

THE FALLS CITY TRIBUNE

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TELEPHONE 226.

William McCray seems to be suffering from cold feet.

Don't be afraid to telephone your news items to The Tribune.

Senator Spooner seems to have taken Tillman's pitch fork and broke it off in him.

That fellow never "stands hitched," said a member of the board after listening to his bridge talk on the morning after.

A Rulo man boasts that he never speaks cross to his wife. That's nothing. Falls City has a man who never speaks to his wife at all.

Bill McCray is on the Journal's roll of honor. We are mercifully inclined but we will have to confess that Bill deserves all he's getting.

Senator Bailey of Texas was re-elected last Tuesday by a majority of one vote. This is looked upon as a telling victory for Standard oil.

When Senator Tillman was reminded that lynching negroes was against the law he replied, "to hell with such law." Senator Tillman is one of the law makers of this great and glorious country of freedom and equal rights.

Bills providing for a railroad commission and a direct primary have been introduced in the legislature. Both measures are demanded by the people and both were favored by the republican platform. The republican members should push these bills to early enactment into law.

Just bear this in mind, John Hinton when he puts his hat on owns everything beneath it. He is nobody's man. He is anxious to learn the wishes of his people, but forms his own judgment as to his own duties. So when you have dealings with him as a supervisor don't threaten and don't shove.

The Governor of Jamaica evidently has a well developed grouch. He wrote a very childish and rude note to Admiral Davis informing him that he didn't need any help in caring for earthquake victims and asking the United States not to butt in. Consequently the Admiral packed up his things and quit.

A Harvard professor of great learning and high social position has lately been sued for breach of promise and it now develops that the plaintiff is a negress. It seems that the bad man had been leading cotillions and posing as the leader of the smart set for fifteen years and all the time was living with his "Honolulu babe." It's all a matter of taste.

Senator Kittredge of South Dakota has introduced a resolution looking to an investigation of the lumber trust. We don't know whether there is such a trust or not but we do know that the tariff on lumber is permitting the lumber companies to rob their patrons. Last summer the writer saw lumber yards owned by The Tacoma and St. Paul lumber Co. selling lumber in Victoria, B. C., for six dollars less a thousand than the same company was selling it to Americans at the Tacoma mill. The stand patters may find some reason for this other than the tariff but I am from Missouri. The tariff needs revision and if a republican congress doesn't do it a democratic congress will. If that's treason—help yourself.

BEGIN THE YEAR

By persistent and systematic saving. This bank will help you. Write, 'phone or call.

Three per cent interest paid on Time Deposits, and four per cent on Children's accounts.

Capital and Surplus, \$65,000.

FALLS CITY STATE BANK

New Judicial District.

Sometime since, The Tribune published an article showing the advisability of reducing the number of judicial districts and district judges in the state. It was argued that the business could be transacted as expeditiously and more economically with the reduction.

A bill has been introduced in the legislature along these lines, in which the judicial districts are changed and the number of district judges reduced by six. This would mean a saving to the state of \$20,000 a year. In this bill Richardson county is put in the second district with Nemaha, Otoe and Cass counties and has but one judge. The business of these four counties could be attended to by one judge very easily. A district judge holds court nine months in a year which would give more than two months court in each of these counties.

The Tribune would regret exceedingly to have Pawnee county, the home of Judge Raper, detached from this district, but much as we would regret losing Judge Raper from the bench, the bill as presented should be passed.

Every one who has an interest in the matter to whom the writer has talked has spoken in favor of the passage of the bill and has expressed the hope that Shubert, Stalder, Jones and Wilson will support it.

If you don't take The Tribune, why don't you?

To the Commercial Club: No, the rumor that The Falls City Journal bought a postal card at home last week is not true.

Frank Shubert is after the professional lobbyist and had the most sensible interview on the subject in the State Journal last Saturday that we have yet read.

