

INTOXICATED M. C'S.

TESTIMONY BEFORE THE WATSON COMMITTEE.

SEVERAL CONGRESSMAN TESTIFY.

The Georgia Does Not Produce Very Strong Evidence to Substantiate His Charges.—The Government Printing Stopped for Lack of Funds — The Option Bill Goes Over to December.

WASHINGTON, July 30.—The names of the members of congress whom Mr. Watson of Georgia had in mind when he wrote in his book about drunken congressmen on the floor of the house did not come out this morning in the investigation of the special committee appointed yesterday to inquire into the charges.

Mr. Watson was the first witness. He said that he knew enough to substantiate the charges he had made. He would regret to mention names and would only do so on compulsion. He had in mind two members present during the debate on the silver bill at a night session early in Mar., when he wrote about members reeling on the floor of the house in a state of intoxication. The phrase "drunken speakers debating grave questions" referred to one speaker on one occasion only—the Noyes-Rockwell debate. In his opinion that speaker was in a state of maudlin intoxication. In front of the speaker was a cup and saucer. Its contents were replenished several times and it was noticed that the more he drank the more he wandered in his argument. He heard the speaker say to a page: "Bring me more of that stuff—that whisky." He regarded the speaker as a lovable and honorable man and one who no doubt regretted the occurrence as much as one possibly could. Witness would not shrink from mentioning names if forced to the issue. His hesitation came from a desire to shield the persons concerned.

Chairman Boatner said that the committee would consider whether or not it would ask for names. Representative Otis of Kansas said that he had seen evidences of intoxication on the part of members on two occasions. Asked about the degree of intoxication of the member addressing the house while under the influence of liquor, he said: "He was pretty well set up. I thought the longer he proceeded the worse he grew." Witness told Representative Simpson that most certainly he had noticed drinking habits on the part of members. Coming from a prohibition state it was perhaps more noticeable than it would have been otherwise.

Miss Dwyer, a congressional reporter of the National Economist, corroborated the testimony of the other witnesses as to the member under the influence of liquor addressing the house. Representatives Halvorsen of Minnesota, Butler of Ohio, Shell of South Carolina, Clover and Davis of Kansas and others testified to having seen members intoxicated on different occasions, and in one case while a member was addressing the house. Baker of Kansas recalled four instances.

Mr. Watson then wanted to prove the existence of a bar-room in the capitol building, but Chairman Boatner would not let him and would not agree that the record should show the refusal. By a vote of Messrs. Boatner, Buchanan of Virginia, Wolverton and Grant, against Mr. Simpson, a motion to admit evidence of drinking in the house restaurant was overruled.

Representative Logan had gone home and this closed the evidence Mr. Watson had to present, except that he said that if any point was made of the words of "maudlin rambling" he wished to have the original stenographic notes.

THE RECORD MUST SPEND.

All Government Printing Stopped for Lack of Funds.

WASHINGTON, July 30.—As soon as the house met to-day, flustered upon the world's fair amendment to the sundry civil appropriation bill was resumed and there was no prospect of a cessation of hostilities.

Mr. Holman, of Indiana, offered a resolution extending the appropriations carried by the sundry civil bill of last year until August 4, but Mr. Hopkins, of Illinois, objected and the speaker said that the resolution was in nature of an appropriation bill. The pending business was also an appropriation bill, and he did not think that the resolution had any priority, but as the question was a most important one he would inquire further.

The house then adjourned, out of respect to the memory of Representative Craig, but not before a protest had been made by Mr. Reed, who thought that the house should, in the present state of business, remain in session.

The sundry civil bill having failed to pass and the resolution to extend the appropriations of last year not having been agreed to, work in the government printing office must cease at midnight, as, under a strict construction of the law, the public printer will be unable to continue, but can keep only a sufficient force to protect public property. The work of the office will be contested and even the Recorder cannot be issued.

THE OPTIONS BILL SHELVED.

Senator Washburne Hews to the Inevitable and Consents to Postponement.

