# The McCook Fribune.

By F. M. KIMMELL.

#### **OFFICIAL CITY & COUNTY PAPER**

THE Valley publishers propose to "excurt" to the mountains, some named as hereinafter provided as a license tax time next month.

IT is announced that the Imperial Republican will suspend publication about the middle of June. and paying the policemen. Provided, how ever, that the city council may at any time by "There are only a few of us left."

THE Indianola Courier feigns accusing us of being an early candidate butcher. Not so, Joe. Our ambition is only to print the news, as is news.

THE MCCOOK TRIBUNE was ten way, McCook is about the same both of them .- Hayes Co. Times.

IT is truly beautiful to observe with what tender solicitude the railway managers are looking to

It is a bright, newsy paper and has been a potential factor in the Contractors and builders and bolders and builders and job shops. growth and development of Mc-Cook and Red Willow county .--Lincoln Journal.

SENATOR INGALLS: "So far as I know there is no prescription for fame or fortune. A man may de-

## ORDINANCE No. 54.

The area and a present the state

An ordinance providing for the levying and collection of a license tax on occupation and business carried on and done within the limits of the city of McCook, Nebraska, and to regulate the same.

3e it ordained by the Mayor and Council of the city of McCook, Nebraska: Section 1. That each and every person, firm,

association or other corporation carrying on. the occupation or business mentioned herein within the limits of the city of McCook, shall Section 2. The money paid into the city

treasury under the provisions of this ordinance shall constitute and be known as the icensed occupation tax fund.

Section 3. The licensed occupation tax fund created by this ordinance shall only be used for the expenses of grading and repairing streets, constructing and repairing sidewalks, a majority of the council present, authorize the passage of an ordinance transferring money from this fund for the building of school houses in the city of McCook, or into the general fund of the city.

Section 4. Under the provisions of this or-dinance and the power vested in the Mayor and Council of the city of McCook by virtue of the laws of the state of Nebraska, there is hereby levied on-Non-resident auctioneers, per day.....\$ 20.00 Hawkers and peddlers of goods, jewelry and patent medicines, per day...... 10 00 For all games not prohibited by statute, per day..... Non-resident dentists, per day..... Non-resident canvassers, per day. .... 5.00 5.00 2.50

LICENSE PER ANNUM. Resident auctioneers..... 5.0 Grocery store, carrying dry goods, gro-ceries, boots and shoes, notions, etc. 10.0 Druggists Book and stationery stores.....  $5.00 \\ 5.00 \\ 5.00 \\ 10.00$ Meat market Hardware dealers..... Jeweler Boot and shoe dealer, exclusive..... 10.00 5.00 5.00 Commission store..... Grain dealer Tobacco and cigar dealer, exclusive. ... Sewing machine dealer and agents..... Millinery and notion dealer.... 2.50 5 00  $5.00 \\ 2.50$ 

2.50 10.00 2.50 Building associations. 10.00 Laundries. Street railway companies 5.00 25 00 Soda water manufactory and bottling works. Dressmaking shops where help is em-ployed, separate or in connection with other business 5.00 Gunsmith..... 1.00



the following real estate taken as the proper-ty of said defendants, to satisfy said decree, to wit: N. W. ½ section 25, town. 3, range 27, west of 6th P. M., in Red Willow county, Ne-braska. And will offer the same for sale to the highest bidder, for cash in hand, on the 13th day of June A. D., 1891, in front of the mouth decree is the same hand. south door of the court house, in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of JONAS ENGEL, Manager. one o'clock, P. M., of said day, when and where due attendance will be given by the under signed. Dated May 5th, 1891. W. A. McCool., 50 Sheriff of said County. SUMMER 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 before Hon. J. E. Cochran, judge of the district court of Red Willow county, Nebraska, on the 30th day March, 1891, in favor of J. L. Moore as plaint.ff, and against Edwin N. Benjamin and Ida C. Benjamin et al. as defendants, for the sum of one hundred and twenty-one dollars and sixtyone hundred and twenty-one dollars and sixty-two cents, and costs taxed at ₹29.03 and accru-ing costs. I have levied upon the following real estate taken as the property of said de-fendants, to satisfy said decree, to wit: E. ½ N. W. ½ and S. ½ N. E. ½ of section 31, town-ship 2, north of range 29, west of 6th P. M., in Red Willow county, Nebraska. And will offer the same for sale to the highest bidder, for cash in hand, on the 13th day of June A. D. 1891, in front of the south door of the court house, in Indianola, Nebraska, that being the Complete Lines of house, in Indianola, Nebraska, that being the building wherein the last term of court was STRAW HATS, beld, at the bour of one o'clock, P. M., of said day, when and where due attendance will be given by the undersigned. Dated May 6, 1891. W. A. MCCOOL, 50 Sheriff of said County. NEGLIGEE SHIRTS, 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 before Hon. UNDERWEAR,

