

The Stock and Tribune.

VOLUME IX.

McCOOK, RED WILLOW COUNTY, NEBRASKA, FRIDAY EVENING, SEPTEMBER 26, 1890.

NUMBER 18.

THE FAMOUS CLOTHING CO.

OUR FALL AND WINTER STOCK

IS NOW COMING IN.

EVERY DEPARTMENT IS BEING FILLED WITH THE

Latest and Choicest Styles,

AND WILL COMPRISE THE

MOST COMPLETE ASSORTMENT

IN SOUTHWESTERN NEBRASKA.

Before Purchasing Any Goods

FOR MEN OR BOYS,

IT WILL BE TO YOUR INTEREST TO SEE OUR LINE.

ALL GOODS MARKED IN PLAIN FIGURES.

Strictly One-Price. **JONAS ENGEL, Mgr.**

McCook, Neb., Sept. 5th, 1890.

A Sweeping Reduction of Price in Every Department as we must sell everything clean out by that time, in order to make room for NEW GOODS. So come in and get THESE BARGAINS as they will not last long. The line comprises Dry Goods, Boots, Shoes, Hats, Caps, Clothing and Notions. Yours Anxious to Please,



For The Next
30 DAYS
We Will Make

H. LAWLER.

PROCLAMATION.

WHEREAS, A joint resolution was adopted by the legislature of the state of Nebraska, at the twenty-first session thereof, and approved March 30th, A. D. 1889, proposing an amendment to sections two, four, (4) and five (5) of Article six (6) of the constitution of said state, and that said section as amended shall read as follows, to-wit:

Section 2: That section two (2) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

Section 3: That section three (3) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

Section 4: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

Section 5: "At the first general election to be held in the year 1891, and after the adoption of this amendment to the constitution, there shall be elected three (3) judges of the supreme court, one of whom shall be elected for the term of one (1) year, one for the term of three (3) years and one for the term of five (5) years, and at each general election thereafter there shall be elected one judge of the supreme court for the term of five (5) years. Provided, that the judges of the supreme court whose terms have expired the time of holding the general election of 1891, shall continue to hold their office for the remainder of the term for which they were respectively elected under the present constitution."

Section 6: "That each person voting in favor of this amendment shall have written or printed upon his ballot the following:

"For the proposed amendment to the constitution relating to the number of supreme judges."

Therefore, I, John M. Thayer, Governor of the state of Nebraska do hereby give notice in accordance with section one (1) article fifteen (15) of the constitution of the state, and the provisions of the act entitled "An act to provide the manner of proposing all amendments to the constitution and submitting the same to the electors of the state." Approved February 13th, A. D. 1877, that said proposed amendment will be submitted to the qualified voters of the state for approval or rejection at the general election to be held on the 4th day of November, A. D. 1890.

In witness whereof I have hereunto set my hand and caused to be affixed the great seal of the state of Nebraska. Done at Lincoln this 26th day of July, A. D. 1890, and the twenty-fourth year of the state, and of the independence of the United States the one hundred fiftieth.

By the Governor, **JOHN M. THAYER.**
BENJAMIN R. COWDERY.
[SEAL] Secretary of State.

PROCLAMATION.

WHEREAS, A joint resolution was adopted by the legislature of the state of Nebraska, at the twenty-first session thereof, and approved February 13th, A. D. 1889, proposing an amendment to the constitution of the state, and that said amendment shall read as follows, to-wit:

Section 1: That at the general election to be held on the Tuesday succeeding the first Monday of November, A. D. 1890, there shall be submitted to the electors of this state for approval or rejection an amendment to the constitution of this state in words as follows:

"The manufacture, sale and keeping for sale of intoxicating liquors as a beverage is ever prohibited in this state, and the legislature shall provide by law for the enforcement of this provision. And there shall also at said election be separately submitted to the electors of this state for their approval or rejection an amendment to the constitution of the state in words as follows: "The manufacture, sale and keeping for sale of intoxicating liquors as a beverage shall be licensed and regulated by law."

