

THE FALLS CITY TRIBUNE

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TELEPHONE 226.

How many New Year's resolutions have you kept?

Are you playing some favorite in the library contest? The Tribune is the only newspaper giving votes thereon.

The refuse from the vinegar factory may be a nuisance, but the factory itself is anything but a nuisance.

The sporting columns of the daily press again taken up with base ball gossip, all of which indicates the near approach of the good old summer time.

Won't it be fine when the last snow is gone, and all the ice is put up, and the days of spring plowing, green grass and the apple blossoms come again.

No ice famine next summer. All the dealers have their houses full of the finest kind of ice, the abundance of which will make prices very reasonable next summer.

If it were a crime to serve milk containing butter fat the Hiawatha hotel keepers would not only be presumed innocent but the presumption would be conclusive.

The drama put on by local talent last week showed very conclusively that we have artists of unusual merit. All of the several parts were well taken and some disclosed exceptional ability.

Have you ever seen the library for which the several organizations are contesting? Look at it in Sam Wahl's window and learn what a superior collection of books it is. Wouldn't it look pretty well in the reception room of your lodge?

Norris Brown is in favor of the election of a United States senator by the people. Most every senator is, who isn't afraid to submit his claims to the people. The opposition to such method of electing a senator is founded in self preservation.

A drama now being played across the country pictures a New Yorker of today returning to New York a hundred years from now. The first question he asks is, "Is Bryan elected yet?" If a man from Falls City should return to this town a hundred years from now his first question would be, "How far have they got along with the Miles will case."

Is anything to be done toward beautifying Falls City, this spring? Now is the time to think about it and get some plan under way. We have fine, well kept homes, but in the aggregate our town is unsightly and dilapidated. Might it not be a good idea to organize a civic federation, and let some of our club women help?

The people of the county are at last recognizing the fact that The Tribune is the one republican paper in the county seat. Our new subscriptions in 1907 far exceed the number obtained in any other like period. We do not know for a certainty as to the circulation of any other newspaper but we are very willing to have any advertiser look over our list, compare it with any other newspaper list in the city.

Weather prophets are predicting a dry year for 1907. Such predictions as this are the nearest rot. The dry years are growing fewer and farther between all the time. The increase of soil tillage in the west, the growing of timber and irrigation pro-

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

ject are making the danger of drouths much less than in former years. So don't get scared. Richardson county is dependable, and next fall will show as good crops as the average.

Hiawatha possesses the spirit of knock very similar to that of other small places. Some of the warriors over there have their hammers over after Ewing Herbert. "Why not let your country have a congressman," was asked of one of the anvil chorus by a Falls City man last week. "Not on your life," was the reply. "we are after that fellow and we'll get him." So runs the world away. Don't let the other fellow succeed, keep him down, is the motto and spirit of a class of men whose existence sometimes creates a doubt of the wisdom of the creator.

Senator Clark of Montana retires from the senate a bitterly disappointed man. He spent five millions for the office only to learn that in doing so he sacrificed the respect of every honest man in that body. He was ignored and slighted. His advise was never asked neither was he consulted by the members of either party. He was alien to every man and measure and his proud spirit resented the studied indifference of his colleagues. Norris Brown goes to the senate a poor man, a country town lawyer, but in the full possession of his self respect. He will be welcomed and encouraged. All of which proves that there are greater things in this world than the possession of great wealth.

We are in receipt of a roast from an esteemed friend on our lumber tariff editorial in the last issue. In the letter our critic says such an editorial is detrimental to the interest of the republican party. Get out. The best way to serve a party is to insist on its serving the people. Whenever a party becomes of that character that you cannot advocate the right of the people without injuring the party my advise to you is to get out of that party, and get out quick. The republican party was born of the people. In its many years of life it has made mistakes but it has never departed from the lessons of its hearthstone. The republican party is today for tariff revision, only some of our friends who are living in the past have not yet learned the fact. The principle of a protective tariff is sacred to the republican party, but no tariff schedule is, a tariff framed to meet conditions several years ago is not adequate to meet conditions today. We are in favor of a protective tariff for 1907, that will meet conditions as they are in 1907. One of the conditions to be met is the lumber price and the greed of the lumber barons, but this is only one of the conditions.

The unwritten law so much spoken of in the Harry Thaw trial is a law unto man's creation and not pencilled on the tables. For centuries it has been stronger than, "Thou shalt not kill." In the days of the Vigilantes who

congregated in the nearest timber and questioned the murderer as to the reason for killing it was as strong but no stronger than it is now amongst men of highest culture. Leave my home and family alone is the law of the red blooded man. If this law is disobeyed the cloak of civilization falls from him who is wronged as a cast off garment, and a human life goes out even though the gallows or the chair awaits him who savagely takes his revenge. All of fine spun theories and platitudes of law and order are as sounding brass and tinkling cymbals in the ears of him whose home has been prostituted and whose bed has been soiled. The instinct if elemental and will abide with man until civilization has so enervated him that his love of peace is greater than the love of virtue in his home.