SHERIFF'S SALE.

By virtue of an order of sale directed to me from the district court of Red Willow county. Nebrasks, on a judgment obtained before Hon. J. E. Cochran, judge of the district court of Red Willow county, Nebraska, on the 30th day of March, 1881, in favor of L. Alice Watson as plaintift and evaluat Cyrus Cowles et al. as

plaintiff, and against Cyrus Cowles et al. as defendants, for the sum one hundred and eight dollars, and no cents, and costs taxed at \$36.03 and accruing costs, I have levied upon

Capes,

Jackets,

Carpets.

Clothing,

J. E. Cochran, judge of the district court of Red Willow county, Nebraska, on the 30th day of March, 1891, in favor of W. O. McClure as plaintiff, and against Gilbert B. and Charlotte E. Nettleton et al. as defendants, for the sum six hundred, sixty-eight dollars and twenty-seven cents, and costs taxed at \$37.38 and acseven cents, and cosis taxed at \$51 35 and ac-cruing costs. I have levied upon the follow-ing real estate taken as the property of said defendants, to satisfy said decree, to wit:  $S.\frac{1}{2}$ S. E.  $\frac{1}{2}$  section 3 and N.  $\frac{1}{2}$  N. E.  $\frac{1}{2}$  section 10, in town 2, range 30, west of 5th P. M., in Red Willow county, Nebraska. And will offer the same for sale to the highest bidder, for cash is been on the 12th large 5 large 5. in hand, on the 13th day of June A. D. 1891, in front of the south door of the court house, in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'clock. P. M., of said day, when and where due attendance will be given and other Furnishing by the undersigned. Dated May 5th, 1891. W. A. MCCOOL. Sheriff of said County (CONSOLIDATED NOTICE FOR PUBLICATION.) LAND OFFICE AT MCCOOK, NEB., ( June 4th, 1891. Notice is hereby given that the following-named settlers have filed notice of their inten-tion to make final five year proof in support of their claims and that said proofs will be

AUGUST WESCH.

NOTICE OF ADOPTION.

\$550.00 with interest at ten per cent. per annum from October 25, 1888. That the de-fendants be required to pay said sum and in-terest or that said premises be sold according to law and the proceeds of said sale applied to

he payment of said debt.

By J. A. Cordeal, his attorney.

L. Lowman & Son,

**Black Hemstitched Goods**,

New Embroidery,

Ribbons,

Braids,

Dress Goods,

Straw Hats,

Laces,

Cords.

at

Lowman & Son.

serve both and obtain neither, or Barber shops, for each chair ..... he may deserve neither and obtain both. The only way to be successful, so far as my observation goes, is to succeed."

DURING 1888-89 almost 500 trusts were organized in America. They control about every branch of industry. And include no less than two billion dollars of capital, considerably over two-thirds of the entire manufacturing capital of the United States. Resident dentist. Ice dealers. Saloons retailing liquors as a beverage. in addition to the sums as are now or shall be required under the laws of the state of Nebraska.

ALL opposition among Ohio republicans to the re-election of John Sherman to the United States senate has disappeared. This is proof positive that Ohio republicans have recovered their wits entirely. It would hurt Ohio more than Sherman to retire him from public life. -Bee.

