PROPOSED CONSTITUTIONAL **AMENDMENTS**

The following proposed amendments to the Constitution of the State of Nebrasks, 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:

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

Be it revolved and enacted by the Leg-islature of the State of Nebraska: Bection 1. That section two (2) of ar-ticle six (6) or the Constitution of the State of Nebraska be amended so as to

State of Nebraska be amended so as to read as follows:

Section 2. The supreme court shall until otherwise provided by law, consist of five (5) fudges, a majority of whom shall be necessary to form a quorum or to pronounce a decision. It shall have original jurisdiction in cases relating to revenue, civil cases in which the state shall be a sarty.

party, mandamus, quo warranto, habeas corpus, and such appellate jurisdiction, as may be provided by law.

Section 2. That section four (4) of article vix (6) of the Contshution of the State of Nebraska, be amended so as to read as

Section 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 (5) years

for a period of not less than five (5) years as the legislature may prescribe.

Section 3. That section five (5) of article six (6) of the Constitution of the State of Nebraska, be amended to read as follows:
Section 5. At the first general election to be held in the year 18%, there shall be elected two (2) judges of the supreme court one of whom shall be elected for a term of two (2) years, one for the term of four (1) years, and at each general election thereafter, there shall be elected one judge of the supreme court for the term of five (5) years, unless otherwise provided by law: Provided, That the judges of the supreme court whose terms have not expired at the time of holding the general election of 1895, 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.

Re it resolved by the Legislature of Nebraska:
Bection 1. That section thirteen CP of article six (6) of the Constitution of the State of Nebraska be amended so as to Be it resolved by the Legislature of the

State of Nebraska be amended so as to read as follows:

Sec. 12 The judges of the supreme and district courts shall receive for their services such compensation as may be provided by law, payable quarterly.

The legislature shall at its first session after the adoption of this amendment, three-fifths of the members elected to each house concurring, establish their compensation. The compensation as established shall not be changed oftener than once in four years, and in no event makes two-thirds of the members elected to each house of the legislature concur therein. west March 30, A. D. 1895.

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

Be it resolved and enacted by the Leg-islature of the State of Nebraska: Section 1. That section twenty-four (24) of article five (5) of the Constitution of the State of Nebraska be amended to read as

Section 24. The officers of the executive 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 seither increased nor diminished during the term for which they shall have been commissioned and they shall not receive their own use any fees, costs, interests. commissioned and they shall not receive to their own use any fees, costs, interests, upon public moneys in their hands or under their control, perquisites of office or other compensation and all fees that may hereafter be payable by law for services performed by an officer provided for in this article shall be paid in advance into the state treasury. The legislature shall at its first session after the aloption of this amendment, three-fifths of the members elected to such bases of the testing bers elected to each house of the legis-lature concurring, establish the salarces of the officers named in this article. The compensation so established shall not be changed oftener than once in four years members elected to each house of the leg-Approved Murch 29, A. D. 1895.

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

Be it resolved and enacted by the Leg-islature of the State of Nebraska: Section 1. That section one (1) of article six (6) of the Constitution of the State of Nebraska he Nebraska be amended to read as fullows: Bection I. 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.

Approved March 29, A. D. 1895.

A joint resolution proposing to amend section eleven (11) of article six (6) of the Constitution of the State of Nebrasks, relating to increase in number of supreme and district court

judges.

He it resolved and enacted by the Legislature of the State of Nebraska:
Section 1. That section eleven (ii) of article six (6) of the Constitution of the State

Section 11. The legislature, which is section 11. The legislature is section 11. The legislature, which is section 11. The legisl evertwo oftener increase. trict courts, and the judicial districts the state. Such districts shall be form of compact territory, and bounded county lines; and such increase, or a change in the boundaries of a distri of a district, all not vacate the office y judge.

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

Be it resolved and enacted by the Leg-cature of the State of Nebraska: Section i. That section six 60, article se 60 of the Constitution of the State of

Nebraska be amended to read as follows.
Section 6. The right of trial by jury shall remain inviolate, but the legislature 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 section one (1) of article five (5) of the Constitution of Nebraska, relating to officers of the executive depart-

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

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

Approved March D, A. D. 1805.