We sang the praises of Nebraska as a winter resort last week. This week the variety of her moods deserve mention. Think of a thunder storm on the night of January 18th, and a howling blizzard twelve hours after.

The Post office department demands that all postmasters keep out of politics. The Hiawatha postmaster is running for congress and the department says nothing. It may be that the department believes that Mr. Hubert merely thinks he is running for office.

The pussy-footed individual who tried to convince the board that he had nothing to do with the lying campaign made by the Journal in the bridge matter, should have spoken sooner. The man who breaks his finger nails trying to get into the band wagon is always the first fellow to desert his crowd when it is beaten.

If you don't think every little bit helps you ought to see the number of coupon votes on the library contest that are cut out of this paper every week. One of the contestants received 128 votes in our ballot box this week which were cut out of The Tribune.

Will Hall of Preston, was a Saturday visitor here.

C. M. Heinzelman of Verdon, was in the city on Friday.

J. H. Parsons of Verdon, was a guest of this city on Friday.

John Crook was a business visitor in Kansas City Thursday.

R. G. Kelly of White Cloud, Kas., was seen on our streets last Tuesday.

E. E. Bolejack of Barada, was a Falls City business visitor on Saturday.

Dan Kelly came down from Verdon, and spent Saturday in this city.

F. W. Robb came down from Verdon on Friday, for a visit with relatives.

Ray Henegar, a fireman on the Burlington, was down from Pawnee City, Saturday last.

Ed May and wife of Salem, were the guests of relatives in this city, the first of the week.

In the struggle to secure the library don't forget the Convent. Its gain last week was greater than that of any other contestant.

If the lodge that voted so many of the Tribune's coupon votes this week will keep up the same rate during the contest it will have voted more than 1200 votes in this way before the finish. The equivalent of a purchase of \$120.

High School Band Benefit.

At the Methodist church on Friday, Feb. 1, at 8 p. m. Tickets, 50 cents; school children, 25 cents. The following program will be rendered by the Woman's club:

PART I.

Women's chorus, "Greetings," with violins and piano. Brahms Eighteen members of music department. Alice Cleaver and Verdi Sage Piano Duet, march, Tannhauser

Wagner Mrs. John Oswald and Clara Boose Vocal solo, Roses in June Ed. German

Edna Crook Violin Duet, 4th Symphony Dancel

Alice Cleaver and Anita Wilson Piano solo, Improvisata Pierne

Ethel Cade Quartet, Lullaby Gaston Borch

Mmes. W. T. Fenton and C. W. Breithaupt, Helen Martin and Anita Wilson

Piano solo, Ballade, Op. 47 Chopin

Vocal solo, Because d'Hardelot

Helen Martin

Piano Duet, Waltzes, Op. 39, selected. Brahms

Gertrude and Grace Lyford Reading, selection from "The Spoilers" Rex Beach

Lois Spencer

Quartet, By Moonlight Max Spickler

Piano solo, La Rebata Veneziana Litz

Sallie Schoenheit

Vocal solo, The Throstle. Maud White

Mrs. C. W. Breithaupt

Violin trio, Op. 99, No. 6. Dancel

Alice Cleaver, Anita Wilson and Verdi Sage

Chorus, The Little Brown Bee

Mrs. Beach

Accompanists, Mrs. Chas. Wilson and Misses Banks and Schoenheit.

Sunday Morning Service.

Commencing January 27th, patrons will have electric light service every Sunday morning from then on. The morning change will be appreciated to its fullest extent.



THE TIME HAS ARRIVED WHEN WE WISH TO CLEAN HOUSE QUICKLY OF ALL REMAINING WINTER GOODS. THE VERY LOW PRICES ON ALL OF OUR REGULAR LINES OF CLOTHING, POSSESSING STYLE AND QUALITY, WILL NOW SPEAK FOR THEMSELVES. NEW SUITS AT LESS THAN ONE-HALF PRICE, OVERCOATS AT PRICES NEVER HEARD OF BEFORE AT THIS TIME OF THE YEAR. WATCH FOR OUR BIG WHITE GOODS SALE. IT WILL PAY YOU.

