

Legal Advertisement.

Sealed proposals addressed to the Honorable Mayor and City Council, and endorsed "Proposals for furnishing material and constructing well, pump house, motor driven pump, pipe line and tank and tower in Falls City, Nebraska" will be received at the office of the City Clerk of Falls City, Nebraska, at 12 o'clock noon standard time August 3rd 1908 and opened at the City Hall at 7:30 p. m. for the furnishing of material, labor and equipment required to construct the extension to water plant, all in accordance with the general specifications and instructions to bidders on file at the office of the City Engineer and City Clerk of Falls City, Nebraska.

All bids must be made upon blank forms to be obtained of the City Engineer, and must give the price proposed, both in writing and in figures and be signed by the bidder with his address.

The City reserves the right to reject any or all bids or to accept any bid without explanation.

Certified check for \$500.00 to accompany each bid.

W. W. ABBEY, Mayor
W. H. SCHMELZEL, City Clerk
J. A. CROOK, City Engineer
First publication July 17, 1908.

Notice.

SEALED BIDS, (MADE FOR BONDS) will be received by the board of supervisors of Drainage District No. 1 of Richardson county, Nebraska, at their office in Falls City, Nebraska, up to 1 o'clock p. m., of August 1, 1908, for the sale of bonds numbers 1 to 50, each of the denomination of \$1,000, maturing \$10,000 each year from 1913 to 1917, being part of an issue of \$200,000 of the bonds of said drainage district, bearing five per cent semi-annual interest, issued for the purpose of construction of ditches, levees, etc.

All bids under former notice were rejected. It is hoped that many land owners will take advantage of the following provision of the drainage law: "Provided, however, that before said bonds are issued as aforesaid, any person, whose lands or property have been assessed for benefits by said district, may pay the total assessment against his property or any tract thereof and the property on which the assessments are so paid shall be released from the lien of said drainage assessment." It is not necessary to bid on the whole \$50,000. If you can buy one bond make a bid. These bonds are considered a good, safe investment and ought to be taken in this county.

DANIEL RILEY, Chairman.
Dawson, Nebraska.
First publication July 10, 1908.

PROPOSED CONSTITUTIONAL AMENDMENT.

The following proposed amendment to the constitution of the State of Nebraska, as hereinafter set forth in full, is submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 3rd, A. D. 1908.

A JOINT RESOLUTION to amend Sections two (2), four (4), five (5), six (6) and thirteen (13) of Article six (6) of the Constitution of the State of Nebraska, relating to Judicial Powers.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF NEBRASKA:

Section 1. [AMENDMENT PROPOSED.] That Section two (2) of Article six (6) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. [SUPREME COURT, JUDGES; JURISDICTION.] The Supreme Court shall consist of seven (7) judges; and a majority of all elected and qualified judges shall be necessary to constitute a quorum or pronounce a decision. The Supreme Court shall have jurisdiction in all cases relating to the revenue, civil cases in which the state is a party, mandamus, quo warranto, habeas corpus, and such appellate jurisdiction as may be provided by law.

Section 2. (AMENDMENT PROPOSED.) That Section four, (4) of Article six (6) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 4. [SUPREME COURT, JUDGES, ELECTION, TERM, RESIDENCE.] The judges of the Supreme Court shall be elected by the electors of the state at large; and their term of office except as hereinafter provided shall be six years. And said Supreme Court judges shall during their term of office, reside at the place where the court is held.

Section 3. (AMENDMENT PROPOSED.) That Section five (5) of Article six (6) of the Constitution of the State of Nebraska be amended to read as follows:

Section 5. [SUPREME COURT, JUDGES, ELECTION, TERM, CHIEF JUSTICE.] That at the general election to be held in the state of Nebraska in the year 1909, and each six years thereafter, there shall be elected three (3) judges of the Supreme Court, who shall hold their office for the period of six years; that at the general election to be held in the state of Nebraska in the year 1911, and each six years thereafter, there shall be elected three (3) judges of the Supreme Court, who shall hold their office for the period of six years; and at the general election to be held in the state of Nebraska in the year 1913 and each six years thereafter, there shall be elected a Chief Justice of the Supreme Court, who shall hold his office for the period of six years. Provided that the member of the Supreme Court whose term of office expires in January 1914, shall be Chief Justice of the Supreme Court during that time until the expiration of his term of office. And provided further, that upon the adoption of these amendments by the electors of the State, the Governor shall immediately upon issuing his proclamation declaring said amendments adopted, appoint four (4) judges of the Supreme Court, two (2) of whom shall be appointed to hold said office until their successors shall be elected at the general election in 1909, and have qualified; and the other two (2) shall hold their office until their successors shall be elected at the general election held in 1911, and have qualified.

