TheTribune

F. M. & E. M. KIMMELL,

Editors and Publishers. Official City and County Paper.

THE United States Sub-Treasury at

brave Providence by attaching any light- according to the act. ning rods to their frames.

THE Frontier County News, published at Stockville, for the exclusive benefit of homesteaders, contained an article on "Aspects of the Planets for June," in last week's issue, which occupied over two columns of valuable space. Farmers in Frontier county must be astronomically inclined -muchly.

BRO. BORIN'S Eye is suffused with tears-bitter tears-over the fact of the non-observance of Memorial Day by the fall, his name being on both the antipeople of Oberlin. You are not alone in your sorrow, Bro. B., in the busy hum of business, McCook neglected those who, "under the sod and the dew, are waiting the judgement day."

A MANLIER, more commendable plea | ternal revenue. for the present administration, would be to simply turn Republicans out of office because they are Republicans, and to never more breathe that "offensive partisanship" nonsense. Intelligent men have no sympathy or respect for such a hypocritical, demagogic pretense.

CONGRESSMAN LAIRD has concluded to throw the appointment of a naval ca-det from the Second congressional district open to competitive examination. He desires all candidates in his district

will be disseminated throughout the districts named. Special bulleting will be furnished during the prevalence of severe weather.

PAYING TELLER SCOTT of the Manhattan Bank of New York city "turned up missing," Tuesday of last week, and there was "an aching void" found in the safe, wherein \$160,610.42 ought to have been found securely deposited. The gentlemanly (?) defaulter had been a trusted employe of the institution for well nigh a quarter of a century, and the most implicit confidence was placed in his integrity-unfortunately.

WE clip the following from the Kansas City Star. This same party, the Harlem Cattle Co., of Cleveland, Ohio, also owns an extensive ranch near Stratton, Hitchcock county, 'this state, of which W. J. McGillin is manager:

One of the largest deeds ever filed in this county was entered in the recorder's books at the Second street court house to-day. The consideration paid was \$400,000, and the property conveyed comprised 12,500 head of cattle all sizes and ages, 225 head of horses, three ranch buildings, mules, hogs, harness, etc., and two leases to land in the Indian Territory, amounting to 255,265 acres. The land is situated at the junction of the Arkansas and Cimarron rivers, near the centre of the territory. One lease known as the Cherokee lease, comprises 128,-000 acres of land, and the other, known as the Pawnee lease, comprises 127,265 acres of land. The leases date from June 1, 1884, and run five years, at the rate of 3 cents annual rent per acre. The transfer was made by the firm of Bennett & Dunman to Edward M. McGillin, of

[Seward Reporter.]

John F. Murray, who worked for a long time in this office. is about to start a paper in Bird City, Kansas. The paper is to be called the Reporter. We send our best wishes to John. He is an honest, industrious and capable man, and deserves success.

[Hastings Gazette-Journal.]

We would rather infer from a communication which appeared in the Lincoln Journal, last week, that Mr. Thompson had sold out his interest in the Democrat to the Wahlquist boys. We welcome the new editors to their new field of labor. * * Eugene Johnson will be foreman in the McCook Democrat office.

[Atwood (Kas.) Citizen.]

J. E. Cochran, of McCook, was in town on Monday on legal business connected with the Chicago lumber yards of McCook and Atwood. Mr. Cochran is a pleasant, agreeable gentleman, and meaning a property of the provisions of section (1) one of this ordinance shall, on conviction thereof, be fined to be a pleasant, agreeable gentleman, and large Jail until such fine and all costs of suit are paid. McCook and Atwood. Mr. Cochran is a pleasant, agreeable gentleman, and we are giad to know that he is doing well in his profession at McCook. He was formerly of Oberlin, where he was county attorney of Decatur county, and has practiced here in our District Court on one occasion as one of the counsel for the prosecution when we were defendant and the state of Kansas on the information of S. S. Webb was plaintiff. We could not ask a more gentlemanly treatment than that accorded us by Mr. Cochran, even when it was his duty to convict us of libel if he could.

Mr. Cochran is a pleasant, agreeable gentleman, and bleast the following decision of the counsel of the profession at McCook. He was formerly of Oberlin, where he was county attorney of Decatur county, and has practiced here in our District Court on the gentlemant of the state of Kansas on the information of S. S. Webb was plaintiff.

We could not ask a more gentlemanly treatment than that accorded us by Mr. Cochran, even when it was his duty to convict us of libel if he could.

May 12th, 1885, 1886,

Railroad Commission.