Section 2: At such election, on the ballot of each elector voting for the proposed amendments to the constitution, shall be written or printed the words: "For proposed amendment to the constitution, prohibiting the manufacture, sale and keeping for sale of intoxicating liquors as a beverage."

Section 3: If either of the said proposed amendments shall be approved by a majority of the electors voting at the said election, then it shall constitute section twenty-seven (27) of article II of the constitution of this state.

Therefore, I, John M. Thayer, Governor of the state of Nebraska, do hereby give notice in accordance with section one (1) article fifteen (15) of the constitution of the state, and the provisions of the act entitled "An act to provide the manner of proposing all amendments to the constitution and submitting the same to the electors of the state." Approved February 13th, A. D. 1877, that said proposed amendment will be submitted to the qualified voters of this state for approval or rejection, at the general election to be held on the 4th day of November, A. D. 1890.

In witness whereof I have hereunto set my hand, and caused to be affixed the great seal of the state of Nebraska. Done at Lincoln this 26th day of July, A. D. 1890, and the twenty-fourth year of the state, and of the independence of the United States the one hundred fiftieth.

By the Governor, **JOHN M. THAYER.**
BENJAMIN R. COWDERY.
[SEAL] Secretary of State.

PROCLAMATION.

WHEREAS, A joint resolution was adopted by the legislature of the state of Nebraska, at the twenty-first session thereof, and approved March 30th, A. D. 1889, proposing an amendment to Section Six (6) of Article Six (6) of the constitution of said state; that said section as amended shall read as follows, to-wit:

Section 1: That section thirteen (13) of article six (6) of the constitution of the state of Nebraska be amended so as to read as follows:

Section 13: The judges of the supreme court shall each receive a salary of thirty-five hundred dollars (\$3,500) per annum and the judges of the district court shall receive a salary of three thousand dollars (\$3,000) per annum, and the salary of each shall be payable quarterly.

Section 2: Each person voting in favor of this amendment shall have written or printed upon his ballot the following:

"For the proposed amendment to the constitution, relating to the salary of judges of the supreme and district court."

Therefore, I, John M. Thayer, governor of the state of Nebraska, do hereby give notice in accordance with section one (1) article fifteen (15) of the constitution, and the provisions of an act entitled: "An act to provide the manner of proposing all amendments to the constitution and submitting the same to the electors of the state." Approved February 13th, A. D. 1877, that said proposed amendment will be submitted to the qualified voters of this state for approval or rejection, at the general election to be held on the 4th day of November, A. D. 1890.

In witness whereof I have hereunto set my hand and caused to be affixed the great seal of the state of Nebraska. Done at Lincoln this 26th day of July, A. D. 1890, and the twenty-fourth year of the state, and of the independence of the United States the one hundred fiftieth.

By the Governor, **JOHN M. THAYER.**
BENJAMIN R. COWDERY.
[SEAL] Secretary of State.

Water tax due October 1st, 1890.

COMMISSIONERS' PROCEEDINGS.

INDIANOLA, NEB., September 19, 1890.
Board of county commissioners met pursuant to adjournment. Present—Henry Crabtree, Isaiah Bennett and Stephen Bolles, commissioners, and George W. Roper, clerk. Minutes of the previous meeting read and approved.

Resignation of William Cook, Justice of the Peace for Danbury precinct, read and on motion accepted to take effect at once. Resignation of E. M. Pearson, Justice of the Peace for Lebanon precinct, read and on motion accepted to take effect at once.

Petition of Eugene Dutcher read and considered and on motion the county treasurer was directed to erase so much of the personal tax of said Eugene Dutcher as applied to School District No. 15 for school purposes and to assess said Eugene Dutcher in School District No. 60 for school purposes.