WASHINGTON, July 30.—The attendance of senators to-day was below the quorum point, but attention was not called to the fact, and routine business was proceeded with. Mr. Higgins offered a resolution directing an investigation of the Canadian Pacific

railroad company, its large subventions from the Canadian and British governments and its discriminations against American railroads, and a report as to the propriety of suspending the privileges of the transit trade, and such other legislation as might appear necessary in order to protect the internal and foreign commerce of the United States against Canadian aggression.

Mr. Allison introduced, with an explanation of the facts necessitating it, a joint resolution continuing the appropriations for the service of the government, covered by the sundry civil appropriation bill, up to and including Wednesday next. It was passed.

Mr. Washburne made another futile attempt to get unanimous consent to have the anti-option bill voted on next week, and then adopted the suggestion of Mr. Gibson of Louisiana to let the matter go over till next session as unfinished business. That course was adopted.

After appointing a committee consisting of Messrs. Cameron, Carey and Gorman to attend Mr. Craig's funeral, and after the vice president was instructed to telegraph absent senators to return to the city and to notify those who were in the city not to leave until the business of the session was closed, the senate adjourned.

THE QUEEN IN A QUANDARY.

Gladstone or Abdication the Only Alternatives for Her British Majesty.

LONDON, Aug. 1.—Land and Water, a usually well informed politico-society journal, says that when the Duke of Devonshire visited the queen last week her majesty said that she relied upon his advice to assist her in avoiding the necessity for sending for Mr. Gladstone to form a new government. The duke, it is reported, said in reply that there was but one alternative for her to adopt: She must either call upon Mr. Gladstone to form a new ministry or abdicate the throne.

Land and Water says the engagement of the Duke of York, son of the Prince of Wales and heir presumptive to the British throne, to Princess May, daughter of the Duke of Teck, who was betrothed to the Duke of Clarence and Avondale, at the time of the latter's death, will be officially announced soon.

SHORT CROPS IN HUNGARY.

The Wheat Yield 9,000,000 Bushels Less Than Last Year's Light Crop.

BUDA PESTH, Aug. 1.—According to an official Hungarian crop report, the yield of wheat is 117,000,000 bushels, and of rye 36,000,000 to 40,000,000 bushels, while barley and oats will be under the average.

The official report of the Hungarian wheat crop of 1891 was 126,000,000 bushels, and in 1890 it was 165,000,000 bushels. The estimated rye crop last year was 40,000,000 bushels. This year's wheat crop has been estimated heretofore at 132,000,000 to 140,000,000 bushels.

Big Exports of Gold.

NEW YORK, Aug. 1.—Altogether \$4,050,000 in gold was taken yesterday at the sub-treasury for export to-day and all except \$100,000 of this, which was destined for Canada, was bound for Europe. Only \$750,000 of the gold was withdrawn on gold certificates. The rest was taken on greenbacks and treasury notes. Recently there had been an increase in the gold reserve of the treasury and it stood yesterday morning at \$113,650,000.

Tax Rioting in China.

VICTORIA, Aug. 1.—The Canadian Pacific steamship Empress of India brings news of a serious insurrection in Fatsan, China, caused by the extortions of the Chinese custom officers. It seems that customs officials have recently been imposing fresh exactions until the capacity of the people became exhausted and a general custom war was declared.

A rebellion in Szechuan is reported, but the report is not yet confirmed. It is stated the authorities had sent troops against the rebels who were said to be 20,000 strong.

A Fatal Collision.

KANSAS CITY, Mo., Aug. 1.—Pendleton station, on the Kansas City, Fort Scott and Memphis railroad, forty-eight miles south of Kansas City, was the scene of a head end collision between two freight trains at 3:30 a. m. to-day, resulting in the death of Engineer Morris of the south bound train and the destruction of considerable rolling stock and merchandise.

The accident was directly due to the carelessness and forgetfulness of the conductor of the north bound train.

Ex-Governor Hardin's Last Hours.