Attorney General Wm. Leese, Secretary of State E. P. Roggen and Auditor H. A. Babcock, constituting the board of railroad commissioners, under the act of the last legislative session, met on Monday and organized by the selection of Hon. E. P. Roggen as chairman for the first six months. The fol-New Orleans is short \$60,000 through
J. H. Aufdemonte, the redemption clerk,
who has escaped.

lowing gentlemen were named under the act as secretaries: First Congressional district, C. H. Gere of Lincoln; Second district, Charles Buschow of Red Cloud; An ingenious New Yorker has invented a lightning road to protect "the house in which we live." Few men will approved by the governor and qualified

Mr. H. M. Warring of Seward will be employed as stenographer and book-THE Atwood (Kas.) Citizen's account keeper by the commission. The legisof the Richman canyon disaster is a curiosity in its way. The editor will please masticate a moity of facts in the case masticate masticat and issue a digest of at least reasonable provided for by sections 6 and 8 of the act establishing the commission, the board passed a resolution looking to an arrangement with the First National Bank of Lincoln for the advance of such funds as may be found necessary for the defraying of said expenses and costs.

Mr. Gere is the editor-in-chief and one of the proprietors of the State Journal, as most of our readers know. Mr. Buschow is one of the most prominent German citizens in Webster county, of which he has been treasurer for two successive terms. He was re-elected last monopoly and republican tickets. Mr. Cowdry is a well known citizen of Platte

of Trustees of the Village of McCook, Neb.:

SECTION 1. That any person who shall travel from house to house, or from place to place, within the Village of McCook, exposing or offering for sale any goods, wares, merchandise, or any article of any kind, shall be taken and deemed to be a peddler.

SECTION 2. Any person who shall, upon any street, sidewalk, or other public place, in said Village, expose, offer or cry for sale, any goods, wares, or merchandise, or any article of any kind, shall be taken and deemed to be a hawker.

SECTION 3. Hereafter it shall be unlawful for any person to conduct or carry on the busi-

He desires all candidates in his district to address him personally by letter without delay, and to report in person at Hastings for examination July 14, at noon.

SPECIAL reports by the Signal Service from stations in the cattle range regions will be furnished the Secretary of the National Cattle and Horse Growers' Association at St. Louis, by whom they will be disseminated throughout the discussion of t upon issue a license as aforesaid. Every such license shall specify the number of days for which it is issued, shall be signed by the Clerk, and attested with the corporate seal.

SECTION 5. The provisions of this ordinance shall not apply to licensed auctioncers, judicial sales, resident merchants, resident traders in their ordinary business, retail vendors of garden or farm produce, raised from their own, or their employer's farms or gardens, nor to travelling agents for wholesale houses, commonly called drummers.

SECTION 6. No license shall, under the provisions hereof, be issued for a longer period than one week at any time.

than one week at any time.

SECTION 7. Any person guilty of violating section three of this ordinance shall, on con-

section three of this ordinance shall, on conviction thereof, be fined in any sum not exceeding \$100.00.

SECTION 8. This ordinance shall take effect and be in force rrom and after its passage, approval and publication according to law.

Passed and approved this 10th day of June, 1885. CHAS. NOBLE, Chairman pro tem.

Attest: F. M. KIMMELL Clerk. Attest: F. M. KIMMELL, Clerk.

ORDINANCE NO. 23.

Amending section (7) seven of Ordinance No. (5) five, regulating the time of opening and closing of saloons.

BE IT ORDAINED, By the Chairman and Board of Trustees of the Village of McCook, Neb.: SECTION 1. It shall be unlawful for any person or persons to keep open any building, room, booth, tent, arbor, or place wherein malt, spirituous or vinous liquors or other intoxicating drinks are kept for sale as a beverage or sold or given away or to sell or give away any intoxicating liquors within the limits of the Village, on the first day of the week, commonly called Sunday, between the hours of 11 o'clock, P. M., on Saturday night and 4 o'clock, A. M., on Monday morning, or between the hours of

P. M., on Saturday night and 4 o'clock, A. M., on Monday morning, or between the hours of 11 o'clock, P. M., on each day of the week and 4 o'clock the following morning. Or on the day of any General or Special Election.

Section 2. Any person who shall violate any of the provisions of section (1) one of this ordinance shall, on conviction thereof, be fined not less than \$5, nor more than \$500, in the discretion of the Court, and shall stand committed to the Village Jail until such fine and all costs of prosecution are paid.

Section 3. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

Section 4. This ordinance shall take effect and be in force from and after its passage, approval and publication according to law.

Passed and approved this 10th day of June, 1885. CHAS. NOBLE, Chairman pro tem.

