

The McCook Tribune.

By F. M. KIMMELL.

OFFICIAL CITY & COUNTY PAPER.

BENKLEMAN has but one newspaper, but one legitimate enterprise—The Bee. Her citizens and business men should foster it.

HASTINGS, August 18th, has been selected as the place for holding the independent people's state convention. Red Willow county is entitled to six delegates.

"There are good things to be said in praise of Socialism or Nationalism as compared with the crushing and warring methods of competition. But what the world is waiting for is the thinker who shall either show us how to reconcile the new system with human liberty or else convince us that we can do without liberty."

THE only opposition to the reelection of Judge J. E. Cochran for Judge of the 14th Judicial District, comes from some aspirant for the position, and they are so feeble as to be heard only in the immediate neighborhood of the aspirants. Judge Cochran's ability is unquestionable, and his past record is unimpeachable. He is wedded to justice and has no alliance with partiality. Those who oppose him will do so from a personal interest and not for the public good.—Benkleman Pioneer.

THE state central committee was in session at Lincoln, Wednesday. It was decided to hold the state convention at Lincoln on Thursday, September 14th. The basis of representation was fixed on one delegate for every 150 votes cast for attorney general, and one at large, from each county. No proxies are to be allowed, but delegates present may cast full vote of delegation. A motion prevailed that the officers of the central committee be the temporary officers of the convention.

AS IT will take at least two years at the present rate of flow to fill the dry lake in the desert in Southern California, there is of course no immediate danger that trains crossing that region will be lost. The railroad company will be able to protect the track from overflow for at least two months, and then if the water continues to pour in it will be possible to make a detour with the road and abandon the old line to its fate. There is not much hope, however, that the lake will become permanent. Water does not stay long under a temperature of 100 degrees. It would be an excellent thing for California if the map were changed for good, but it is expected that the old geographies will be accurate again after the sun has had a fair chance to interview that body of water.—Journal.

THERE is a good prospect that substantial progress in spelling reform will be made during the coming year. A start is to be made immediately. It happens that the national teachers' association will meet at Toronto on the same date as the national editorial convention at St. Paul, and it has been proposed that a joint committee be appointed to decide upon certain reforms that can be started in the schools and in the newspapers simultaneously and without further delay. If this idea is carried out it is probable that only a comparatively small number of changes will be made at the beginning. If it is found that the revised spelling meets with general favor, the reform can be pushed still further at each annual meeting until the useless letters are wiped out of the spelling book. If the schools and newspapers cannot bring about this needed reform it might as well be given up at once as a hopeless job.—Journal.

"ROCKY" RESOLUTIONS.

From the Benkleman Bee, Independent.
Down in Red Willow county there are a number of lawyers who have recently united with the independent party and of course they want an office and want it bad, and the office of District Judge would suit anyone of them particularly well, and in their efforts to secure the nomination for said office on the independent ticket they are leaving "no stone unturned." The fact that a strong sentiment favoring conferring the independent nomination upon Judge Cochran, the present incumbent of the office of District Judge, has developed among the farmers of the Eleventh Judicial District, intensely alarms these lawyers referred to, and they are busy formulating schemes calculated to shut the Judge out of the race entirely. At Indianola the other day the independent county central committee of Red Willow county assembled together for the purpose of transacting political business. At this meeting these "granger lawyers," who are anxious to dispense justice on the district bench, managed to secure the passage of the following resolutions, which have been scattered broadcast over the district. They are designed to whip the independent farmer into line, but they will fail in the design and redound to the injury of their authors. The farmers hate a whipper-in or a ring-master as the devil hates holy water.