MEXICO, Mo., Aug. 1.—The remains of ex-Governor Charles H. Hardin were conveyed to the Promenade Street Baptist church from the Ringo house at 10 o'clock this morning where the body lies in state. The remains will be removed to Hardin college chapel Sunday and memorial services held at 10 o'clock. The body will be interred at the homestead north of Mexico at 12 o'clock.

Still Another Ocean Record Broken.

NEW YORK, Aug. 1.—The steamship record between Havre and this port was broken last night by the arrival of the French steamship La Touraine opposite Sandy Hook bar at 10:30 o'clock, completing the voyage from Havre in six days seventeen hours thirty minutes, or six hours better than the best previous record made last March.

Shot Himself Instead of a Chicken.

MACON, Mo., Aug. 1.—While at work near Sue City this morning Joseph Norris was sent to the house for a jug of water. He then asked for a neighbor's shotgun to shoot chickens, went to a branch near by, removed his shoes and placing the muzzle of the gun against his head pulled the trigger with his toes and blew his brains out.

Arrested After Two Years' Freedom.

WICHITA, Kan., Aug. 1.—W. E. Davis was lodged in jail here this morning, charged with embezzling funds from the postoffice at Canton two years ago. The authorities had been looking for him ever since and had just captured him near St. Joseph, Mo.

NEBRASKA'S HARVEST.

Reports From Sixty-nine Counties Show a Splendid Condition.

OMAHA, Neb., July 31.—The Bee will tomorrow publish crop reports gathered from sixty-nine counties of the state. The reports are in every instance favorable. Corn has been peculiarly handicapped this season. A cold, backward spring, with rain on rain absolutely prohibited the planting of corn on schedule time. Even when it was planted the grain seemed more likely to rot than to germinate. Then the last weeks of its existence were drowned on by temperature several degrees below the normal, retarding and stunting the growth of the plant.

This season of cold weather was followed by as torrid a term as ever the state endured, and though the corn sprang up under the coaxing influence of the blazing sun, the cry soon went up, "We will be burned up again." Just at this extremely critical stage there came a most timely general rain. Now the tassels wave from thousands of acres of corn, nodding in the breeze, telling the husbandman the millions of bushels of yellow grain that will cram the crans next winter. The rain saved the corn. The report estimates an average yield of from fifty to sixty bushels to the acre.

There is a noticeable feature of this report, and that is the almost unanimous sentiment in favor of winter wheat as a profitable crop. To be sure the season was peculiarly favorable in some respects for this grain; but it has been sown by the majority of the farmers more as experiment than as a certainty. The wonderful yields reported, even from counties that have suffered severely from dry weather, are indeed encouraging. The average yield of this cereal throughout the state as indicated by the counties reporting will be thirty bushels to the acre, and the acreage is large.

Oats have suffered considerably from the weather. The wet, cold spring delayed seeding for this grain and retarded its growth. Then June was dry and cold, and July's first weeks were extremely hot, thus giving the most favorable conditions for rust and the poorest for development. Yet in spite of these discouraging circumstances oats will yield a fair crop, generally 66 to 75 per cent of last year's yield, which was enormous.

Rye, like winter wheat, has given an enormous yield on a largely increased acreage.

Barley, where it is cultivated, has returned a fair yield. It is hardly to be reckoned among the staple crops of Nebraska.

Flax has suffered much, the conditions of the spring being especially unfavorable, yet in those counties where the crop is one which some dependence is placed, a very fair yield is reported, the estimates ranging from 50 to 66 per cent of last year's yield.

Potatoes have suffered only in quantity. There will not be quite so bountiful a yield as was anticipated, the early tubers being reported as "few in a hill," but the quality is excellent. The late rains have insured a good crop of late potatoes, as in only one of two instances had growth advanced so far that the hot wave did serious damage. Several families report the quality of early potatoes greatly improved by the dry weather. Other vegetables, though, have suffered greatly from the heat.

Opera House Burned.