Petition of Justin A. Wilcox in behalf of the petitioners requesting the board of county commissioners to call a special election for the purpose of the re-location of the county seat of Red Willow county, Neb., asking this board to reconsider the minutes of their meeting of May 6th, 1890 as prepared by said board June 17th, 1890, and that they approve the minutes as written by the county clerk on May 6th, 1890, read and considered. Motion by Mr. Bennett, I move that the petition of Justin A. Wilcox be deferred until some future meeting. Voting yeas, Bennett and Crabtree, Bolles not voting. Motion carried.

Petition of John E. Tirrill, Taylor Ward et al asking for consent road read and considered. The board finds that all owners of land along the line of proposed road have given consent in writing thereto and on motion same was granted establishing a public road as follows: Commencing at the north-west corner section 27, running thence south on section line to south-west corner of said section 27, all in town 2, range 29 and terminating thereat. On motion the following claims were audited and allowed and clerk directed to draw warrants on county road fund levy 1890 as follows to-wit: Chas. S. Squires work on road Dist. 19, \$2.00. Jas. Robinson work on road Dist. 8, 6.00. Wm. Pate work on road Dist. 7, 2.50. On county bridge fund levy 1890 as follows: Frees & Hocknell lumber for bridges, \$20.25. On county general fund levy 1890 as follows:

FEES STATE VS. WIGGINS AND REDMAN.
J. H. Berge, justice, \$0.65.
W. A. McCool, sheriff, 7.00.
B. Lehn, witness, 1.00.
John Augstman, witness, 1.00.
W. A. McCool, witness, 1.00.
T. C. Fees, witness, 1.00.
J. J. Lamborn, witness, 1.00.
W. A. McCool, jail etc., 4.00.
W. A. McCool, jail etc., 2.00.
W. A. McCool board prisoner Richards, \$35.65.
W. A. McCool board prisoner Wickwire, 10.00.

FEES STATE VS. MATTIE MCCOLLISTER.
W. A. McCool sheriff, \$4.00.
Harlow W. Keyes judge, 5.15.
J. H. Berge witness, 1.00.
W. A. McCool claim \$800.00, guard for jail, allowed at, 10.00.
Powell Bros. ice for courthouse, 10.50.
W. A. McCool oil for jail, .50.
Omaha Republican company soldiers relief record, 10.00.
F. M. Kimmell stationary for Co. judge and clerk of court, \$3.75.
G. S. Bishop stationary Co. treasurer, 0.75.

MISE. FOR PAUPERS.
J. Menard, Mrs. Kolk, Kailey and Carroll \$14.15
Grass & Miller, Mrs. Hornkohl, 1.75.
Duncan Bros., Leonard Hensch, 2.50.
Duncan Bros., P. D. Armstrong, 1.50.
Dr. R. A. Winchester mdcl. attcd. C. F. McCulloch pauper, claim \$50.75 allowed \$15.00.
W. W. Wallace house rent Mrs. Kolb, 12.00.
Henry Crabtree services Co. Com., 18.50.
Isaiah Bennett services Co. Com., 13.00.
Stephen Bolles services Co. Com., 8.10.
On motion board adjourned to meet Oct. 31, 1890.

Attest—Geo. W. Roper, Clerk.

NEBRASKA IS BUSTED.

And now it turns out after years of bragging on Nebraska, that the farmers of that state now admit that it is a failure as an agricultural state. From the recent reports that come through the press of that state, it seems that they are in a very deplorable condition and will be obliged to give up their homes this fall to the money-lender, who, as a rule, has loaned more than the land is worth. Five years ago, Nebraska gave it out to the world through her newspapers that she had great advantages to offer to the emigrants seeking a home, and thousands of Iowa people went there, and until recently, were supposed to be doing well. But there is no dodging the fact, Nebraska is a failure as a place for farmers, or else the farmers, squandered their recent convention there, are the biggest lot of liars on earth. Our Iowa people who went there years ago, may be expected to return in prairie schooners between now and winter. Let them come. We will welcome them back to a state where every industrious man can do well.—Knoxville (Ia.) Journal.