SEVERAL hundred Sicilians have returned to their native land from New Orleans since the 14th of March. They are evidently troubled by guilty consciences, and want to get out of the country in which justice sometimes breaks loose and causes inconveniences to murderers and other criminals .- State Journal.

ANOTHER irrigation company bobbed up Monday in the secretary of state's office. This time the Champion Valley Water Power and Irrigating company filed articles of incorporation, setting forth that it would do business at Champion, Chase county, with an authorized capital stock of \$40,000. The incorporators are J. D. Shahan and Thomas Scott, both of Champion.

THE Atlanta Constitution in a recent editorial: "As for the ask them to join a third party, and thereby destroy a political and social solidity which is essential to

1.00 Electric light company..... Water works company. Billiard hall, one table, where only temperance drinks, cigars, tobacco, etc. are sold, or exclusive billiard hall...

10.00

5.00

25.00

5.00

10.00

20.00

5.00

20.09

remainder thereof.

are sold, or exclusive billiard nail... 10.00 Each additional billiard or pool table... 5.00 Banks doing a general banking business 25.00 Sewing machine dealer, exclusive...... 2.50 Saloons having billiard tables, 1st table, 10.00 for each additional table...... 5.00 50.00 10.00

House movers ..... Plumber.....

Lawvers.

Townsite company..... Owners and keepers of stallions and jacks, one animal Each additional animal.. Shoemakers. Restaurant and confectionery, lunch 1.00

stands and bakeries. ... Flour and feed stores...... Agricultural implement dealer

500.00 Each dray or omnibus, one horse ... .... Lumber dealer 10.00 Photograph galleries..... Express company..... 20.00Telephone company..... Telegraph company.... Resident life insurance agent .... Non-resident life ins. agents, per day... Each circus or menagerie, per day..... Non-resident parties consigning goods 

the same time...... Theatrical companies, per night. .....

5.00Section 5. All licenses provided for under the provisions of this ordinance shall be issued and signed by the mayor and clerk; they shall specify the amount of money paid, the kind of business licensed, and the name of the person to whom issued. The city clerk shall attest all licenses with the city seal, and deliver the same to the person applying therefor only on the production of a receipt by the city treas-urer for the proper sum of money required by this ordinance. by this ordinance. The person or persons to whom license is issued shall produce the same for inspection on demand of any resident of the city. No license shall be transferable in any manner whatever.

Section 6. All licenses issued under the provisions of this ordinance shall commence an end with the fiscal year; provided, however, that on and after October 1st of each year license may be issued good to the end of the fiscal year by payment to the city treasurer of

half the amount required for an annual license. Section 7. The license tax imposed under the provisions of this ordinance shall be paya-ble in cash or general fund warrants of the city. In case such licenses are paid in war-rants the city clerk shall cancel the same, keeping a record thereof, and shall return the same to the city council.

Section 8. All persons who are required to take out an annual license under the provis-ions of this ordinance shall apply to the city clerk for the same on or before the first Tuesay of May of each year, or as soon thereafter as they become engaged in business.

Section 9. If the amounts hereinbefore set forth are not paid in the manner and at the time when the same are required to be paid law. suit may be instituted before the police judge or a court of competent jurisdiction to re-1891. cover the same with costs of suit.

Section 10. All licenses heretofore granted for any kind of business or occupation herein specified and not yet expired shall be and remain in full force until the time for which the

same was granted shall have expired. Section 11. All ordinances and parts of ordinances in conflict with this ordinance ar hereby repealed.

Section 12. This ordinance shall take effect southern farmers, it is absurd to and be in force from and after its passage approval and publication according to law. Passed, approved and ordered published this 28th day of May, 1891. C. T. BREWER, Attest-Z. L. KAY. Mayor. City Clerk, pro tem.

ORDINANCE No. 52.

made before Register or Receiver at McCook. Neb., on Saturday, July 11th, 1891, viz: ORDINANCE NO. 51.

JOHN ROWLAND. An ordinance imposing a license tax on dogs who made H. E. 2928 for the E. 14 N. W. 14 sec. and requiring that dogs shall wear collars 35, and S. ½ S. W. ½ sec. 26, town. 1, north of range 30, west of 6th P. M. He names the foland be muzzled.