PLATTSMOUTH, Neb., Aug. 1.—Plattsmouth was visited by a most destructive fire yesterday morning. The fire started in the Waterman opera house, which was entirely consumed, the flames having gained too much headway before the fire department got on the ground. The firemen devoted their time to saving the surrounding buildings, which were saved, but not without considerable damage being incurred. The cause of the fire is unknown, but that it was the work of an incendiary is doubted by none. The principal losers are: John Waterman, building, \$50,000, insurance \$25,000; Joe Klein, clothing, \$20,000, insurance, \$12,000; M. B. Murphy, grocer, loss \$6,000, insurance \$3,000. The total loss is \$80,000, insurance \$40,000.

Drawn Down in an Eddy.

PLATTSMOUTH, Neb., Aug. 1.—Henry McCarty, a boy 15 years old, was drawn in the Missouri river yesterday. The boy was in swimming with companions at Rocky Point, just below the city, and swam too far out in the current and borne into the whirlpool around the piers of the B. & M. bridge. His companions made desperate efforts to save him. He was the son of Con McCarty, a well-known railroad man. The body has not been recovered.

Drunk Fly Poison.

GRAND ISLAND, Neb., Aug. 1.—While playing at the home of a neighbor, the two-year-old twin boys of Mr. and Mrs. L. Matchell drank fly poison which might have proved fatal but for the presence of mind of Mrs. Porter, at whose home the children were. She promptly administered an antidote and had the children in a good way to recovery before medical assistance could arrive.

FAIRMONT, Neb., Aug. 1.—While Louie Steiger was driving his trotting stallion, "Ira S." the horse became unmanageable, the buggy gave way and Steiger was thrown over the dash board and dragged several feet by the lines, escaping with slight injuries. The horse when caught was badly injured. It was valued at \$1,500 and is now practically worthless.

OXFORD, Neb., July 31.—An altercation between Drayman Moore and Gabe Dillon, a farmer, this evening, terminated in the serious stabbing of the former by Dillon. Moore's condition is critical and he will likely die.

A Prize Han Party.

If three hundred hens lay three hundred eggs in three hundred days, how many hens will it take to lay one hundred eggs in one day? To the first person answering the above problem correctly the publishers of the LADIES' PICTORIAL WEEKLY will give a bicycle valued at \$25 or its equivalent in cash as preferred. To the second person will be given an elegant Safety Bicycle valued at \$125 or its equivalent in cash. To the third person a handsome gold watch valued at \$75 or its equivalent in cash. The next fifty persons sending correct answers will each receive a prize valued at twenty dollars. Prizes awarded in the United States will be sent free of duty. Contestants must enclose with their answer a U. S. Postal Note for thirty cents, or fifteen U. S. two cent stamps for one month's trial subscription to the LADIES' PICTORIAL WEEKLY, which is one of the handsomest and best reading matter published in this country; the object in offering this prize contest is to introduce it to new families, and increase permanent subscription list. We guarantee that prizes will be awarded strictly in order of merit. The date of postmark on letters is given precedence so that persons living at a distance may have an opportunity of securing a valuable prize. Address LADIES' PICTORIAL CO., "E," Toronto, Canada.

Children Cry for Pitcher's Castoria.

Guaranteed Cure for La Grippe.

We authorize our advertised druggist to sell you Dr. King's New Discovery for Consumption, Coughs and Colds, upon this condition. If you are afflicted with La Grippe and will use this remedy according to directions, giving it a fair trial, and experience no benefit, you may return the bottle and have your money refunded. We make this offer, because of the wonderful success of Dr. King's New Discovery during last season's epidemic. Have heard of no case in which it failed. Try it. Trial bottles free at A. McMillen's drug store. Large size fifty cents and one dollar.

Cholera infantum has lost its terrors since the introduction of Chamberlain's Cholera, Cholera and Diarrhea Remedy. When that remedy is used and the treatment as directed with each bottle is followed, a cure is certain. Mrs. Fanny Lauderdale, of Rock, Pope county, Illinois, says it cured her baby of cholera infantum and she thinks saved its life. A. W. Walter, of Waltersburg, Illinois, says it cured his baby boy of cholera infantum after several other remedies had failed. The child was so low that "he seemed almost beyond the aid of human hands or reach of any medicine," but Chamberlain's Colic, Cholera and Diarrhea Remedy cured him. 25 and 50 cent bottles for sale by Geo. M. Cheney.