Section 4. [AMENDMENT PROPOSED.] That Section six (6) of Article six (6) of the Constitution of the state of Nebraska, be amended to read as follows:

Section 6. [CHIEF JUSTICE.] The Chief Justice shall serve as such during all the term for which he was elected. He shall preside at all terms of the Supreme Court, and in his absence the judges present shall select one of their number to preside temporarily.

Section 5. [AMENDMENT PROPOSED.] That Section thirteen (13) of Article six (6) of the Constitution of Nebraska be amended to read as follows:

Section 13. [JUDGES, SALARIES.] That judges of the Supreme Court shall each receive a salary of \$1500, and the Judges of the District Court shall each receive a salary of \$800 per annum, payable quarterly.

Approved April 8, 1907.

I, Geo. C. Junkin, Secretary of State, of the State of Nebraska, do hereby certify that the foregoing proposed amendment to the Constitution of the State of Nebraska is a true and correct copy of the original enrolled and engrossed bill, as passed by the Thirtieth session of the legislature of the State of Nebraska, as appears from said original bill on file in this office, and that said proposed amendment is submitted to the qualified voters of the State of Nebraska for their adoption or rejection at the general election to be held on Tuesday, the 3rd day of November, A. D. 1908.

In testimony whereof, I have hereunto set my hand and affixed the Great Seal of the State of Nebraska, Done at Lincoln, this 15th day of July, in the year of our Lord, One Thousand Nine Hundred and Eight, and of the Independence of the United States the One Hundred and Thirty-third, and of this State the Forty-second.

GEO. C. JUNKIN, Secretary of State.

Legal Notice

In the Richardson County, District court State of Nebraska.

Peter Frederick sr., Plaintiff

vs.

Jacob Gohbart, the Uelco Sam Oil Company, a Kansas Corporation and a bankrupt Peter W. Gohbart trustee in bankruptcy of bankrupt estate of Uelco Sam Oil Co. and Martha C. Gray Defendants

To the Uelco Sam Oil Company, a Kansas corporation, and declared a bankrupt by the judgment of the United States District court for the District of Kansas, Peter W. Gohbart trustee in bankruptcy for the bankrupt estate of the Uelco Sam Oil Company and Martha C. Gray, non-resident defendants. You will take notice that the plaintiff, Peter Frederick sr., did on the 22nd day of July, 1908 file his petition in the district court of Richardson county, State of Nebraska the object and prayer of which is to foreclose a mortgage on the following described real estate situated in Richardson county state of Nebraska and in which it is alleged you severally claim some interest to-wit: Commencing at the southeast corner of the land described by Towle & Crook to J. W. Ramel in the southeast quarter (1/4) of the northwest quarter (1/4) of section No. Fifteen (15) Township One (1) Range Sixteen (16) east, Recorded in Book seven (7) page 286 Richardson county Nebraska deed Records, thence running south (S) seventy-five feet; thence west (W) one hundred and twenty-five feet (125) thence north (N) seventy-five feet (75) thence east (E) one hundred and twenty-five feet (125) to the place of beginning. Also lots twenty (20) twenty-one (21) twenty-two (22) twenty-three (23) and twenty-four (24) in block No. two-hundred-thirty-one (231) in the city of Falls City state of Nebraska.

And also the following tract of land situated in the corporate limits of Falls City to-wit: Commencing at a point seventy-five (75) feet south of the southeast corner of land described by Towle & Crook to J. W. Ramel in the southeast quarter (1/4) of the northwest quarter (1/4) in Section fifteen (15) Town one (1) Range sixteen (16) east, thence running south from that point 27 feet, thence running due west to Ben. Potest's corner, thence north 112 feet to J. W. Ramel's corner, thence due east about 100 feet, thence south seventy-five (75) feet thence east 120 feet to the place of beginning.

And you are further notified that unless you plead, answer or demur to the petition of plaintiff on or before the 7th day of September 1908 the same will be taken as true and a decree in accordance with the prayer thereof will be rendered by the court.