WHEREAS; The old party papers of the state of Nebraska are claiming that the office of District Judge is not a political office, and that all District Judges should be non-partisans and

WHEREAS; Inasmuch as the republican and democratic parties have always adhered to the principle of nominating and electing to the office of District Judge strong partisans of the political faith of their parties and have never advocated the principle that the office is not a political office until the independent party was formed and that each President of the United States has always adhered to the principle of appointing strong partisan judges to the important positions of United States District and United States Supreme Judges, and that when the present incumbent of this Judicial District was appointed his recommendation had to state that he was a strong partisan of the political faith of the party then in power, and for the further consideration that under our republican form of government it is impossible for any man holding any political ideas to be non-partisan, and

WHEREAS; The republican party is about to bring forward an old party wheel horse for District Judge, and that there is some doubt as to there being republicans and ringsters enough to elect him, and

WHEREAS; They claim that it is not a political office and are asking that their candidate be nominated or endorsed by the national party, and

WHEREAS; It has been the custom of old parties to assess all postmasters and other officers of any importance for campaign purposes and

WHEREAS; In 1892 we will go through a national campaign that will be closely contested, and should the old party deception be successful and old party judges be elected it will enable the old parties to assess the judges about \$500 each for the purpose of raising funds to carry on the campaign against the national party, and

WHEREAS; The national party contains plenty of true and tried material to fill the office of District Judge as well as every other office in the gift of the people who have worked hard and earnestly for the success of the cause without pay or recompense; therefore

BE IT RESOLVED; By the People's National Central Committee of Red Willow county, state of Nebraska, at a regular meeting held at Indianola, June 20th, 1891, that it would not be equitable and just with ourselves and party that when an office of importance is to be filled, to virtually say by our actions that the material in our party is incompetent, suspicious

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JONAS ENGEL, Manager.

HOT WEATHER ENJOYMENTS.

Light Underwear,
Negligee Shirts,
Straw & Crush Hats,
Neckwear,
Hosiery,
Handkerchiefs,
And Other
Furnishing Goods.

PARTICULAR ATTENTION
PAID TO ORDERS.

THE FAMOUS.

June 26, 1891.

and unworthy of our support and is below the trusted and tried material of our enemy.

BE IT FURTHER RESOLVED; That we are in favor of nominating and electing men of our own political faith, whom we know to be in sympathy with our cause, and who have renounced allegiance to all old political parties and not say by our actions, "We are afraid of our own members and are compelled to go back to the g. o. p. ranks to find a man whom we dare trust."

Adopted in full at a meeting of People's National Central Committee at Indianola, June 20th, 1891.

J. B. TEAS, Chairman.
Isaac M. Smith, Secretary.

THE officials of the department of agriculture believe the farmers will not avail themselves of the Nebraska warehouse law to any great extent this year. Why not? The warehouse act goes into effect August 1st. There is a large surplus in the state. There is warehouse room for a considerable portion of it. Why should the department conclude that the Nebraska farmer will continue to sell all his surplus grain immediately after harvest when he knows to a moral certainty that prices this winter will be better than for years preceeding? The trouble with the department is that it does not understand the Nebraska law and does not appreciate the opportunities it offers the farmer. The railroad companies believe they will feel the effects of the law in a better equilibrium of traffic. The railways know more about the probable effects of the law than the clerical farmers in the agricultural department.—Bee.

HAY FOR SALE.

I have a fine lot of hay, bottom hay, for sale. Persons needing hay can leave word at D. C. Marsh's livery barn, opposite the Arlington Hotel, and same will be promptly delivered to any part of the city at lowest market price.
M. W. EIKENBERRY.

(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 intention to make final five year proof in support of their claims and that said proofs will be made before Register or Receiver at McCook, Neb., on Saturday, July 11th, 1891, viz:

JOHN HOWLAND,
who made H. E. 2225 for the E. 1/4 N. 1/4 sec. 35, and S. 1/2 W. 1/4 sec. 29, town 1, north of range 30, west of 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Edward Ackerman, Daniel B. Barnes, William H. Benjamin, August Wesch, all of Banks-ville, Neb.; also

AUGUST WESCH,
who made H. E. 2215 for the E. 1/4 N. W. 1/4 of sec. 34 and W. 1/2 N. W. 1/4 of sec. 35, in town 1, north of range 30, west of 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: John Howland, Elias B. Nelson, William H. Benjamin, Alvin Benjamin, all of Banks-ville, Neb. J. P. LINDSAY, 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 before Hon. J. E. Cochran, Judge of the district court of Red Willow county, Nebraska, on the 20th 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 of six hundred, sixty-eight dollars and twenty-seven cents, and costs taxed at \$37.38 and accruing costs, I have levied upon the following real estate taken as the property of said defendants, to satisfy said decree, to-wit: S. 1/4 S. E. 1/4 section 3 and N. 1/4 N. E. 1/4 section 10, in town 2, range 30, 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 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 by the undersigned.