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 6th day of June, 1892, in favor of The McCook Building and Saving Association as plaintiffs, and against Sweeney Munson, et al as defendants, for the sum of eight hundred and twenty dollars and twenty-five cents (\$825.25) and costs taxed at \$17.33 and accruing costs. I have levied upon the following real estate taken as the highest bidder, to-wit: Lot seven, block thirteen, first addition to McCook, Red Willow county, Nebraska, and will offer the same for sale to the highest bidder for cash in hand on the 29th day of August, A. D. 1892, in front of the south door of the court house in Indianola, Nebraska, that being the same as 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 given by the undersigned.

Dated July 28th, 1892. E. R. BANKS, Sheriff of said county.

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 6th day of June, 1892, in favor of William Rankin as plaintiff, and against Corina Cook, et al as defendants, for the sum of ten hundred and seventy-four dollars and ninety cents (\$1074.90) and costs taxed at twenty-five cents and accruing costs. I have levied upon the following real estate taken as the property of said defendants to satisfy said decree, to-wit: Southeast quarter of section twenty-five, township four, north of range twenty-six, west 6 P. M. in Red Willow county, Nebraska, and will offer the same for sale to the highest bidder for cash in hand on the 29th day of August, A. D. 1892, in front of the south door of the court house in Indianola, Nebraska, that being the same as 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 given by the undersigned.

Dated July 28th, 1892. E. R. BANKS, Sheriff of said county.

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 September, 1890, in favor of Nebraska Loan and Trust company as plaintiff, and against Franklin J. Bushong as defendant, for the sum of forty-six dollars (\$46) and costs taxed at \$54.30 and accruing costs. I have levied upon the following real estate taken as the property of said defendant, to-wit: Northwest 1/4 sec. 22, township 1, north of range 29, west of the 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 1st day of August, A. D. 1892, in front of the south door of the court house in Indianola, Nebraska, that being the same as 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 June 29th, 1892. E. R. BANKS, Sheriff.

ORDER OF HEARING.

STATE OF NEBRASKA, ss. RED WILLOW COUNTY, ss. At a county court held at a county court room in and for said county, Indianola, Nebraska, July 14th, 1892. Present Charles W. Beck, county judge. In the matter of the estate of Sidney W. Ford, deceased. On opening and filing an instrument purporting to be the last will and testament of Sidney W. Ford, deceased, praying that the execution of said instrument may be committted and that the administration of said estate may be granted to Justin A. Wilcox, as executor. Ordered that August 29, 1892, at 10 o'clock, P. M. is set for said hearing, when all persons interested in said matter may appear at a county court to be held in said county and show cause why said will should not be admitted to probate as the last will and testament of said Sidney W. Ford, deceased, and that Justin A. Wilcox be appointed executor as named in said will and testament. And that notice of the pendency of said order and 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.

CHARLES W. BECK, County Judge.

Notice of Attachment.

Faulk, Gibson and Scott will take notice that on July 28th, E. Kelley, Justice of the Peace of Red Willow county, Nebraska, issued an order of attachment for the sum of (\$13.20) thirteen dollars and twenty cents and interest on \$100.00 from August 24, 1891, in an action pending before him wherein Potter & East-erday is plaintiff and Faulk, Gibson and Scott is defendant; and a copy of this order, together with a copy of the writ of attachment, consisting of money, has been attached under said order in the hands of Charles H. Meeker, by order of garnishment against said party, and returned to the 30th day of August, 1892, at 10 A. M.

POTTER & EASTERDAY, Plaintiff.