RESPECTFULLY,

FALLS CITY, NEBRASKA SAMUEL WAHL

It's a pleasure to tell our readers about a Cough Cure like Dr. Shoop's. For years Dr. Shoop has fought against the use of Opium, Chloroform, or other unsafe ingredients commonly found in cough remedies. Dr. Shoop, it seems, has welcomed the Pure Food and Drug Law recently enacted, for he has worked along similar lines many years. For nearly 20 years Dr. Shoop's Cough Cure containers have had a warning printed on them against Opium and other narcotic poisons. He has thus made it possible for mothers to protect their children by simply insisting on having Dr. Shoop's Cough Cure. Sold by all dealers.

Notice of the Incorporation of "The W. A. Margrave Co."

Notice is hereby given of the filing of the following articles of incorporation of the W. A. Margrave Company under and by virtue of the laws of the state of Nebraska.

I. Said incorporation shall be named and known as "The W. A. Margrave Company."

II. The principal place of transacting the business of the corporation shall be at the Margrave Ranch near the town of Preston, county of Richardson and state of Nebraska.

III. The general nature of the business to be transacted by this corporation shall be a general farming, stock raising, mercantile and investment business, the purchase of live stock of all kinds and character, such as cattle, horses, mules, sheep and hogs, and the selling or exchanging of the same; the growing of grain, the purchase, exchange and selling of the same; the holding of real estate, the purchase, exchange and selling of the same; the erection, purchase, exchange and maintaining of a system of elevators for the storing of grain of all kinds and character; the purchase, selling, exchange and maintaining of a general mercantile business of all kinds and character whatsoever, and to do and perform each and every act necessary or requisite to the proper conduct of a general farming, stock raising, elevator or mercantile business.

IV. The amount of the capital stock of the corporation authorized is the sum of Two Hundred Thousand Dollars, divided into Two Thousand shares of the par value of One Hundred Dollars (\$100.00) each. All of said capital stock is now subscribed and paid for, and full paid shares of stock shall be issued for the amounts subscribed, and not otherwise.

V. The highest amount of indebtedness to which the corporation shall at any time subject itself shall not exceed two-thirds of the capital stock.

VI. The date of commencement of the corporation shall be immediately upon the filing of these articles with the county clerk of Richardson county, Nebraska, and it shall terminate fifty years thereafter.

VII. The affairs and business of the corporation shall be conducted by a board of five

directors together with the officers of the corporation as hereinafter specified. The board of directors shall be elected by the stock holders from among their own number.

VIII. The first meeting of the stockholders shall be held upon the day of the organization of the corporation, and thereafter the regular meetings shall be held at the office of the corporation at the Margrave Ranch near the village of Preston, Richardson County, in the state of Nebraska, on the first Tuesday in June of each and every year thereafter at which said meeting the board of directors shall be elected, to hold office until the annual meeting next ensuing and until their successors are elected and qualified. If any vacancy should occur in said board of directors the same may be filled by the remaining members of the board, such appointees to hold office until their successors are elected as hereinafter provided.

IX. The directors shall immediately upon their election select from among their number a President, Vice President and Secretary, who shall hold their respective offices until the next annual meeting after their election or until their successors are elected unless sooner removed by the board of directors.

X. The board of directors shall have full power and authority to make all rules and adopt by-laws for the proper government and control of the business of the corporation and may alter and amend the same at pleasure.

XI. These articles of incorporation may be amended at any time. All amendments shall first be approved by the board of directors and ratified by a two-thirds vote of a general or called meeting of the stockholders, and upon such ratification it shall become the duty of the directors of the corporation to subscribe, acknowledge, record and publish such amendments.