Dated May 25th, 1891. W. A. MCCOOL,
50 Sheriff of said County.

The above sale is continued for want of bidders until July 25, 1891. W. A. MCCOOL,
4 Sheriff.

ORDER OF HEARING.

State of Nebraska, (ss. In the matter of the estate of Frank H. Fowler, deceased.

On reading and filing the petition of Henrietta Fowler praying that administration of said estate may be granted to her as administratrix. Ordered that July 13th, A. D. 1891, at 9 o'clock, A. M. is assigned for hearing said petition, when all persons interested in said matter may appear at a county court to be held in and for said county and show cause why the prayer of petitioner should not be granted, and that notice of the pending of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in THE MCCOOK TRIBUNE, a weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Dated June 23d, 1891. J. H. BERGE,
6-31s. County Judge.

Itch on human and horses and all animals cured in 30 minutes by Woolford's Sanitary Lotion. This never fails. Sold by L. W. McConnell & Co., Druggists, McCook, 30-lyr.

L. W. McConnell & Co.,
DRUGGISTS

—AND—

Wall Paper Dealers

Carry a complete line of

Perfumes,

Toilet Powders,

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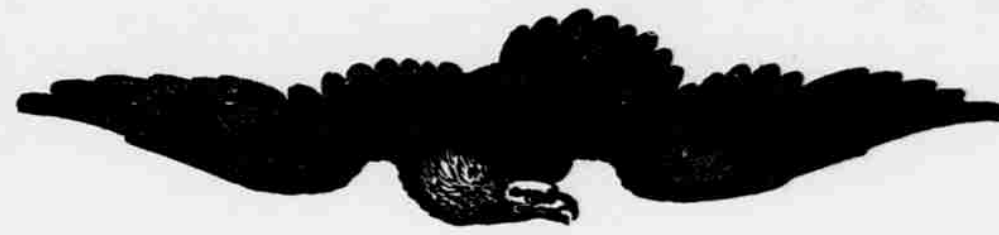
Brushes,

Soaps,

Cosmetics,

Lotions.

CIRCUS EAGLE.



GREAT BARGAINS!

Summer Dress Goods.

CHALLIES, LAWNS & WHITE GOODS.

Parasols, damaged by rain, from 25c up.

Clothing & Furnishing Goods.

White Shirts, damaged by rain, \$.30
Percaile Shirts, dsmaged by rain, .30
Percaile Shirts, with collars and cuffs, .75
Percaile Shirts, with collars and cuffs, 1.00
White Vests from - - \$1.00 up
Liner Coats and Vests from - 1.00 up
Selling Linen Goods - VERY CHEAP.

COME AND SEE US.

L. LOWMAN & SON.

W. C. BULLARD & CO.



RED CEDAR AND OAK POSTS.

U. J. WARREN, Manager.



A woman may sew, and a woman may spin,
And a woman may work all day,
But!—when SANTA CLAUS SOAP comes into her house
Then vanish all troubles away.

SANTA CLAUS SOAP IS MADE
ONLY BY N. K. FAIRBANK & CO. CHICAGO.

H. KAPKE, The Leader,

PRIGES AND IN STYLISH WORK,

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.

The Largest and Finest Stock!

A. KALSTEDT

Wishes to call public attention to the important fact that his stock of Spring and Summer goods now in is the largest finest and best assortment to be found in McCook. He guarantees a fit and his prices are most reasonable. Opposite Frees & Hocknell Lumber Yard.