PROCLAMATION

WHEREAS, A joint resolution was adopted by the Legislature of the State of Nebraska at the twenty-second session thereof, and approved April 6th, A. D. 1891, proposing an amendment to section nine (9) of article eight (8), of the constitution of said state, and that said section as amended shall read as follows, to-wit:

SECTION 1. All funds belonging to the state for educational purposes, the interest and income whereof only are to be used, shall be deemed trust funds held by the state, and the state shall stipulate all losses thereof that may in any manner accrue, so that the same shall remain forever inviolate and undiminished, and shall not be invested or loaned, except on United States or State securities, or registered county bonds, or registered school district bonds of this state, and such funds will be held in trust for the purposes for which they are granted and set apart, and shall not be transferred to any other fund for other uses.

SECTION 2. At such election on the ballot of each elector voting for or against this proposed amendment shall be written or printed the words: "For proposed amendment to the constitution relating to permanent school fund," and "Against said proposed amendment to the constitution relating to permanent school fund."

SECTION 3. If such amendment shall be approved by a majority of all the electors voting at such election, said proposed amendment shall constitute section nine (9) of article eight (8) of the constitution of the State of Nebraska. Therefore, I, James E. Boyd, Governor of the State of Nebraska, do hereby give notice in accordance with section (1) article seventeen (17), of the constitution and the provisions of an act entitled "An act to provide the manner of proposing all amendments to the constitution 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 8th day of November, A. D. 1892.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the great seal of the State of Nebraska, at Lincoln, this 28th day of July, A. D. 1892, and the 26th year of the State, and of the Independence of the United States the one hundred and seventeenth.

[SEAL] JAMES E. BOYD, By the Governor.

JOHN C. ALLEN, Secretary of State.

PROCLAMATION.

WHEREAS, A resolution was adopted by the Legislature of the State of Nebraska at the Twenty-second session thereof, and approved April 6th, D. 1891, proposing an amendment to Section One (1), of Article Five (5), of the constitution of said state, and that said section as amended shall read as follows, to-wit:

SECTION 1. (Officers).—The executive department shall consist of a governor, lieutenant-governor, secretary of state, auditor of public accounts, treasurer, superintendent of public instruction, attorney general, commissioner of public lands and buildings and three railroad commissioners, whose powers and duties shall be such as may be prescribed by law. The first named eight (8) officers shall hold office for the term of two years, and on the Thursday after the first Tuesday in January next after his election, and until his successor is elected and qualified: PROVIDED, HOWEVER, That the first election of said officers shall be held on the Tuesday succeeding the first Monday in November, 1892, and each succeeding election shall be held at the same relative time in each year thereafter. The three last named officers or railroad commissioners shall be elected by the electors of the state at large, and the other officers, except those chosen at the first election, as hereinafter provided, shall be elected for three years. The first election for railroad commissioners shall be held on the Tuesday succeeding the first Monday in November, 1892, and shall be held at the same relative time in each succeeding year. The railroad commissioners shall, immediately after the first election in 1892, be classified by lot, so that one shall hold his office for the term of one year, one for the term of two years, and one for the term of three years. No person shall be eligible to the office of railroad commissioner who is in the employ of any common carrier, or the owner of any railroad, or who is in any manner whatever pecuniarily interested in any railroad company. The governor, secretary of state, railroad commissioners, auditor of public accounts and treasurer shall reside at the seat of government during their term of office and keep the public records, books and papers there, and any other such duties as may be required by law: PROVIDED, HOWEVER, ALSO, That the governor shall appoint three railroad commissioners who shall hold their office until their successors are elected and qualified as provided herebefore.

SECTION 2. 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 executive officers." Therefore, I, James E. Boyd, Governor of the State of Nebraska, do hereby give notice in accordance with section one (1) of article seventeen (17), of the constitution and the provisions of the act entitled "An act to provide the manner of proposing all amendments to the constitution 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 8th day of November, A. D. 1892.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the great seal of the State of Nebraska, at Lincoln, this 28th day of July, A. D. 1892, and the 26th year of the State, and of the Independence of the United States the one hundred and seventeenth.

[SEAL] JAMES E. BOYD, By the Governor.

