

By F. M. KIMMELL.

PROCLAMATION.

WHEREAS, the 5th day of May in each year has been made a National Holiday by act of congress...

THEREFORE, it is requested by me that all places of business in the City of McCook be and remain closed between the hours of 1 and 3 P. M., May 30, 1889...

THE C. B. & Q.'s statement for the month of March shows an increase in business of nearly a million dollars over March of last year.

MONTANA'S recent constitutional convention has settled the matter in regard to which party is to hold the reins. Oh! No. Too many republicans for you.

EIGHT states of the union—including Missouri—have adopted the Australian ballot system, and Illinois is debating the question of joining the procession.

EDITOR HALSTEAD is recovering and expects to go to Europe in a few weeks. He will let the springs of Germany minister to him, instead of going himself as Minister to Germany.

NEW YORK city has lately borrowed \$9,000,000 at 2 1/2 per cent. interest, the lowest rate on record for like securities in this country.

CHIEF JUSTICE FULLER, of the United States supreme court, recommends that an appellate court be established between the supreme court and the Federal circuit and district courts.

PARTY affiliation cuts no figure in the call for the convention to be held at Lincoln, June 5th, 1889. C. N. Robins, I. M. Stewart and C. A. Atkinson, well known in Nebraska's capital, call upon the voters to overthrow the coalition. Phelps county temperance men please take notice.

THE movement to discontinue Sunday trains of the country seems to be growing general. The New York Central, the Delaware and Hudson, the Canada Pacific, and now the Chicago & Northwestern are about to, or have issued orders for such discontinuance.

THE Attorney General has received an explanation from U. S. Marshal Jones, who went to Oklahoma with five or six hundred deputies, a large number of which took advantage of their being in the country to stake claims. The report is not at all satisfactory and the chances are that Jones will be dismissed. The deputies who staked claims will also find it pretty difficult to hold them.

THE per cent. of increase in the population of the United States has not been less than 30 per cent. in any ten years except in the war decade between 1860 to 1870, when it was 28.65 per cent. The per cent. between 1870 and 1880 was 30.03. If the increase during this decade has been 30 per cent. and there is every reason to believe that it has been fully that great, the next census will show a population of over 64,000,000 people.

MR. JOHN CLARKSON of Marcus, Ia., has a copy of that rare volume, the "Breches Bible" that was printed in Geneva in the Sixteenth century. It is the edition of the scriptures in which it is represented that Adam and Eve after the fall "made breches for themselves" and is the true translation in the opinion of the women's rights people. It shows that Eve wore'm also, and that there is no human law against them for women that any devout Christian can owe allegiance to.

THE auditor has completed his statement of the moneys appropriated by the last legislature. The total amount appropriated was \$2,380,328.88. Of this amount \$316,240 went for new buildings, improvements and repairs. But a small portion of this was for new buildings. Two years ago the appropriations for new construction amounted to \$822,791.65. The salaries of members and employees of the house of representatives last winter amounted to \$106,613. The miscellaneous expenditures were \$6,125.90. A few other items were included in the total which foot up to \$1,017.70. The total amount appropriated was \$189,284.13.

FOR RENT. A 4-room house north of Catholic church. Inquire of W. H. DAVIS.

FOR RENT. Two good office rooms. Inquire of Frees & Hocknell Lumber Co.

Ordinance No. 35. An ordinance providing for the making and entering into a contract for the purpose of lighting by electricity, the streets and alleys of the City of McCook, and authorizing the Mayor to execute the same.

Be it ordained by the Mayor and Council of the City of McCook: Sec. 1. That the Mayor of the City of McCook, by and with the consent and approval of the council, is hereby authorized, empowered and directed to execute a contract on the part of the City of McCook, with R. R. Woods, assignee of Thompson & Co., for the purpose of lighting by electricity, the streets and alleys of the City of McCook, in accordance with the provisions of Ordinance No. 31, of the City of McCook, adopted April 24, 1889.

Sec. 2. That said contract so executed on the part of the Mayor shall not be binding upon the city until the same has been ratified, endorsed and approved by the Council at a regular meeting.

Sec. 3. That when the Council shall by the yeas and nays, ratify, endorse and approve said contract, that shall by resolution cause the same to be entered in full upon the Journal record, and direct the Mayor to sign and deliver the same, and the City Clerk to attest the same with his signature and the seal of the City.

Sec. 4. That this ordinance shall take effect and be in force from and after its passage, approval and publication according to law. Passed May 22, 1889. Approved this 22nd day of May, 1889. S. L. GREEN, Mayor. Attest: J. E. KELLEY, City Clerk.

