. Will the repub-licans of Sherman county, by their ballots at the forthcoming election, allow themselves to be used as a catspaw by certain democrats, populists and renegade republicans by electing Gibson's tool, "Honest" Bill

Fisher, to the county attorneyship? Vote for Taft and Sherman, and be

Gibson seems to get his wires crossed when he tries to "show" people who are honest and who dishonest in Sherman county. Evident-ly his conception of principle is slightly warped.

A wager was made on our streets a few days since that Bryan would not get as large an electoral vote this time as he did at either of his former runnings. In 1896 he had 196 1-2, and

We have pinned a number of

Bryanites in Loup City down to an

honest answer to the question, "Do you think Bryan will be elected?" and in almost every instance they have rather grudgingly answered Straws. The redoubtable Mike Harrington rence of the disastrous business conof O'Neill is billed to speak here next dition of the last Democratic adminis-Wednesday evening, the 21st, in behalf of Bryan and his visions. If any

one could politically make black appear white, M. C. Harrington would be the man, as he is one of the slickest, brainiest lawyers in the state, and worth going many miles to hear on any subject. Have you read the resolution putal

publican platform, which is a tried and proved means of encouraging the wage-earner and small farmer to make deposits in a bank absolutely secure: but much prefers a system which takes a man's money to pay another man's default, and which instead of strengthening our banking system will break it, down by destroying the value of the banking character and experience and capital and by offering inducement to reckless and speculative bankers without character or capital. "The record of Mr. Bryan and his character, as it is understood by a twelve years' acquaintance with him, have impressed the business community of this country and those whose judgment determines whether or not capital shall be invested that he is not a safe man with whom to try experiments in government; that he loves financial theories that are full of sophistry and are impractical; that he advances propositions with but little sense of respect as to how they may be carried out in practice, and that he gives but little attention to the welfare of the conservative business community in his suggestions of reform. Certainly his record justifies this judgment of him by the business men. If he was to be elected, unquestionably because of his record, however much

now he may seek to pose as a conserva-

tive-because of his record, because of

the failure of the theory which he has

proposed for the last twelve years-

his election will mean a paralysis of

business, and we should have a recur-

To Bryan.

In my judgment the measures

you advocate would be wholly in-

effective in curing an evil, and

so far as they had any effect at

all would merely throw the entire

business of the country into hope-

I put Mr. Taft's deeds against

your words. I ask that Mr. Taft

be judged by all his deeds, for he

wishes none of them forgotten. I

ask that you be judged both by

the words you wish remembered

and by the words that seemingly

you and your party now desire to

have forgotten.

less and utter confusion.

A MILD REBUKE.

ROOSEVELT HOT SHOT.

He talks in the morning and talks in the night,

He talks when he's wrong and he talks when he's right; He talks in the office and talks in the

He talks in the church and he talks at the ball.

He talks to the Senate and talks to the He talks to the people as poor common

He talks to the press and he talks to

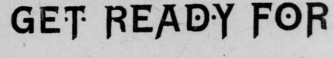
He talks and he talks with a voice long and loud: Like an old clapper mill he'll sound to the end

die disappointed for office and friend! -John A. Joyce in Baltimore Ameri-

Roosevelt on Taft.

I hope and believe that all far sighted citizens who wish to see this country prosperous in material things will support Mr. Taft, but above all I ask for support for him because he stands for the moral uplift of the nation, because his deeds have made good his words, and because the policles to which he is committed are immeasurable consequence alike to the honor and interest of

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Stroughton Wagon

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Г. M. Reed.

Deposit Guarantee At Work. (Boston Herald.)

The purpose of the deposit guarantee is to secure greater safety for deposits. But the business world wants sound banks as well as safe deposits. The failure of the deposit guarantee to meet the need of the business world, and its contrary tendency to encourage unsound banking is evidenced in Oklahoma, where, since the guarantee law went into effect. the guarantee law went into effect, out of seventy-seven banks organized, forty-two started business with but \$10,000 capital. One promoter is said to have organized three banks, and to have planned the organization of twelve more. No guarantee of deposits can offset the danger of unsound banks. Even if insurance of deposits were all that is needed to perfect the banking system, it must perfect the banking system, it must be recognized that no wise scheme of insurance perpetrates the folly of encouraging or permitting a continual increase of the hazard.

Gibson Resolution.