J. C. ALLEN, Secretary of State.

NOTICE TO LAND OWNERS.

To all Whom It May Concern: The commissioner appointed to examine and survey a road commencing at southeast corner section 19, township three, range 27, in Indianola precinct, Red Willow county, Nebraska, running thence north to northeast corner southeast 1/4 section 19; thence west 1/2 section thence north 14 degrees west 1/2 mile, 20 links terminating at road No. 62, has reported in favor of the location thereof, and all objections thereto or claims for damages made to be filed in the county clerk's office on or before noon of the 17th day of September, A. D. 1892, or said road will be established with out reference thereto. GEO. W. ROPER, County Clerk.

To All Concerned.

Notice is hereby given that the firm of Railsback & Jacques is this day dissolved by mutual consent, Thos. A. Railsback continuing the business and C. W. Jacques retiring. All bills due the old firm are payable to Thos. A. Railsback who also assumes all debts of said firm. McCook, Nebraska, July 26th, 1892. Signed, THOS. A. RAILSBACK, C. W. JACQUES.

First publication, July 29th.

To Whom It May Concern.

Notice is hereby given, that on November 13th, 1889, The Farmers' Loan and Trust Company purchased at public sale by the Treasurer of Red Willow county, Nebraska, for the delinquent taxes for the year 1889, the east half of the north west fourth and the east half of the south west fourth of section twenty-eight, township two, range thirty, in said county, which land was taxed for said year at \$100.00, the name of Hiram Cooley. The time for redemption from said tax sale will expire November 13th, 1892. The certificate issued by said County Treasurer, for said tax sale has been duly assigned by The Farmers' Loan and Trust Company to the undersigned, who is now the owner thereof. C. H. BOYLE.

First publication July 22d.

LAND OFFICE AT McCOOK, NEB., July 20th, 1892.

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, Nebraska, on Saturday, September 3, 1892, to-wit: THOMAS A. LINDSAY, who made P. E. D. S. number 6,780 for the S. W. 1/4 N. W. 1/4 section 2, in township 1, north of range 31, west of the 6th P. M. in Indianola precinct, Red Willow county, Nebraska, the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Charles B. Knobbs and Isaac E. Smith, of Culbertson, Neb.; Isiah Matson and Simpson Edward, of McCook, Neb. J. P. LINDSAY, Register.



HEALTHFUL, AGREEABLE, CLEANSING. For Farmers, Miners and Mechanics. A PERFECT SOAP FOR ALKALI WATER. Cures Chafing, Chapped Hands, Wounds, Burns, Etc. A Delightful Shampoo.

WHITE RUSSIAN SOAP.

Specially Adapted for Use in Hard Water.

C. H. BOYLE, LAND ATTORNEY.

Six years experience in Government Land Cases.

Real Estate, Loans & Insurance. NOTARY PUBLIC.

Office in Phillips-Meeker building.

J. E. KELLEY, ATTORNEY AT LAW.

AGENT LINCOLN LAND CO. McCOOK, NEBRASKA.

Office: Ground floor first brick building north B. & W. depot.

HUGH W. COLE, LAWYER.

McCOOK, NEBRASKA.

Will practice in all courts. Commercial and corporation law a specialty. Money to loan. Rooms 4 and 5 old First National building.

SNARELY & PHILLIPS, Attorneys and Counsellors at Law.

INDIANOLA, NEB.

Practice in the State and Federal Courts.

B. B. DAVIS, PHYSICIAN AND SURGEON.

McCOOK, NEBRASKA.

Office Hours: 9 to 11 a. m., 2 to 5 and 7 to 9 p. m. Rooms over First National bank.

A. T. RICE, M. D., PHYSICIAN AND SURGEON.

I have located permanently in McCook, Neb. All calls answered promptly by day or night, in the city or country. Special attention given to diseases of children. Office over Lowman's store, south of Commercial Hotel. Office hours from 8 a. m. to 8 p. m. Residence in the "grove" house.

CHASE CO. LAND & LIVE STOCK CO.

Horses branded on left