Attest: F. M. KIMMELL, Clerk.

ORDINANCE NO. 22.

Relative to Ring Games, Shooting Galleries, Wheels of Fortune, Etc.

BE IT ORDAINED, By the Chairman and Board of Trustees of the Village of McCook, Neb.: SECTION 1. That hereafter it shall be deem-

SECTION 1. That hereafter it shall be deemed unlawful for any person to conduct or carry on any Ring-and-Knife-Game, Balt-and-Figure-Game, Shooting Gallery, Wheel of Fortuna, Striking Machine, Lottery, or any other game of chance conducted for gain within the corporate limits of the Village of McCook, without first procuring a License for that purpose as hereinafter provided:

SECTION 2. That any person desiring to procure a license to engage in any of the games enumerated in section (1) one of this ordinance shall pay into the Village Treasury the sum of \$5 for every such license. Upon the payment of said sum the Treasurer shall give his receipt therefor; said receipt may be flied with the Village Clerk, who shall thereupon issue a license as aforesaid. Every such license shall specify the number of days for which it is issued. Provided, That no license shall be issued for a longer period than one week.

SECTION 3. Any person guilty of violating

FINANCIAL CONDITION

VILLAGE OF McCOOK, NEB., APRIL 4, 1885.

Total.....\$466 74

GENERAL PUND.

Jan. 15, Amount in General Fund.....\$263 71

Warrants Paid..........257 25

SCHOOL DISTRICT NO. 17 FUND.
April 4, Am't in School Dist. Fund.......\$83 00
April 4, Check to W. W. Fisher....... 80 00 April 4-Cash on Hand \$95 97 GENERAL FUND WARRANTS UNPAID. STREETS & ALLEYS FUND WARRANTS UNPAID.

NOTICE OF PROBATE OF WILL.

STATE OF NEBRASKA, RED WILLOW COUNTY.

Cowdry is a well known citizen of Platte county, where he has been engaged in the stock and real estate business for several years. He has recently been in the office of Judge Post, collector of internal revenue.

ORDINANCE NO. 21.

Relative to Hawkers and Peddlers.

Be it ordinance, By the Chairman and Board of Trustees of the Village of McCook, Neb.:

Section 1. The trust of Platte Red Willow County.

Red Willow County.

To all persons interested in the Estate of Aaron Colvin, deceased:

Whereas, Ephraim Green and Thomas H. Fowler of said County has filed in my office an instrument purporting to be the last will and testament of Aaron Colvin, deceased:

Whereas, Ephraim Green and Thomas H. Fowler of said County has filed in my office an instrument purporting to be the last will and testament of Aaron Colvin, deceased:

Whereas, Ephraim Green and Thomas H. Fowler of said County has filed in my office an instrument purporting to be the last will and testament of Aaron Colvin, deceased:

Whereas, Ephraim Green and Thomas H. Fowler of said County and a petition praying to have the same admitted to probate, which will relate to both real and personal estate. Wherean all concerned may appear and contest the probate of the same,

It is further ordered that said petitioners give notice to all persons interested in said

give notice to all persons interested in said Estate, of the pendency of the petition and the time and place set for hearing the same, by causing a copy of this order to be published in the MCCOOK TRIBUNE, a newspaper printed in Red Willow County in said State, for three works expressively reviews to the day set for weeks successively previous to the day set for said hearing. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal this 1st day of June, 1885. H. M. ASHMORE, County Judge.

ROAD NOTICE.

TO ALL WHOM IT MAY CONCERN:

The commissioner appointed to locate a road commencing at the quarter section corner between sections 28 and 29 town. 3, range 29, west of the 6th P. M., in Willow Grove precinct, Red Willow County Neb., running thence east one and one half miles to the centre of section 27, town. 3 north of range 29, west of the 6th P. M. Thence north one half mile to the quarter section corner between sections 22 and 27 of said town, and range where it connects with an estown, and range where it connects with an es-tablished road, has reported in favor of the es-tablishment thereof, and all objections thereto be filed in the County Clerk's office on or before noon of the 8th day of August, A. D. 1885, or said road will be established without reference thereto.

C. D. CRAMER, County Clerk.

ROAD NOTICE.

TO ALL WHOM IT MAY CONCERN The commissioner appointed to locate a road commencing at the point on the north side of the Republican River, where the road now run-ning from Indianola to said river, is met by the north end of the bridge across said river, said bridge being nearly due south of and on a line with Fourth Avenue, and not far from the eighth section line, running north and south near Fourth Avenue. Running thence north on the most practicable route to the south end of Fourth Avenue in Indianola, has reported in favor of the establishment thereof, and all objections thereto or claims for damages must be filed in the County Clerk's office on or before noon of the 4th day of August A. D. 1885, or said road will be established without refer-ence thereto. 2 C. D. Cramer, County Clerk.

