

With the Base Ball "Fans"

The struggle for the pennant in the two big leagues is attracting as much attention as the political campaign.

Judge Taft's brother Charles is part owner of the Cincinnati and Chicago national league clubs.

The Omaha players who watched Roy Heacock work out his arm before the game were astonished at his speed. Gonding of Omaha was insistent that Falls City pitch the "big guy" for a few innings.

Heck is one of the most consistent fielders on the team. His one weakness is that he cannot throw the ball from any position but has to get "set" before letting it go; this makes him a trifle slow on double plays.

Cornell in the outfield is the fastest man on the team in getting the ball back in the diamond. His speed in this respect has prevented many base runners from advancing.

Kelsey really pitched a remarkable game against Omaha. Autry, Omaha's first baseman leads the western league in batting but he could do nothing with Kelsey. Harry Welch, Omaha's right fielder and one of the crack batters in the league, was equally helpless. Had it not been for a little bad support in the game's beginning we would have won by the score of 1 to 0.

Hall, the Omaha pitcher, handed LeBrand his catcher one that had more truth than poetry in it. Just after Tommy Poteet had landed on an inshoot and put it down by the gate, LeBrand said to Hall, "well, you are a good pitcher to let that mut but you out of the lot." "Mut is it," replied Hall, "well let me tell you something, if that mut as you call him was on our team you never would get off the bench." And isn't it the truth?

Of course the boys play ball for the love of the game, but they

nevertheless have given our fans a world of amusement during the last summer. Seward claims the state championship but our team did much better against the leaguers than Seward did. Next season we should strengthen the team in a few places and then we can show them all up. The Tribune is glad to say that the team has made a little more than expenses this year.

The batting average for the team members as figured from the last seventeen games is as follows:

Kelsey	304
T. Poteet	253
Heck	227
Foster	225
Hancock	207
Cornell	212
Sears	170
Schmelzel	145
Foehlinger	114
E. Poteet	104

Ragan of Omaha thought Poteet the best amateur catcher in the state. The outfield and Care Foster at third were also especially commended by the visitors.

George Segrist of Humboldt who umpired most of the important games this summer is the best umpire this section has ever developed. Mr. Segrist has received a flattering offer to umpire in an Illinois league next year but has declined the employment because of other business that requires his constant attention.

Go to the blood, if you are to drive out rheumatism. It is more than skin deep. A Wisconsin physician, Dr. Shoop does this with his Rheumatic Remedy—and with seeming success. Rub-on's says the doctor never did cure rheumatism. It is more than skin deep—it is constitutional always. Because of this principle Dr. Shoop's Rheumatic Remedy is perhaps the most popular in existence. It goes by word of mouth from one to another, everywhere. Greatful patients gladly spread results. It is an act of humanity, to tell the sick of a way to health. Tell some sick one. Sold by all dealers.

E. J. SATTERWHITE.

Estray Notice

Taken up on my farm 6½ miles southwest of Falls City a Poland China boar, 4 white feet with tusch on one side, weighing about 350 pounds.

E. J. SATTERWHITE.

ARTICLE V

The time of commencement of the corporation shall be at the time of filing these articles with the county clerk of Richardson county, Nebraska, and such corporation shall terminate twenty years thereafter.

ARTICLE VI

The highest amount of indebtedness or liability to which the corporation may at any time subject itself shall not exceed two-thirds of the paid up capital of said corporation.

ARTICLE VII

The affairs of the corporation are to be conducted by a president, a general manager, which two offices may be held by the same person, a treasurer, a vice-president and secretary, and a board of directors consisting of five members, all of whom shall be stock holders in the corporation.

HENRY C. ZOELLER
EDWIN DOWTY
JAS. T. MARGRAVE
HARRY C. HERMAN
CLYDE THACKER
WILLIAM C. MARGRAVE

State of Nebraska vs.
Richardson County

On this 11th day of September, 1908, personally appeared before me, a Justice of the Peace within and for Richardson county Nebraska, Henry Zoeller, Edwin Dowty, James T. Margrave, Harry C. Herman, Clyde Thacker and Wm. C. Margrave known to me to be the identical persons who subscribed the foregoing instrument and each acknowledged the execution thereof to be his free and voluntary act and deed for the purpose of organizing and incorporating the Preston Mercantile Company.