The following resolutions, passed by the County Board, are self explanatory, and are published that the the County Board, are self explana-tory, and are published that the voters of the county may better understand how to vote on the proposition at the general election:

GROWTH OF WEALTH PER CAPITA.

CAPITA.

Doctrine that the Poor Are Growing Poorer Shown to Be False.

(From the Los Angeles Times.)

In 1820 the savings banks of the United States held \$1,138,576. This was a poor country then compared with now. The amount was only an average of 12 cents for the population of that time. That amount of average economy was very small.

Now the people of this country have \$3,690,878,945 in savings banks. This is an average for the whole population in the county of the said sums agreegate the total sum of \$556,606. That the work, labor and materials furnished, pinsuant to said severally inspected by said materials furnished, pinsuant to said several agreegment made and entered into by and between the said W. T. Gibson and the said County Board, that the agreed price of said fabor, work and service was the sum of \$160.00. That the requires the said work and performed twenty-seven days labor, and four and one half days work with one te am, for the county is of Sherman, at the agreed price of the county Board of the said County Board, that the proposal value in the fount of Sherman is firming the said county Board the said County Board, that the agreed price of said fabor, work and service was the sum of \$160.00. That the requires the said work with one te am, for the county is proposal. \$3,690,878,945 in savings banks. This is an average for the whole population of this time of over \$42. The actual depositors have an average of \$429 to their credit. In 1820 only \$.635 persons in the country were rich enough to have a savings bank account. Now there are \$,588,811.

have a savings bank account. Now there are 8,588,311.

When James Buchanan, the last Democratic President in a long line, went into office, there was about \$100,000,000 in the savings banks of the United States. By 1870, after fighting out the great war, the people, under Republican rule for twenty years, Lad \$550,000,000 in the savings banks. When the next Democratic President took his seat in 1883, the savings banks. When the next Democratic President took his seat in 1883, the savings of the people had passed the billion point. By 1898 the savings had doubled again.

So there it is, In 1820 there were only about 8,000 people rich enough to have a savings bank account. Now there are over \$40.

That the poor grow poorer and the rich richer in this country is as true as any other Populistic notion.

Bryan.

sums, as equity, good conscience and justice demands.

Therefore, be it resolved: That there be placed upon the regular ballot, at the next general election, held in November 190s, in the manner and form as may hereafter be decided upon by the said County Board, and other county officers, an expression of the voters as to wheteer, or not, the said claim, or claims, of the said W. T. Gibsou should be paid by the county of Sherman.

A like resolution was passed by the Board at the same meeting as to a second agreement, wherein the county is indebted to W. T. Gibson in the sum of \$512.24 for bridge building which is also tied up.

Farm loans made on short notice and at reasonable rates by Λ . L. Zimmerman.

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H. J. Johansen's **LOUP VAELEY HERD OF** Poland Chinas

Twelve husky fall boars, sired by O. K. Chief 41673. Fifteen spring boars, sired by Oom Paul 47365, Standard Chief 47363, Tecumseh Look 47364, Hather's Hadley 47414, Meddlesome 40002 and Gigantic, out of such sows as Waunetta Q(93751), Queen Louise (107188), Mollie May (93478), Aurora Girl (114500) and Jen-

southeast of town. Telephone con-nection. H. J. JOHANSEN, Prop. Loup City, Sherman Co., Nebraska

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Blood and Skin Diseases.

Pimples, Blotches, Eruptions, Liver Spots,

Pimples, Blotches, Eruptions, Liver Spots, Falling of the Hair, Bad Complexion, Eczema, Throat Ulcers, Bone Pains, Bladder Troubles, Weak Back, Burning Urine, Passing Urine too often. The effects of constitutional sickness or the taking of too much injurious medicine receives searching treatment, prompt rellef and a cure for life.

Diseases of Women, Irregular Menstruation, Falling of the Womb, Bearing Down Pains, Female Displacements, Lack of Sexual Tone, Leuchorrhea, Sterility or Barrenness, consult Dr. Caldwell and she will show them the cause of their trouble and the way to become cured.

out of such sows as Waunetta Q(93751), Queen Louise (107188), Mollie May (93478), Aurora Girl (114500) and Jennie A.(91852).

As I bought four sows at sales this year, can supply my old customers, as well as new ones.

I also have a few bred sows due to farrow in October that I will seil right.

If in need of anything in either line you will do well by calling and looking over the herd. Farm 3-4ths mile

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