

THE FALLS CITY TRIBUNE

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Did you take the children to the circus.

When the next board of equalization and assessment meets it would be a great thing for the state if George Sheldon as Governor should be a member.

Did you ever notice that most of the good acts in a circus are on the opposite side of the tent from which you are sitting. That observation is very often true in life as well.

Certain corporate interest have been fighting the direct primary idea with great vigor. The way in which it worked in York county indicates that these corporate influences are justified in their opposition.

The circus is a great institution. When everything else fails the circus can be depended upon to draw a crowd. It is a relief from the ever lasting monotony of life and is associated with the boyhood recollection of every American citizen.

President Roosevelt has done more for the west than any other President. His advocacy of irrigation, anti-rebates, large home steads free denatured alcohol and other measures will count greatly in the development and industrial progress of the middle west. Altogether he may be well called the President of the west.

The vinegar factory under the management of Mr. Leo is an assured fact. It will not be an exceptionally large one to start with but it is destined to grow into an institution of importance. Those of our citizens who have invested their money in the enterprise will doubtless receive large returns both in money and in the gratitude of the city because of their public spirit.

George Sheldon is gaining strength every day. Those who have been interested enough to study his record of State Senator have become convinced that he is always with the people regardless of consequences. Brown and Sheldon would do more for the state than any two young men we can call to mind. This is the peoples year and Brown and Sheldon are true representatives of the people.

Will Richardson county republicans permit railroad influence and subsidised newspapers to influence them against the candidacy of the young man who has incurred the enmity of these people by fighting in our interest? The railroads are after Brown for no other reason than his work in compelling them to pay their taxes owned in this and other counties. Are we going to turn him down at the instance of the men who tried to beat us and who are sore because Brown wouldn't let them do it?.

Falls City's welfare is dependent in a large measure on the citizens. Kansas City is a great city because of its favorable location in part and in large measure to the indomitable push and energy of its people. We have secured a vinegar factory through the enterprise of a few men. There are other industries that will pay equally well. Let those who did not subscribe stock in the vinegar factory get together and organize a canning factory, a cereal mill, or one of the many other kinds of industries for which we are so well qualified to make go.

Must Have a Beginning!

Do not postpone the opening of an account simply because of the smallness of your first deposit. All things, you know, must have their beginning. The big things of to-day were the little things of yesterday.

Remember that the

Falls City State Bank.

Receives deposits as low as a dollar.

County Central Committee.

The county central committee is called to meet at the office of the secretary July 16, 1906, at 2 o'clock p. m. JOHN CLEAVER, Sec. W. E. DOBINGTON, Chairman.

Martin Kanaly is attending the races at Auburn this week.

Robert Sailor and wife from near Morrill, came to see the circus.

Geo. Hall attended the races at Auburn on Wednesday of this week.

Dr. Corbin of Tecumseh was here Monday in consultation with Dr. Wolfe.

Miss Stella Wolfe of Malvern, Iowa is the guest of her brother, Dr. A. E. Wolfe.

Lottie Putnam, Catherine and Margaret Seibel came from Geneva Thursday. The two form-ones have secured schools here, while the latter will return to Geneva where she has a school.

There will be a 10 cent rag-tag social at the Wahl hall under the auspices of the K. & L. of S. order No. 610 on Thursday evening July 19th. Ice cream and cake will be served and a cordial invitation is extended to the public.

Mr. Zimmer just before starting home Tuesday evening put \$20 in his pocket for safe keeping. In some manner it slipped on thro' and was lost. Officer Beasley found the property and it was eventually restored to the owner.

George Hall lost his valuable diamond stud on Tuesday of this week. He did not discover the loss until about five o'clock and owing to the size of the crowd in town that day, he had doubts of its recovery. D. Davies was fortunate enough to find the lost jewel in front of Mr. Hall's shoe store.

Referees Sale.

Notice is hereby given, that by virtue of the authority in us vested and according to an order of the District court, in and for Richardson county, State of Nebraska, entered upon the 15th day of June, A. D. 1906, in an action in Partition, wherein Louisa M. Miller is plaintiff, and Emil Marmet, Emma Marmet, Rosa Clingan, Bruce Clingan, Fred C. Marmet, Mae L. Marmet, Barbara Marmet, Wesley Miller, The Falls City State Bank, and W. A. Greenwood and T. J. Gist, are defendants,

We will upon on the 18th day of August, A. D. 1906, at 2 o'clock, p. m., at the west front door of the court house in Falls City, in said county of Richardson, State of Nebraska, offer for sale and sell to the highest and best bidder therefore, the following described premises: The north half of the south half of the southeast quarter of the southeast quarter of section twenty-eight (28); the southeast quarter of section twenty-nine (29); the west half of section thirty-two (32); and the west half of the northeast quarter and the west half of the southeast quarter, and a part of the east half of the northeast quarter of section thirty-two (32). All in township No. One (1), north, range fourteen (14), east 6th P. M., in Richardson county, Nebraska, containing 654 acres of land more or less, according to the government survey.