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

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

Section 26. No other executive state offi-Section 26. No other executive statement of this article shall be created, except by an act of the legislature which is concurred in by not less than three-fourths of the members elected to

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

Approved March 3c, A. D. 1895.

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

Be it resolved and enacted by the Leg-islature of the State of Nebraska: Section 1. That section nine (9) of article eight (5) of the Constitution of the State of Nebruska be amended to read as fol-

of Nebraska be amended to read as follows:

Section 3. All funds belonging to the state
for educational purposes, the interest and
income whereof only are to be used, shall
be deemed trust funds held by the state,
and the state shall supply all losses thereof that may in any manner accrue, so that
the same shall remain forever inviolate
and undiminished, and shall not be invested or leaned except on United States
or state securities, or registered county
bonds or registered school district bonds
of this state, and such funds, with the
interest and income thereof are hereby
solemniy pledged for the purposes for
which they are granted and set apart,
and shall not be transferred to any other
tund for other uses:

rund for other uses:

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

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

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

Be it resolved and enacted by the Legislature of the State of Nebraska:
Section 1. That article twelve (12) of the Constitution of the State of Nebraska be affended 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 tree of the section to the section 2.

the metropolitan class and the government of the county in which it is located may be merged wholly it is located may be merged wholly or in part when a proposition so to do has been submitted by authority of law to the voters of such city and county and re-ceived the assent of a majority of the votes cast in such city and also a majority of the votes cast in the county exclusive of those 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 coacted by the Leg-

Section 1. That section six (3) of article section 1. That section six (3) 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 veting be

Approved March 29, A. D. 1885.

A joint resolution proposing to amend section two (a) of article fourteen (14) of the Constitution of the State of Nebraska, relative to donations to works of internal improve-

ment and manufactories. Re it resolved and enacted by the Legislature 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:

Sec. 1. No city, county, town, precinet, municipality, or other subdivision of the

state, shall ever make donations to any works of internal improvement, or manufactory, unless 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 denations of a county with the donations of such subdivisions in the aggregate shall not exceed ten per cent of the assessed valuation of such county. Provided further, That any city or county may, by a three-fourths vote, increase such indebtedness five per cent, in addition to such ten per cent and no bonds or evidences of indebtedness so issued snall be valid unless the same shall have endorsed thereon a certificate signed by the secretary and auditor of state, showing that the same is issued pursuant to 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 Nebraska for their adoption or rejection at the general election to be held on Tuesday the 3d day of November, A.

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

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

Secretary of State.

Beggs' Tropical Oil

The only inciment on the market today that has a positive guarantee to do be mue, carls for. Its great strength wee derful curative powers a c particarry noticeable in dep seared discases, such as Kasumausm, Newalgia, ". L. Course & eps o.

AN OR INANCE to amend Section is of ordasice Number 4s, of the City of Red Cloud-lie if ordered by the mayor and council of the dy of Red Cloud, Sebrasia, that section 18, cordinance 45, of the City of Red Cloud, Neb-ska, be amended to read as follows, to wit:

Baker es, ench over Bath room, private per tub Blacksmith shop, one fire Blacksmith shop, each additional fire Riacesmith shop, each additions) fre Butcher shop militard saloon, one table Biliberd saloon where billiard tables are used, drinking soloons, each addition altable

Bar and orinking saloon. Dweiling houses, occupied by one fam ily Each selditional family occupying same dwelling
Dye houses and renovating establish-

Eating paloons
Filling private cisterus furnishing water
only, each time.
Notels and boarding houses not exceeding ten rooms.
Hotels and boarding houses, each additional room up to thirteen. 15 00 Rach additional room over thirteen.

Laundries
Offices and sleeping rooms
Printing offices, six or less hands
Printing offices, six or less hands
Printing offices, seach additional hand
Photograph galleries
Sprinkling to center of street with hose,
including washing store fronts and side
walks, twenty-five feet or less
Little light attentions.