Dissolution of Partnership. McCOOK, NEB., May 1st, 1889. Notice is hereby given that the co-partnership heretofore existing as LaFourette & Co., in this day dissolved, James LaFourette retiring. The business will be continued by W. C. LaFourette, who will pay all liabilities and collect all indebtedness of the firm.

LAND OFFICE AT McCOOK, NEB., May 23rd, 1889. 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 the Register or Receiver at McCook, Neb., on Monday, July 15, 1889, viz: H. E. HANSEN.

H. E. No. 889 for the S. E. 1/4 Sec. 23, Town 5, N. Range 29, W. 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: William Weygant, Isaac H. Atkinson, James Haight, P. B. Atkinson, all of Box Elder, Neb.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

S. P. HART, Register.

LAND OFFICE AT McCOOK, NEB., April 24th, 1889. 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 Wednesday, June 19th, 1889, viz: JOSEPH H. STEPHENS.

H. E. No. 776 for the S. E. 1/4 Sec. 23, Town 5, N. of Range 29, W. of 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Matthew Stewart, William D. Tringue, Nelson J. Chrysler and William Weygant, all of Box Elder, Neb.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

S. P. HART, Register.

LAND OFFICE AT McCOOK, NEB., May 17th, 1889. 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 22nd, 1889, viz: MRS. CYNTHIA A. POTTER.

who made H. E. No. 328 for the E. 1/2 S. W. 1/4 section 11 and E. 1/2 N. W. 1/4 section 14, Town 3, N. of Range 29, W. of 6th P. M. She names the following witnesses to prove her continuous residence upon, and cultivation of, said land, viz: Millard F. Horrell, Samuel J. Shaffer, Emerson E. Coleman, and Walter J. Hills, all of McCook, Neb.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

S. P. HART, Register.

SHERIFF'S SALE. By virtue of an order of sale directed to me from the District Court of Red Willow county, Nebraska, on a judgment obtained in the District Court of the 14th judicial district, in and for Red Willow county, Nebraska, on the 11th day of March, 1889, in favor of S. J. Mattocks as Plaintiff, and against Nettie E. Parks and William H. Anderson, as Defendants, for the sum of two hundred and twenty-six dollars and costs taxed at \$10.23, and accruing costs, I have levied upon the following real estate taken as the property of said Defendant, Nettie E. Parks to satisfy said order of sale to-wit: W. 1/2 S. E. 1/4 Sec. 24, Town 2, Range 20, West, 1/2 S. E. 1/4 in Nebraska, A. D. 1888, in front of court house, at Indianola, Red Willow county, Nebraska, that being the building wherein the last term of Court was held, at the hour of 2 o'clock, P. M. of said day, when and where due attendance will be by the undersigned.

Dated, April 25th, 1889. W. O. RUSSELL, Sheriff. RITTENHOUSE & SEAR, Attorneys.

NOTICE OF INCORPORATION OF THE Nebraska Loan and Banking Co. OF MCCOOK, NEBRASKA.

NOTICE IS HEREBY GIVEN, That the Nebraska Loan and Banking Co. of McCook, Neb., has been incorporated under the laws of the state of Nebraska. That the NAME—the name and style of this corporation shall be the Nebraska Loan and Banking Company.

PLACE OF BUSINESS—The principal place of business of this corporation is the city of McCook, Red Willow county, Nebraska.

THE PURPOSE AND BUSINESS OF THIS CORPORATION—The receiving money on deposit and loan in the same; discounting commercial paper; selling and buying foreign and domestic exchange; the negotiation of loans on improved real estate security, on which loans the company may or may not make its guaranty of collection.

THE INVESTMENT OF MONEY IN REAL ESTATE OR OTHER SECURITIES—The purchase and sale of such real estate and personal property, as shall be considered desirable for its own use or profit or necessary for the collection or securing of any claims or debts, owing to, or in which this company may have an interest.

THE MAKING OF ABSTRACTS OF TITLE TO REAL ESTATE AND FOR THE TRANSACTION OF SUCH OTHER BUSINESS AS IS ORDINARILY DONE BY NEGOTIATORS OF REAL ESTATE LOANS: the purchase and sale of municipal bond and securities.

CAPITAL—The capital stock of this corporation shall be the sum of (\$100,000) One Hundred Thousand Dollars with power to increase the same to the sum of (\$500,000) Five Hundred Thousand Dollars, as the share holders may elect. Said stock shall be divided into shares of One Hundred Dollars each, not less than Fifty per cent. of said stock to be paid in, at which time said corporation may commence business.

DURATION AND TIME OF COMMENCING BUSINESS—This corporation shall commence business on the 5th day of April, 1889, and continue Ninety-Nine years, unless the stockholders shall conclude to surrender its charter or dissolve the same.