The above described land will be divided and sold in separate tracts if the referees think it to be for the best interests of the parties.

Terms of sale, cash. Dated at Falls City, Nebraska, July 7, 1906. JOHN WILSE, FRED FEILDMAN, CHARLES SMITH, Referees. STRAYED.—One white mare, weight about 1000 pounds, branded on right shoulder, wire scar on right hind leg. Strayed from W. A. Margrave's about two months ago. Information for, or return to above will be rewarded. 29-3t

Foreclosure of Chattel Mortgage by Sale of Mortgaged Property.

Notice is hereby given that I will on the 21st day of July, 1906, in the Bell Building, situated on Lot 18, in Block 70, in the City of Falls City, in Richardson County, State of Nebraska, between the hours of 10 o'clock, a. m., and 2 o'clock, p. m., offer for sale at public auction all the goods, wares, merchandise and stock, drugs, patents, paints, oils, glass, wall-paper, counters, wall-cases, show-cases, cash registers, furniture, fixtures, safe, carbonator, soda fountain and all appurtenances thereto belonging, ornaments, furnishings and material of every description, now contained in said store-room. Said sale is made pursuant to authority contained in a certain chattel mortgage executed by P. L. Moore, of Falls City, Richardson County, Nebraska, to Howard B. Graham, of Omaha, Nebraska, on the 9th day of September, 1905, to secure the payment by said P. L. Moore to the said Howard B. Graham the sum of \$2,000.00, together with 8 per cent thereon from date until paid, evidenced by eight several promissory notes for the sum of \$250.00 each, payable respectively one on December 9, 1905, one on March 9, 1906, one on June 9, 1906, one on September 9, 1906, one on December 9, 1906, one on March 9, 1907, one on June 9, 1907 and one on September 9, 1907, which said chattel mortgage contains the following condition, to-wit:

"And I, the said P. L. Moore, do hereby covenant, and agree to with the said Howard B. Graham that in case of default made in the payment of any of the above mentioned eight promissory notes, or interest thereon, or failure to keep said property insured as hereinbefore provided, or in case of my attempting to remove from the said County of Richardson, the aforesaid goods and chattels, or any part thereof, or in case said stock of goods be replaced and replenished, and kept above the value of Six Thousand Dollars, (\$6,000.00), including all property covered by this mortgage, then and in that case, the whole of said debt shall immediately become due at the option of the party of the second part, and it shall be lawful for the said mortgagee, or his assigns, by himself or agent, to take immediate possession of said goods or chattels wherever found, the possession of these goods to be sufficient authority therefor, and to sell the same at public auction, or so much thereof, as shall be sufficient to pay the amount due, or to become due, as the case may be, with all reasonable costs pertaining to the taking, keeping, advertising, and selling of said property. The money remaining after paying said sums, if any, to be paid on demand to the said party of the first part."

And whereas, default has been made by the said mortgagee in the payment of the note for \$250.00 and the interest accruing thereon, falling due on the 9th day of December, 1905, and on another for the same amount and same interest falling due on the 9th day of March, 1906, and on another for the same amount and same interest falling due on the 9th day of June, 1906, said mortgagee in pursuance of the authority above recited has elected to declare the whole of said mortgage debt and the interest accruing thereon to the date of the first publication of this Notice, to-wit, the 29th of June, 1906, due and payable, and is now proceeding to foreclose the same pursuant to the statute in such case made and provided. That there is now due and payable on said mortgage debt at the date of the first publication herein the sum of \$2,128.88. That no proceedings at law have been had to recover the money expressed in said promissory notes or the interest accruing thereon and which are secured by said chattel mortgage and the right to foreclose said mortgage pursuant to the terms thereof has become absolute.

Notice is hereby further given that said chattel mortgage was duly recorded by said mortgagee in the office of the County Clerk of Richardson County, Nebraska, and bears the following certificate on the back thereof: "Chattel Mortgage given by Dr. P. L. Moore, of Falls City, Nebraska, to Howard B. Graham, Omaha, Nebraska, State of Nebraska, Richardson County, ss. Filed for record in the County Clerk's Office, on the 9th day of September, 1905, at 5 o'clock and 45 minutes p. m. Recorded in Book No. 1, Page 451. J. C. TANNER, County Clerk. J. J. TANNER, Deputy."