MARGARET R. MARGRAVE,
W. C. MARGRAVE,
JAMES T. MARGRAVE,
EARL L. MARGRAVE,
JULIA E. LECLEERE.

REAVIS & REAVIS, Attys., 58-51

Notice of Sheriff's Sale.

First publication December 28, 1906. Notice is hereby given that by virtue of an order of sale, issued out of the District Court, in and for Richardson County, and State of Nebraska, under the seal of said court, dated on the 22nd day of November, A. D. 1905, and to me directed, as sheriff of said county to be executed, I will on Monday, the 4th day of February, 1907, at two o'clock p. m., at the west front door of the court house in the city of Falls City, in said county and state, offer for sale at public vendue, and sell to the highest and best bidder, the property described in said order of sale, to-wit: Lots numbered one (1), two (2), three (3), and four (4), in block number ninety-six (96), in said city of Falls City, State of Nebraska, to satisfy a judgment obtained in said court on the 22nd day of November, A. D. 1905, with interest and costs by Levi J. Hitchcock and Lorenzo D. Lawrence against Adolph D. Messler and Frances Messler, his wife.

Terms of sale, cash. Given under my hand at Falls City, Nebraska, this 26th day of December, A. D. 1906.

W. T. FENTON, Sheriff.

Legal Notice.

SARA W. THOMPSON, Plaintiff, vs. CHAS. D. THOMPSON, Defendant. The defendant will take notice that the plaintiff filed on the 13th day of December, 1906, her petition in the District Court of Richardson county, Nebraska, against you, the object and prayer of which is to obtain a decree of divorce from you and the custody of the child of your marriage with her to-wit, Theodore Charles Thompson, on the ground that you are a common drunkard, failure to support her and child, and for extreme cruelty. And unless you plead answer or demurrer to her petition on or before the 25th day of February, 1907, the same will be taken pro confesso, and a decree entered accordingly.

REAVIS & REAVIS, Attys. for Plff.

Incorporation Notice.

NOTICE IS HEREBY GIVEN of the following changes of The Articles of Incorporation of the Leo Cider and Vinegar Company, located at Falls City, Nebraska, and evidenced by two several certificates set forth herein, in what manner and to what extent the changes of said Articles of Incorporation were made, and ordered to be recorded and published as provided by law.

"CERTIFICATE OF INCREASE OF CAPITAL STOCK OF THE LEO CIDER & VINEGAR COMPANY." "We, the subscribers hereto, being a majority of the Board of Directors of the above named incorporated company, hereby certify that at a regular stockholders' meeting of said incorporation, at their place of business in the city of Falls City, Richardson County, Nebraska, on the 19th day of October, 1906, at which the holders of a majority of the stock of said incorporation were present and voting said stock, either in person or by proxy, a resolution was duly passed increasing the capital stock of said incorporated company from the sum of \$10,000.00 to the sum of \$15,000.00. The reason for said increase being to provide more capital to carry on the increased business of said incorporation. Said resolution was duly recorded and ordered certified and published as required by law."

And we further certify that afterwards, at a regular meeting of the stockholders of said incorporation, held at their chief place of business in the city of Falls City, Richardson County, Nebraska, on the 15th day of November, 1906, a further resolution was adopted by a majority vote of the stock of said incorporation, the holders thereof being present and voting said stock in person or by proxy, providing a further increase of the capital stock of said incorporation from \$15,000.00 to \$20,000.00, said increase having been made necessary to carry on and transact the increased business of said incorporation. Said resolution was duly recorded and ordered certified and published as required by law."

WITNESSES OUR HANDS this 15th day of January, 1907.

V. G. LAYFORD W. LEO

T. J. GIST W. A. GREENWALD

E. H. TOWLE

This notice shall be published in "The Falls City Tribune," a newspaper printed in Richardson County, Nebraska, and of general circulation therein, for the space of four weeks, commencing on January 18, 1907.

FOLEY'S HONEY AND TAR
for children; safe, sure. No opiates