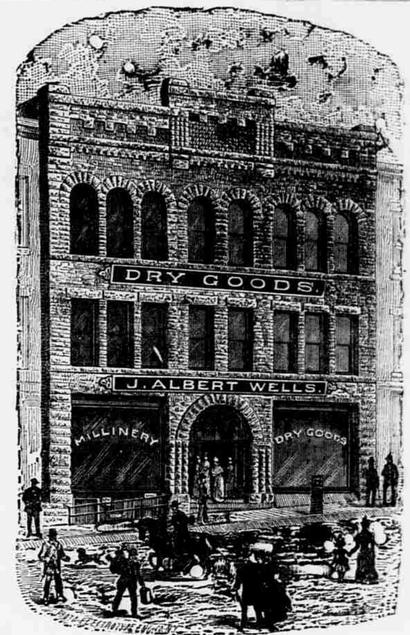
The above is one of the legitimate outgrowths of the agitation which is sweeping our state today. The press of the east is being filled with just this kind of boldfaced, much to the discredit of Nebraska. If something is not soon done to counteract such influences, farms in eastern Nebraska which to-day are being sold at from \$35 to \$45 per acre will go begging for purchasers at half that price. There are grievous wrongs which should be righted, laws which should be repealed, others amended and new ones made in the interests of the producer as against capital, but the statement that our state, as a state, is bankrupt is false and misleading. There are many men who are bankrupt, but laws as immutable as the laws of the Medes and Persians could not put wealth into their hands and keep it there. Owing to the dry season in Nebraska this year, as in many other states, there will be some land in the newly settled parts of the west which will be sold for the mortgage, but we challenge the records to show that ten pieces of farm lands have sold in this county under the hammer in the past five years. If the farmer who can sell his farm to-day for \$40 per acre succeeds in forcing the untold millions of dollars to remain in the east until his farm will bring but half of that amount, who is to blame but himself? Saunders county was never more prosperous than it is to-day, and we can buy any county of our size in the state of Iowa and have a good margin left—Wahowasp.

Demorest Silver Medal Contest.

There will be a contest at the school house in district No. 8 on Oct. 1st, at 8 P. M. The contestants will be: Bernice Jacobs, Floyd Robinson, Ethel Jacobs, Rexie Eikenberry, Florence Johnson, Urilla Fitch, Roy Jacobs, Philomina Schmitz and Bertha Johnson. At the last contest Miss Alice Hartley won the silver medal and Ralph Kneeland won the silver dollar. W. O. NORVAL, Supt.

J. ALBERT WELLS, Dry Goods, Millinery and Carpets.

DRESS MAKING A SPECIALTY.



MY DISPLAY OF

NEW FALL GOODS

is now in progress, and I have on exhibition a stock of NEW, ORIGINAL and ARTISTIC STYLES and NOVELTIES in DRY GOODS that in every way surpasses anything ever shown in this city.

DRESS GOODS.

I am showing some beautiful things in FANCY WOOLEN ROBES at very moderate prices. PLAIDS—My line of Woolen Plaids for fall and winter wear I can confidently say that I have never shown so many elegant styles as I am doing this season.

MILLINERY.

I am showing very choice styles in Ladies' and Children's Early Fall Hats, Toques, Bonnets and Large Hats. CLOAKS—Advance styles for early fall now ready. Jackets, Wraps and Shoulder Capes.

Gents' Furnishing Goods

A large and varied assortment of Neckwear, Hosiery, and Underwear. CARPETS, etc.—An exceptionally choice collection of the latest productions in Carpets, Rugs and Curtains.

The assortments are complete in all lines, and I invite inspection.

Attention, Farmers.

We are closing out our entire stock of Farm Implements at cost. Right now is the time to secure rare bargains. Call and be amazed at our prices. They must be sold at once.

HALL, COCHRAN & CO.