Does coffee disagree with you? Probably it does! Theatry Dr. Shoop's Health Coffee, "Health Coffee" is a clever combination of parched cereals and nuts. Not a grain of real coffee is in Dr. Shoop's Health Coffee, yet its flavor and taste matches closely old Java and Mocha Coffee. If your stomach, heart or kidneys can't stand coffee drinking, try Health Coffee. It is wholesome, nourishing and satisfying. It is safe even for the youngest child. Sold by Fred E. Schmitt.

Legal Notice.
SARA E. HELLVER vs. DAVID HELLVER
The above named defendant will take notice that on January 30, 1907, the plaintiff filed her petition in the Richardson county District court against you, the object and prayer of which are to obtain a divorce from you on the grounds of habitual drunkenness and gross and extreme cruelty. You are required to plead to said petition on or before March 11, 1907, or the allegations therein contained will be taken as true and a decree entered accordingly.
SARA E. HELLVER, Plaintiff.
REAVIS & REAVIS, Att'ys. for Plff.

Legal Notice.
In the District court of Richardson county, Nebraska.
Joseph Williams, Ella Gagnon, Frederick Williams, Marion K. Fook, and Joseph E. Mead, a minor, by his next friend, Edward Mead, Plaintiffs.
vs.
Joseph H. Miles, Amanda Amos, Mary Jones, Muna Miles, John W. Holt, John I. Dressler, J. K. Miles, Stephen B. Miles, Jr., Joseph T. Miles, Nora Harrison, John J. Williams, W. J. Jones, Thomas Amos, Ella Page, Florence Frey, Laura Hedrick, Emma Taylor, the unknown heirs of Alice Brooks, Samuel A. Miles, Defendants.
The non-resident defendants, J. K. Miles, Nora Harrison, W. J. Jones, Thomas Amos, Florence Frey, Laura Hedrick, Emma Taylor, John Brooks, Harry Brooks, Lattimore Brooks, Alice Brooks:
You and each of you are hereby notified that in the above entitled cause pending in the District court in and for Richardson county, state of Nebraska, the said court has made a conditional order of revivor, that the said cause as to Joseph Williams, be revived in the name of Belle Williams, administratrix of the estate of Joseph Williams, deceased, and Belle Williams, his widow, and Helen Williams and Viola Williams, minors, and only heirs of the deceased plaintiff, Joseph Williams, by Belle Williams, their next friend and guardian.

The said court further ordered and decreed that said conditional order of revivor be served upon the absent defendants by publication in The Falls City Tribune, a newspaper published at Falls City, in Richardson county, Nebraska, for the period of thirty days commencing on Friday, February 1, 1907, requiring said defendants to show cause why said action on the part of Joseph Williams, deceased, should not be revived in the name of his representatives, successors and heirs aforesaid, on or before the 15th day of March, 1907. You are therefore required to show cause on or before the 15th day of March, 1907, why said cause as to Joseph Williams, should not stand revived in the name of his representatives, successors and heirs aforesaid as in said conditional order provided.
Dated January 31, 1907.
JOHN L. WERTER, JOHN H. ATWOOD, I. J. RINGOLSKY, REAVIS & REAVIS, Attorneys for Plaintiffs, and the heirs and representatives of Joseph Williams, deceased.
First publication February 1st-5 times)



WHETHER YOU WISH FOR SOME ONE ELSE TO BE YOUR VALENTINE OR WHETHER YOU WISH TO BE A VALENTINE FOR SOME ONE ELSE, TO DRESS WELL IS NECESSARY. HERE ARE SOME THINGS WE BELIEVE WILL INTEREST YOU: OUR BIG LINE OF EMBROIDERY, LACES AND MUSLIN UNDERWEAR WILL ALL BE ON SALE IN A FEW DAYS. BE SURE AND WAIT FOR THE BIG WHITE CARNIVAL. LOOK FOR THE BILL, 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 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 appointee to hold office until his successor is 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.
MARGRAVE MARGRAVE,
W. C. MARGRAVE,
JAMES T. MARGRAVE,
FARI L. MARGRAVE,
JULIA E. LECLERE,
REAVIS & REAVIS, Att'ys.

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 B. Lawrence against Adolph D. Messler and Frances Messler, his wife.

Terms of sale, cash.
Given under my hand at Falls City, Nebraska, this 28th day of December, A. D. 1906.
W. T. FINSTON, Sheriff.

By JOHN WILTS, Att'y. for LEVI J. HITCHCOCK, Plaintiff.

Legal Notice.
SARA W. THOMPSON vs. CHAS. D. THOMPSON
The defendant will take notice that the plaintiff did on the 10th day of December, 1906, file 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 "lead answer or demur 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, Att'ys. 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, of the Directors of said incorporation, showing how, 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 stock holders' 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 stock holders 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. LYFORD, W. LEO,
T. J. GIST, E. H. TWISLE,
E. H. TWISLE
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