LIABILITIES—The liabilities of this corporation shall consist of a president, vice president, treasurer and cashier, with a board of directors of six members chosen from the stockholders to be elected on the first Tuesday in April of each year after the year 1889, and said corporation shall have power to make and adopt such by-laws, rules and regulations, as a majority of the stockholders may deem necessary for the general welfare of the corporation.

CHARLES E. SHAW, President. CLARENCE A. THOMPSON, Vice Pres. CHARLES A. VAN PELT, Treasurer. JAY OLNEY, Cashier. FRED W. VAN PELT, HENRY G. WATTS.



A NEW DEPARTURE.

Said Uncle Sam: 'I will be wise, And thus the Indian civilize: Instead of guns that kill a mile, Tobacco, lead and liquor vile, Instead of serving out a meal, Or sending Agents out to steal, I'll give, domestic arts to teach, A cake of 'IVORY SOAP' to each. Before it flies the guilty stain, The grease and dirt no more remain; 'Twill change their nature day by day, And wash their darkest blots away. They'll turn their bows to fishing-rods, And bury hatchets under sods, In wisdom and in worth increase, And ever smoke the pipe of peace; For ignorance can never cope With such a foe as 'IVORY SOAP.'"

A WORD OF WARNING.

There are many white soaps, each represented to be "just as good as the 'Ivory';" they ARE NOT, but like all counterfeits, lack the peculiar and remarkable qualities of the genuine. Ask for "Ivory" Soap and insist upon getting it.

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THE TRIBUNE OFFICE

FOR

SCHOOL BOOKS, BLANK BOOKS,

STATIONERY,

Land and Legal Blanks.

COMPLETE STOCK.

Sacrifice Sale!

As my whole stock of goods consisting of

- Dry Goods, Groceries, Clothing, Boots, Shoes, Hats & Caps,

must be closed out regardless of cost, you can buy anything we have at

YOUR OWN FIGURES,

until everything is sold. Call at once and get what you want and thereby save money, for this will only last 30 days. Remember, also, that these goods are not damaged by fire or water, but you can buy them for about the same price.

C. H. ROGERS.

LAND OFFICE AT McCOOK, NEB., May 6th, 1889. 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 Saturday, June 15th, 1889, viz: JOHN M. FORD.

who made H. E. No. 614 for the northwest quarter of Section 33, in Township 1, north of Range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Joshua Gerver, Calvin C. Smith, Herman Bergitt, and John D. Gerver, all of Colfax, Kansas.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

S. P. HART, Register.

LAND OFFICE AT McCOOK, NEB., May 7th, 1889. 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 Tuesday, June 18th, 1889, viz: SAMUEL D. MCLAIN.

who made H. E. No. 785 for the south east quarter section 21, township 4, N. of range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Frank Stokes, Jr., Charles M. Collins, John Cain, William Pete, all of McCook, Neb.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

S. P. HART, Register.

THE Famous Clothing Co.

A GENUINE REDUCTION!

Our immense stock of Spring Suits not moving as rapidly as we wish, we announce a Special Discount of TEN PER CENT. from our Plainly Marked figures, which are already lower than the same class of goods can be bought any where in Southwestern Nebraska.

Our stock in every department of Men, Youths, Boys and Children, is full and complete, and we invite every one to examine the same. We take pleasure in showing our goods. Our stock and variety being the largest and our prices at all times the lowest.

There are many white soaps, each represented to be "just as good as the 'Ivory';" they ARE NOT, but like all counterfeits, lack the peculiar and remarkable qualities of the genuine. Ask for "Ivory" Soap and insist upon getting it.

JONAS ENGEL, Manager. McCook, Nebraska, May 10th, 1889.

PUBLIC AUCTION!

We will offer at Public Auction at our dairy farm, two miles south of McCook, on Wednesday, June 19th, At 10 o'clock, A. M., sharp, the following stock, to-wit:

60 HEAD HORSES, 60 Consisting of Work Horses, Saddle Horses, Brood Mares and Colts.

70 HEAD OF CATTLE, Consisting of Cows, 1 and 2-year-old Steers, Stock Cattle, Etc.

100 HEAD OF HOGS, Consisting of Stock Hogs, Brood Sows, Pigs, Etc., Etc.

Sale will be continued over the following day if necessary.

TERMS OF SALE:

Six months' time will be given on all sums over \$10. \$10 and under cash. Ten per cent. off for cash. Ten per cent. interest and bankable paper will be required. Property not to be removed until all conditions of sale are complied with. Free Lunch.

JOE SPOTTS, Auctioneer. EATON & CO.