WHEREFORE, and the condition of said mortgage having been broken, the same having been duly filed of record, and this mortgagee having elected to declare the whole of said debt due and payable pursuant to the condition and stipulation in said mortgage contained, he has seized said property by his lawful agent, to-wit, the sheriff of Richardson County, and will proceed to foreclose the same by a sale of the property hereinbefore described, in the manner set forth herein and at the time and place specified.

HOWARD B. GRAHAM, By W. T. FRINTON, Sheriff. And Agent for Mortgagee. REAVIS & REAVIS, Attys. for Mortgagee. 29-4t.

Legal Notice.

To Edward E. Brown. You are hereby notified that at a public tax sale of land, for delinquent taxes, at the County Treasurer's office in Falls City, Richardson county, Nebraska, on the 7th day of November, A. D. 1904, Clarence H. Wilse, of said county, for the use and benefit of himself, his heirs, or his assignees did bid off and purchase the following described real-estate, to-wit: Lots 15 and 16, Block 190, of Falls City, Nebraska, which was then and there offered for sale for delinquent taxes for the year 1903, and there being no other bidders for the same. This said land was taxed in the name of Edward E. Brown, and said tax was assessed for the year 1903, and that the time of redemption from said sale will expire on the 7th day of November, 1906, and after the expiration of said date a deed to said property will be applied for unless redeemed. 29-3t CLARENCE H. WILSE.



WE HAVE PRETTY FANS THAT WILL HELP YOU TO KEEP COOL AND WE SHALL NOW SELL THEM TO YOU CHEAPLY.

Regular 75 cent fans for . . . . . 48c Silk embroidery fans \$1.00 now at . . . . . 65c We have a sample line, no two alike at . . . . . 1/3 off IN FACT, WE ARE NOW GROWING MORE ANXIOUS TO CLOSE OUT ALL OF OUR SUMMER GOODS. MANY OF OUR LINES ARE GETTING THIN, BUT ONE OF A KIND IS PERHAPS ALL YOU WISH. WE TRY TO GIVE OUR PATRONS BARGAINS THE YEAR 'ROUND, RESERVING, OF COURSE, THE PROFIT FOR OURSELVES; BUT WE ARE NOW WILLING TO THROW AWAY OUR PROFIT JUST TO GET RID OF OUR SUMMER GOODS. YOU KNOW OUR USUAL PRICES. COME SEE WHAT THEY ARE NOW. IF OUR REDUCTIONS DO NOT SEEM AS GREAT AS IN OTHER STORES THEY CLAIM THEY MAKE, CAN IT NOT BE THAT THEIR PRICE WAS A FICTITIOUS, FAKE-SALE PRICE IN THE BEGINNING? OUR TEMPTATIONS ARE: OUR NEW WHITE WASH BELT FOR 10C; A DANDY FOR 15C; AND YET A BETTER ONE FOR 25C; THE GOODS FOR THIS HOT WEATHER.

RESPECTFULLY,

FALLS CITY, NEBRASKA SAMUEL WAHL

THE LOVE OF JEWELRY

Is one of the most natural of emotions—as the actions of children and older people alike show. This love for the beautiful and the artistic should be cultivated to the utmost—the only bar to owning Jewelry should be the price and that you will never find an obstacle here.

Every price plainly marked.

A. E. JAQUET THE OLD RELIABLE

In Partnership.

Ike Beaulieu has sold a one-half interest in his tonsorial parlor to Sigmund Spaeth. Both gentlemen are artists and under the combine those of the masculine gender can be assured of a smooth "scrape."

Lost the Money.

Joseph Glaze lost twenty dollars in bills last Saturday while making a delivery for P. S. Heacock and son.

Sam'l Bucher found the bills out in the street in front of his residence and returned the same to the owner, Mr. Glaze.

The chunk of ice these days looks like thirty cents but the monthly ice bill bears no such resemblance.

LOWE BROS. PAINTS

Are pronounced the best by all who have used Ready Mixed Paint. Did it ever occur to you that you could save \$3 per day by doing your own work with a paint that you can get in any shade? Try Lowe's once and you will never use lead and oil with an experienced mixer that costs more than the material. It will last longer and look better.

We are headquarters for Lubricating Oils and our price is right. Let us figure with you on paint or oil.

J. C. TANNER

TO THE PUBLIC!

We don't want the earth with a fence around it, as we have material for fencing and are willing to save you the price of the nails to build it with if you will figure with us on contemplated improvements.

What we do want, is a fair portion of the Lumber trade that comes to this city, and if Low Prices and Business principles will merit it, we are on the ground floor.

If you will keep your eye upon this space from week to week we shall try and interest you in Lumber.

Chicago Lumber and Coal Co. JULE RUEGGE, MGR.