COMPLAINT NOTICES.

U. S. LAND OFFICE—
McCook, Nebraska, May 4th, 1885.
Complaint having been entered at this office by George A. Tremel against Robert H. Timmons for abandoning his Homestead Entry No. 735, dated at McCook, Nebraska, June 6th, No. 735, dated at McCook, Nebraska, June 6th, 1884, upon the northwest quarter of section 27, township 2 north, range 30 west, in Red Willow County, Nebraska, with a view to the cancellation of said entry; the said parties are hereby summoned to appear at this office on the 24th day of July, 1885, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged abandonment said alleged abandonment.

2 G. L. LAWS, Register.

FINAL PROOF NOTICES.

LAND OFFICE AT MCCOOK, NEB., June 6th, 1885.

Notice is hereby given that the following-named settler has filed notice of her intention to make final proof in support of her claim and that said proof will be made before Regis ter or Receiver at McCook, Neb., on Saturday July 18th, 1885, viz: Ella M. Coleman, Home stead Entry 713, for the northeast quarter of section 12, township 4, north of range 31 west. She names the following witnesses to prove her continuous residence upon, and cultiva-Horace H. Easterday, Chatham H. Phillip and Milton H. Cole, all of McCook, Neb.

2 G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., June 4th, 1885. Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Regis-ter or Receiver at McCook, Neb., on Friday, July 19th, 1885, viz: Hiram W. Johnson, Homestead Entry 1030, for the south ½ southwest ¼ section 57 and north ¼ northwest ¼ section 34, township 4 north, range 29 west. He names the following witnesses to prove his continuons residence upon, and cultivation of, said land, viz: Stephen Bolles, of Box Elder, Ncb., Mather L. Brown, Edgar F. Couse and William Johnson, of McCook, Nab. 1 G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., | May 4th, 1885. |
Notice is hereby given that the following-named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Saturday, June 13th, 1885, viz: Agnes E. Wickwire, widow of Ira G. Wickwire, deceased, Homestead No. 29, for the southeast quarter of section 4, township 3 north, range 29 west. She names township 3 north, range 29 west. She names the following witnesses to prove her continuous residence upon, and cultivation of, said land, viz: Lyman Miller, John Modrell, Walter Hickling and William Johnson, all of McCook, Neb. 49 G. L. LAWS, Register.

FINAL PROOF NOTICES.

Land Office at McCook, Neb., June 1st, 1885.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his elaim, and that said proof will be made before Register or Receiver at McCook, Neb., on Monday, July 13th, 1885, viz: Isaac T. Birdsall, D. S. 2978, for the northeast quarter of section 7, township 2 north, range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: D. C. Eaton, John Whittaker, J. G. Eaton and N. Burtless, all of McCook, Neb.

1 G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., May 30th, 1885.

Notice is hereby given that the following-named settler has filed notice of his intention named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Friday, July 10th, 1885, viz: Loyal M. Hays, Homestead No. 272, for the southwest quarter of section 35, township 2 north, range 28 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Samuel S. Graham, Oregon Washburn, Nicholas Wyckoff and Columbus Wise, all of Danbury, Neb.

1. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., | May 26th, 1885. | Notice is hereby given that the following-named settler has filed notice of his intention

to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., Saturday, July 11th, 1885, viz: Frank Harris, D. S. No. 1352, for the 1885, VIZ: Frank Harris, D. S. No. 1892, for the southwest ½ of section 2, township 2 north, range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Gilbert B. Nettleton, James Cain, Willie E. Fry, Clarence A. Nettleton, all of McCook, Neb.

52 G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., \(\)
May 18th, 1885. \(\)
Notice is hereby given that the followingnamed settler has filed notice of her intention
to make final proof in support of her claim, and
that said proof will be made before Register or
Receiver at McCook, Neb., on Monday, July
6th, 1885, viz: Mary Warthen, D. S. No. 1348, for
the northeast quarter of section 21, township
5 north, range 30 west. She names the following witnesses to prove her continuous residence upon, and cultivation of, said land, viz:
D. J. Osburn, E. R. Bassett, A. A. Clark and
Montgomery Doyle, all of Osburn, Neb.
51
G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., May 15th, 1885.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Friday, June 26, 1885, viz: Joseph M. Huet, Homestead Entry 3419, for the southwest ¼ southwest ¼ of section 17, southeast ¼ southeast ¼ of section 18 and east ¼ northeast ½ of section 19, township 3 north, range 30 west 6 P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: George Poh, Frederick Plasmyere, Michael Weick and George P. Weick, all of McCook, Neb.