REAVIS & REAVIS Attorneys for Plaintiff
First publication August 31 4 times

Notice.

Sealed bids will be received until 9 o'clock a. m., of Tuesday, August 18, 1908, for constructing the ditches, dykes, levees, spillways, flood gates, inlets, etc., in Drainage District Number One, Richardson County, Nebraska. Each bid must be accompanied by a certified check on a National Bank doing business in the State of Nebraska, or Chicago or St. Louis exchange, payable to the Treasurer of the Drainage District, in the sum of five per centum of the amount of the bid, unless the said per centum exceeds ten thousand dollars, in which case the certified check shall be for ten thousand dollars. The successful bidder will be required to furnish a bond in an amount equal to twenty-five per centum of the amount of the contract. The right is reserved to reject any or all bids. Plans, profiles, and specifications can be seen and examined at the office of Drain Commissioner, R. E. Grinstead, Salem, Nebraska, or at the office of A. M. Munn, engineer, Nebraska City, Nebraska.

R. E. GRINSTEAD, Drain Commissioner.
27-4
First publication July 24, 1908.

Notice to Creditors.

IN THE COUNTY COURT OF RICHARDSON COUNTY NEBRASKA: In the Matter of the Estate of John S. Boyd, Deceased. It is ordered by the court that the time limited for creditors to file claims against said Estate is six months from the 21st day of July, 1908, and all claims not filed in this court, duly verified, on or before the 21st day of January, 1909, will be forever barred. Ordered further that all claims filed against said estate will be examined and adjusted by the court, in the county court room, in the court house in Falls City, in said county, September 21st, and November 21st, 1908, and January 22nd, 1909, at the hour of 9 o'clock a. m.

By order of the court dated July 21st, 1908.
JOHN GAAGNON, Judge.
27-4
First publication July 24, 1908.

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In testimony whereof, I have hereunto set my hand and affixed the Great Seal of the State of Nebraska, Done at Lincoln, this 15th day of July, in the year of our Lord, One Thousand Nine Hundred and Eight, and of the Independence of the United States the One Hundred and Thirty-third, and of this State the Forty-second.

GEO. C. JUNKIN, Secretary of State.

Dr. Shoop's Headache Tablets (ALL DEALERS)

PAIN

Pain in the head—pain anywhere, has its cause. Pain is congestion, pain is blood pressure—nothing else usually. At least so says Dr. Shoop, and to prove it he has created a little pink tablet. That tablet—called Dr. Shoop's Headache Tablets—coaxes blood pressure away from pain centers. Its effect is charming, pleasingly delightful. Gently, though safely, it surely equalizes the blood circulation.

If you have a headache, it's blood pressure. If it's painful periods with women, same cause. If you are sleepless, restless, nervous, it's blood congestion—blood pressure. That surely is a certainty, for Dr. Shoop's Headache Tablets stop it in 20 minutes, and the tablets simply distribute the unnatural blood pressure.

Brush your finger, and doesn't it get red, and swell, and pain you? Of course it does. It's congestion, blood pressure. You'll find it where pain is—always. It's simply Common Sense.

We sell at 25 cents, and cheerfully recommend

Dr. Shoop's Headache Tablets (ALL DEALERS)

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TESTIMONY OF DOG ENOUGH

Intelligent Action That Saved Life of Mastiff Belonging to Eminent Sculptor.

At a recent reception in New York, Gutzon Borglum, the sculptor, was presented to a well-known society woman. The latter looked at him hesitatingly for a minute, then said:

"Yes, I am certain. I am very glad to see you again, Mr. Borglum."

"I haven't the great pleasure of remembering," replied the sculptor. "Yes, it was in Los Angeles," said the woman, "and you were the defendant in a police court case."

Borglum was flabbergasted, but managed to stammer out that he was never in a police court in his life.

Then the woman explained. It seems that Mr. Borglum, when in southern California, owned a magnificent English mastiff. The dog was amiable, but the children of a neighbor were frightened by its great size, and so, one morning the dog's owner was arrested on the charge of allowing a vicious animal to run at large. The judge ordered the animal to be brought in, and the great beast gravely marched down the aisle to the bench, and, putting a huge paw on the judge's knee, looked solemnly into his face. The case was at once nonsuited.

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