Sprinkling street with wagon, each team per day Book Bindery Canay manufactories
Cigar Manufactories, five hands or less
Cigar Manufactories, each additional
hand

hand
Stables, including livery, dray team,
street car, and all tubble barns and
washing cars, carriages, drays harness,
cir, belonging to same, up to twenty
stalls per annum per stall
Each additional stall over twenty
stable private including washing car
riage.

ringe Steam engine per horse power, each horse. Steam boilers for house warming, etc., from 1 00 to Hotels, halls and public buildings per an-num 5 00 to Each square foot of surface heared

Schools, public and private, special prices Totacco manufactories, five hands or Tobacco manufactories, each additional

trinols with constant flow
Lrinols with constant flow
Lrinols, private
Water closets, per bowl
Water closets in private house, per bowl Water closets in private house, per bowl
Work shops ten persons or under
Work shops ach additional rerson
Work shops for building purposes
Brack work for each one Thousand
For each perch of stone
For plastering 500 yards or less
For plastering over 500 yards, per each

Iditional tim yards Watering down trenches, two feet wide and one foot deep per lineal foot.
Meter and motor rates see Section 19
To nehes two feet wide or more than two
feet for every foot in depth, per lineal

foot Trenches four feet wide or more than three feet, for every foot in depth, per

Wider trenches in proportion to above rates The said section is as originally existing be and the same is hereby repealed.
This ordinance shall be in force and take effect from and after its passage and publication



Dissolves Gravel Gall stone, brick dust in urine, pain in urethra, straining after urination, pain in the back and hips, sudden stoppage of water with pressure.

Bright's Disease Tube casts in urine, scanty urine, Swamp-Root cures urinary troubles and kidney difficulties. Liver Complaint

Forpid or enlarged liver, foul breath, bilious-ness, bilious heatische, poor digestion, gout, Catarrh of the Bladder Inflammation, irritation, ulceration, dribbling, At Druggists 50 cents and \$1.00 Size.



J. B. Lippincott Co.]

"There's no end to your hospitality. colonel," replied Ringbrand, smiling at the thought of literary work in the house with me, and the mo' especially as you

cyan't make us a visit." Ringbrand gave up again, for the simple reason that he had no valid ois jection to offer, and half an hour later he was sitting on the veranda of "The Laurels," deep in the discussion of the race problem with the colonel-a discussion in which the northern point of view fared indifferently because the mind of its advocate was too busy with questions suggested by the presence of Hester Latimer. All through the argument he was studying her face. searching therein for the proof or the contradiction of Mrs. Ludlow's assertion, and tormenting himself by trying to imagine what Hester would say if he should tell her of his intended departure and the reason for it.

After an early tea the colonel excused himself, riding off with Henry to the west farm, a portion of the estate lying two miles farther back on the mountain. When they were left alone together. Ringbrand made a commendable effort to keep the stream of conversation flowing in trivial channels; but his thoughts set so persistently toward the fend, and its bearing upon both their lives, that he had spoken of it almost before he knew what he was saying. "I should think it would be a constant source of anxiety to you," he said, irrelevantly.

"Perhaps it would, if I knew what it was," she answered, demurely,

"Pardon me -I must have been think-

ing aloud. I meant the feud." She smiled at his preoccupation. "I supposed that was what you were thinking of. No, I can't say that it is exactly a source of anxiety, although of course, I should be glad enough if the Bynums would leave the country. It isn't pleasant to have the enmity of

such people." "But your father and brother-don't you sometimes feel anxious on their account?

She shook her head, "That would be disloyal; it would imply a doubt of their ability to take care of them-

Ringbrand was thoughtful for a moment, and then he said: "It's a dreadful state of affairs, though, Miss Hester; I should think it would be a perfect nightmare to you."

"It seems terrible to you, no doubt, but you must remember that we are used to it-or, anyway, as nearly as one can be used to such things. I should feel quite lost without the feud." "I envy you your courage."