1 AND OPERCY AT MCCOOK NEB.

LAND OFFICE AT MCCOOK, NEB., | May 18th, 1885. \} Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Friday, June 26th, 1885, viz: Reuben C. Gerver, D. S. No. 107, for the southeast 14 of section 29, township 1 north, range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: William Relph and John Relph, of McCook, Neb., John Ford and Amos Guttenberger, of Stough-ton, Neb. 51 G. L. LAWS, Register.

Land Office at McCook, Neb., \ May 21st, 1885. \ \ Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Friday, June 27th, 1885, viz: Robert L. Hanway, Homestead Entry 264, for the northeast quarter of section Entry 264, for the northeast quarter of section 5, township 3 north, range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Henry H. Mitchell, John Shaw, Lyman Miller and John Modrell, all of McCook, Neb. 51 G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., | May 13th, 1885. | Notice is hereby given that the followingnamed settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before the Register or Receiver at McCook, Neb., on Saturday, June 20th, 1885, viz: Ada P. Buck, Homestead Entry 2073, for the northwest quarter of section 7, township 2 poorth of process. ter of section 7, township 3, north of range 28 west. She names the following witnesses to prove her continuous residence upon, and cul-tivation of, said land, viz: M. B. Brown, W. F. Simpson, Royal Buck and Amos R. Buck, all of Red Willow, Neb. G. L. LAWS, Register.

Land Office at McCook, Neb., 1 May 9th, 1885. { Notice is hereby given that the following-named settler has filed notice of his intention named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Tuesday, June 23d, 1885, viz: William P. Campbell, Homestead Entry 3255, for the southeast ¼ southwest ¼ section 35, township 6 and southwest ¼ northeast ¼ and lots 2 and 3 section 2, township 5 north, range 31 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: William J. McKillip, Robert C. Walker and Daniel McKillip of Thornburg, Neb., and Frank Sevenker, of McCook, Neb.

50 G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., !

HAYDEN & CO.

----OF THE-----

PIONEER STORE!"

HAVE JUST RECEIVED AN

STOCK IMMENSE

__OF

DRY GOODS, CLOTHING,

BOOTS AND SHOES,

Hats and Caps, Notions, GENTS' FURNISHING GOODS,

And Everything Kept in a General Store.

WE HAVE JUST ADDED A SPECIAL

BARGAIN COUNTER!

To which we call Particular Attention.

GROCERIES.

In this department we have the largest stock in this part of the state, and our prices can't be duplicated. All goods cheap.

MAIN AVE., - - McCOOK, NEB.

STAYSA & HERRMAN, CONTRACTORS

For all Kinds Descriptions of Buildings

IN WOOD, BRICK and STONE.

Plans drawn. Material furnished. Estimates given and Job Work done. With every facility at our command and years of experience in our line of business we feel confident that we can serve the public in a satisfactory manner. Prices and work talks, and business we are after, and that is just what we mean in this adv. Office and workshop, foot of Main Avenue, near depot.

I desire to call the public attention to the fact that my spring stock, purchased in Chicago, in person, of

Notice is hereby given that the following-named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before Regis-ter or Receiver at McCook, Neb., on Tuesday, July 14th, 1885, viz: Louise Rose, D. S. 1311, for the northwest quarter of section 3, town-ship 3 north, range 29 west. She names the Dry Goods and Clothing,

Boots and Shoes, Hats and Caps,

ship 3 north, range 29 west. She names the following witnesses to prove her continuous residence upon, and cultivation of, said land, viz: Adolph Fullgrabe, John Everest, James Kilpatrick and Ephraim Greene, all of McCook, Nebraska Nebraska. And Charles T. Brewer who made Homestead Entry No. 2143 on same tract, is hereby notified Gents' Furnishing Goods, to appear at above named time and place and show cause, if any exists, why said proof of Louise Rose shold not be allowed.

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G. L. LAWS, Register.

Notions of all kinds,

LAND OFFICE AT MCCOOK, NEB., April 30th, 1885. April 30th, 1885. Notice is hereby given that the following-named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Friday, June 12th, 1885, V12: Alice Elliott, D. S. 1106, for the east ¼ southwest ¼ of section 11, township 1 north, range 29 west. She names the Groceries and Provisions,

IS NOW OPEN FOR INSPECTIOR.

Come and Inspect While Stock is New. C. H. ROGERS, McGOOK, · NEBRASKA.