Be it ordained by the Mayor and Council of lowing witnesses to prove his continuous res the city of McCook, Nebraska: dence upon, and cultivation of, said land, viz: Edward Ackerman, Daniel B. Barnes, William H. Benjamin, August Wesch, all of Banks-ville, Neb.; also Section 1. That no person residing within

NECKWEAR,

HOSIERY

Goods.

this city, either permanently or temporarily, shall own, keep or hacbor a dog or bitch with-in the city of McCook without having paid a license tax, and having procured a license therefor as hereinafter provided, provided who made H. E. 2615 for the E. ½ N. W. ½ of sec. 34 and W. ½ N. W. ½ of sec. 35, in town. 1, north of range 30, west of 6th P. M. He names that this ordinance shall not be held to apply to whelps until they are six months old. he following witnesses to prove his continu-

Section 2. Any person desiring license as mentioned in section one of this ordinance ous residence upon, and cultivation of, said land, viz: John Rowland, Elias B. Nelson, Wilshall pay to the city treasurer the sum of three (\$3.00) dollars for each male dog and five (\$5.00) dollars for each female dog or bitch, and upon liam H. Benjamin, Alvin Benjamin, all of Banksyille, Neb. J. P. LINDSAY, Register. presentation of the receipt for said amount to the city clerk, he is authorized to supply a tag

LAND OFFICE AT MCCOOK, NEB.. ( April 30th, 1891. ) Notice is hereby given that the following-named settler has filed notice of his intention for such dog or bitch and issue a license as aforsaid to such person for the fiscal year or

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 Monday, June 15th, 1891, viz: Section 3. It shall be unlawful for the owner, keeper or harborer of a dog or bitch to allow such dog or bitch to run at large with-out having a collar securely fastened around CHARLES S. WHITE,

the neck of such dog or bitch, such collar to be of metal or leather with metal plate or tag thereon and the number of the license engrav-ed or stamped on such collar, plate or tag with the word "Licensed" stamped thereon. H. E. No. 6081 for the S. E. % of section 33, in town, 1, north of range 30, west of 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultiva-tion of, said land, viz: William H. Tegarden, Charles F. Elliott, William H. Benjamin and Jonas R. Gardner, all of Banksville, Neb. 49\* J. P. LINDSAY, Register. Section 4. It shall be lawful for the police men of this city and it is hereby made their duty to destroy any and all dogs and bitches whose owners or harborers of such dogs shall refuse or fail to show the license herein pro-vided for when requested so to do, and to de

stroy all or any dogs or bitches found running at large and not wearing a collar as herein-before provided, except dogs following their

Notice is hereby given that the proposition of Willow Grove precinct, Red Willow county, masters from without the city. Nebraska, to vote Ten Thousand Dollars in Section 5. Any person owning, keeping or bonds of said precinct to aid in the construc

harboring a dog or bitch of a cross or savage disposition or having such reputation who shall allow such dog or bitch to run at large in said city of McCook, at any time without being muzzled, shall upon conviction thereof be fined not less than three (\$3.00) dollars or more than fifty (\$50.00) dollars for each day such dog shall so run at large together with tion of an irrigation and water power canal passing through sections 3, 7, 8, 9 and 10, town-ship 2, range 29 west, in said precinct, was on ship 2, range 29 west, in said precinct, was on the 23d day of May, 1891, in accordance with the notice and proposition of the county com-missioners of Red Willow county, Nebraska, duly carried and adopted by a more than % vote of the legal voters of said precinct and that, thereupon, on the 25th day of May, 1891, said vote was duly and legally canvassed by Geo. W. Roper, clerk of said county, and C. M. Goben and J. B. Mather, the duly appointed canvassers, and that, thereupon, the county such dog shall so run at large, together with all costs of prosecution, and such dog or bitch nay be destroyed by any person wherever found in said city.

Section 6. All ordinances and parts of ordi-nances in conflict with this ordinance is herecanvassers, and that, thereupon, the county commissioners of said county, at their ad-journed meeting on May 26th, 1891, found that by repealed.