"That's odd. I didn't suppose a man ever envied a woman the possession of such an ordinary virtue as courage." "Perhaps it isn't so commonplace as you imagine." meant with gentlemen; of

course, it says itself that women are cowards, but that is only another way of saying that men are brave." "I'm not quite sure that I follow your logic. Would you mind giving me your

definition of courage?" "Perhaps I will-after you've told me

vours. Ringbrand reflected a moment before answering. "Possibly my definition is not quite sincere. I have always thought that the truest courage ex-

sisted in doing right when it is easing and safer to do wrong-in other words,

not know what fear was,"

"That always seemed to me like du blows praise. If one doesn't know the sensation of fear, there can be little vir tue in being brave. To my mind, the man who tenlizes the danger and ... compels himself to face it, though it may be with pallid face and shaking knees, deserves the greater credit."

"I suppose that's true; only I nevegot that far into the subject before. don't often reason about such thingbecause-I suppose you would say be cause a woman doesn't reason about anything; but it doesn't seem neces sary: life isn't so much a question of motives as of deeds: it isn't so much what one thinks as what one does. And father says one does what his ancestor did."

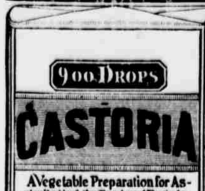
"In that case I ought to be a brave man," said Ringbrand, smiling: "in: forefathers were Scottish clausmen. and they haven't left a record of many other virtues."

"Is your name Scotch?" "Yes; tradition has it that our ancestors were the heralds of the clau. and that the name comes from their custom of whirling a lighted brand is a circle as a signal for the guthering. the hosts."

"How sweetly romantie! It sound like a bit out of dear old Sir Watter. | should always believe that, whether it is true or not."

Ringbrand laughed shortly: "You have a true woman's admiration for valorous deeds, haven't you? A peaceable man finds himself rather out of the running."

[TO BE CONTINUED] Dr. Price's Cream Baking Powder orld's Pair Highest Model and Di



Avegetable Preparation for As-similating the Food and Regula-ting the Stomachs and Bowels of

INFANTS CHILDREN Promotes Digestion, Cheerfulness and Rest.Contains neither Opum, Morphine nor Mineral.

NOT NARCOTIC.

WIFE OF OLD TO-SAMUEL PITCHER Pumpkin Sand -Alx Serves -Rodelle Salte -drim Sand *

Aperfect Remedy for Constipa-tion, Sour Stomach, Diarrhoea, Worms, Convulsions, Feverishness and Loss of SLEEP.

Fac Simile Signature of Chart Fleteter. NEW YORK. At6 months old 35 Doses - 35 CENTS

EXACT COPY OF WRAPPER.

SEE THAT THE

FAC-SIMILE

SIGNATURE -OF-

IS ON THE

WRAPPER

OF EVERY

BOTTLE OF

Castoria is put up in one-size bottles only. It s not sold in bulk. Don't allow anyone to sell you anything else on the plea or promise that it is "just as good" and "will answer every purpose." ** See that you get O.A.S.T.O.R.I.A.

Notice to Creditors.

State of Nebraska, Webster county, so that a county equit.

Note is berebe given to all persons having cause and demands analist Harvey Palmer have of Wets or county, deceased, that the furner fixed for allog claims against said estate is to mobster mide that cay of August 1888. At such per cost are required to present their claims with the youthers to the county Judge of said count, at his office therein on or before the 14th day of February, 1897, at 10 o'clock a. m.

JANES PUFFY,

County Judge. State of Nebrasks, Webster county, ss. In the

The ratio is something like 4 to 400 That is Superior sent four persons to attend our bicycle meet and we sent

Inflammatory Rheematismt'ure ed in 3 Days

400 to attend her rennion.

Morton L. Hill, of Lebanon, Ind., says: My wife had Inflammatory Rhenmatism in every muscle and joint, her suffering was terrible and her body and face were swellen almost beyond recognition; had been in hed for six weeks and had eight physiciens but received no benefit until she tries the MYSTIC CURE FOR RHEUMATISM. 1: gave immediate rethree days. I am sare it saved her life," Soid by H. E. Grice druggist, Red Good.

The fire department at their meeting Monday night sauctioned the buying of 500 feet of new fire hose.

Sure to Win.

The people recognize and appreciate real merit. That is why Hood's Sarsaparilla has the largest sales in the brake world. Merit in medicine means the John H. Davis, Philand. power to cure, Hood's Sarsaparilla Robert S. Downer, Defend at.

wheel of the latter. Mrs. Davis and the baby were in the buggy but es-

to A. S. Campbell. He will soon start Given under my hand this 15th day of August to his territory for business.

A. D. 1896. to his territory for business,

dimuishes danger to life of both mother and child and let a her in condition more favorable to start receivey "stronger alter than befor influencht" says a prominent midwise I best remedy

Makes Child-Birth Easy.

Sent by Express or had correspond force. \$1.00 per balle. Book "To MOTHERS" mailed free contribute with the lestimonials. BRADFIELD REGULATOR CO., ATLANTA, GA. SOLD BY ALL DRUGGETS.

Beware of substitutes and imitations.

PARKER'S CINCER TONIO HINDERCORNS The only sure Cure for

The Chicago Chronicle

DEMOCRATIC NEWSPAPER.

It is Not Republican.

It is Not Mugwump. It is Not Populist. It maintains the Democracy of Jefferson, Jackson and Tilden, believing it to be the salvation of the republic. It is therefore opposed to Sacialism, Free Silverism and Repudiationism. No dollar is too good for an American. Sample copies free. Address.

THE CHRONICLE.
164-166 Washington St. Chicago, IU.



Service of summons by Publica-

tion. to the district court of Webster county, Ne

that it requires a higher kind of courage to suffer injury than to resent it. It is the one tone blood purifier. Its superior merir is an established fact, and to cowards—to the latter, because they use it as a plea for nonresistance."

Hood's Pills are easy to take, easy depth," replied Hester, snipping a rote from the clambering bash that covered the end of the veranda and beginning to trim the petals into dahija-like precision with her seissors. "I have always thought of a brave man as one who was simply not afraid of anything, one of whom it could be said that he decrease in the suffer of the latter. Mrs. Davis and suffered with the suggest of the latter. Mrs. Davis and suffered by the suffered had the decrease and present promote the sum of \$4.87. Sold action is brought upon a contract entered into by defendant and in favor of the plaintiff for the sale of real estate. The following property has been attached as the present of the real estate.

Dr. Moranville's grey horse took a spin down main street this morning and collided with the buggy of Art Davis of Inavale smashing down the wheel of the latter. Mrs. Davis and suffered hat.

SHERIFE'S SALE

SHERIFF'S SALE. caped unhart. The doctor's rig was mot damaged.

Notice is hereby given that under and by vir the of an order of sale issued from the office of the not damaged.

Notice is hereby given that under and by vir the office of the office of the post of Directed and Dysentery

of dangerous, and you should not be without a boilty of Beggs Diarthea Balsam in the house at this season of the year, as it relieves at once. No had results follow. Sold by C. L. Cotting.

Mr. and Mrs. Wm. Richardson have sold more territory for their celebrated hog and chicken choi-ra remedy to the amount of fifteen hundred dollars to A. S. Campbell. He will soon start.

Case & McNitt. Plaintiff's Attorneys.

SPERIFF'S SALE

SPERIFF'S SALE.

Notice is hereby given that under and by virtue of an order of sale issued from the office of Jan. Burden Clerk of the District Court of the 19th Judicial District, within and for Webster county, Nebraska, upon a degree in an action bending therein, where a Emma J. Ducker is Plaintiff and against feel Cloud Volunteer Firements. Association, defendant I shall offer for sale of public vendue, to the highest hidder for each in hand at the east door of the court house, at fred Clerk, Vebraska, that being the hilling wherein the last farm at said court was haden on the 15th day of sopt. A. D. 18th at 10 o'cleck and of said day the following straight the title and farm of said court was haden on the 15th day of sopt. A. D. 18th at 10 o'cleck and of said day the following straight, the title will be west forty two frest all the west and of control of lots sumisered to be used as the cleven it and well view in the knowledge four near it is not deal of the cut, in the formal well in hed Cloud Winder county. Networks.

dven under my hand this tith day of August

* A. D. 1896. Case & McNitt, Plaintin's Attorneys. Giarence and Will Stratton and Col

Lew Greenlee of Blue Hill came down Sunday and will help our hand boys make music at the Superior reunion.