Section 7. This ordinance shall take effect and be in force from and after its passage and publication according to law. Approved, passed and ordered published at

this adjourned regular meeting, the 28th day of May, 1891. C. T. BREWER, Mayor. Attest-Z. L. KAY, City Clerk, pro tem.

ORDINANCE No. 53.

An ordinance providing for the transfer of money from the special license and occupation tax fund of the city of McCook into the general fund of the city of McCook.

Be it ordained by the Mayor and Council of the city of McLook:

Section 1. That the sum of fifteen hundred dollars be and the same is hereby transferred from the special license and occupation tax fund of the city of McCook to the general fund of said city of McCook.

Section 2. That this ordinance shall take effect and be in force from and after its pasto the town of McCook, Red Willow county sage, approval and publication according to

Passed and approved this 28th day of May, 891. C. T. BREWER, Mayor. Attest-Z. L. KAY, City Clerk, pro tem.

### ESTIMATE OF EXPENSES.

COUNCIL CHAMBER, McCook, Neb., May 28th, 1891. The following estimate of expenses and the probable amount of money necessary for all purposes not provided for by the revenue derived from the occupation tax to be raised by general taxation is hereby stated as follows: 

 Rent of city hill.
 500.00

 Salaries of city officers.
 450.00

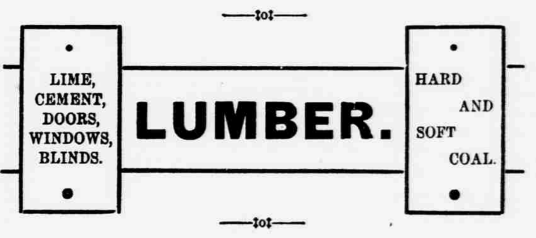
 Lighting street by electricity
 1,920.00

 Printing and stationery.
 50.00

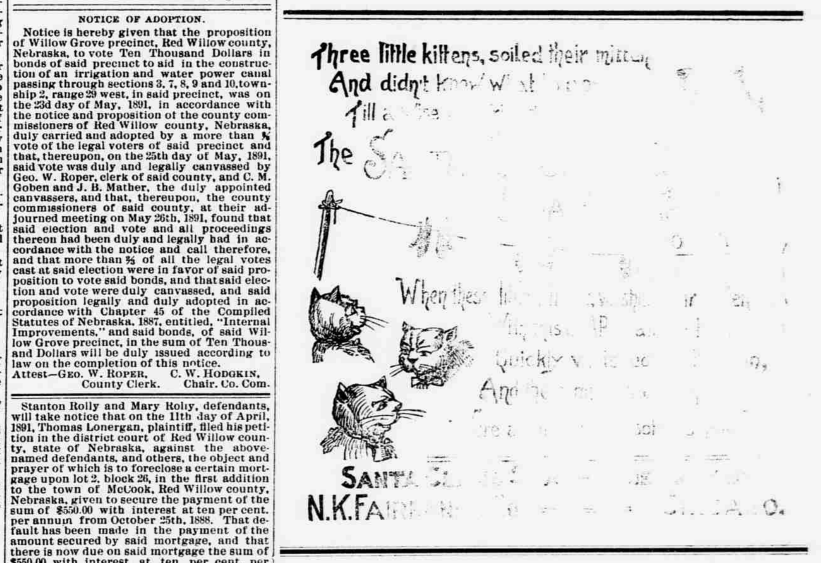
 Total amount general fund.
 \$2,920.00

fire hydrants, five watering

W. C. BULLARD & CO.



RED CEDAR AND OAK POSTS. ITU. J. WARREN, Manager.



# H. KAPKE, The Leader,

# You are required to answer said petition on or before the 6th day of July, 1891. Dated this 28th day of May, 1891. 14 THOMAS LONERGAN, Plaintiff. PRIGES AND IR STYLISH WORK, METHODIST EPISCOPAL CHURCH. Divine service at 11 o'clock, A. M., and

Calls attention to the fact that he has just received an other shipment of the latest, most stylish spring goods, and that he is prepared to make them up in the most stylish mode and at the lowest figures. Call and see for yourself.