In witness whereof, I have hereunto set my hand and notarial seal the day last above written.

L. D. McCUMBER, Justice of Peace,
REAVIS & REAVIS
Attorneys for Incorporators.
First publication Sept. 18 4 times

Legal Notice

In the District court of Richardson county, State of Nebraska,
Myrtle Schable Mulligan Plaintiff
vs
Carrie Schable, widow of John Schable jr., deceased, Laura Schable, Roy Schable, Edward Schable, Edna Schable and William Mulligan Defendants

To Laura Schable, non-resident defendant:

You are hereby notified that Myrtle Schable Mulligan did on the 12th day of September, 1908, file her petition against you and the above named defendants in the District court of Richardson county, Nebraska, the object and prayer of which is to procure a decree of partition of the following described real estate, situated in Richardson county, state of Nebraska, to-wit: The south half of the north east quarter of section Thirty [30] in township One [1] North Range Sixteen [16] in which the plaintiff and you, Laura Schable and the other defendants—except Carrie Schable, widow of John Schable jr., deceased, who has a dower interest in said land and William Mulligan husband of plaintiff—are tenants in common of said real estate.

GEO. C. JUNKIN, Secretary of State,
[SEAL]

PROPOSED CONSTITUTIONAL AMENDMENT.

The following proposed amendment to the constitution of the State of Nebraska, as herein-after 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; 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 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 in 1913, 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 13. (JUDGES, SALARIES.) That judges of the Supreme Court shall each receive a salary of \$3000 per annum. Judges of the District Court shall each receive a salary of \$3000 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 United States of America, as appears from its original title and heading, and that the 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 witness 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,
[SEAL]

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Myrtle Schable Mulligan Plaintiff
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And you are further notified that unless you plead, answer or demur to said petition, on or before the 2nd day of November 1908, the same will be taken as true and the prayer thereof granted as of course.

REAVIS & REAVIS
Attorneys for Plaintiff

First Publication September 18 5 times

Sheriff's Sale

Notice is hereby given that I will offer at

public sale in front of the west door of the

court house at Falls City, on Saturday,

the 24th day of October, 1908, at the hour of one

o'clock p. m., of said day, the one undivided

9th, [ninth] interest or part of the following

described land, situated in Richardson county,

State of Nebraska, to-wit: The south sixty

[60] acres in the south-west quarter [34] of

section seventeen [17] and the north half [½]

of the north-west quarter [¼] of section

twenty [20], all in township three [3], range north

[16] east of the P. M. The sale

will be made subject to a mortgage on the

whole tract for the sum of twenty-five hun-

dred dollars, \$25,000.00 and subject also to the

dower estate of Emily Leslie, widow of Hen-

ry Leslie, deceased. The land to be sold pur-

suant to the levy of an execution thereon to

satisfy a judgment rendered in the Dis-

trict court of Richardson county, in favor of

Blanchard, Ehrik & Wilderman vs Henry C.

Leslie, owner of said undivided 9th interest.

Terms of sale, cash.

W. T. FENTON,
Sheriff of Richardson County

REAVIS & REAVIS,
Attorneys for Plaintiffs in Execution.

First publication, September 18, 5 times

Are You Only Half Alive

People with kidney trouble are so weak and exhausted that they are only half alive. Foley's Kidney Remedy makes healthy kidneys, restores lost strength, and delicate people are restored to health. Refuse any but Foley's. Kerr's Pharmacy.

D. S. McCarthy

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Prompt attention given to the removal of household goods.

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Office and Residence over McMillan's Drug Store.

Phone 329. FALLS CITY, NEB.

JOHN WILTSE ATTORNEY

Practice in Various Courts.

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Notary Public.

FALLS CITY

R. P. ROBERTS DENTIST

Office over Kerr's Pharmacy

Office Phone 260 Residence Phone 271

DR. C. N. ALLISON DENTIST

Phone 248 Over Richardson County Bank.

FALLS CITY, NEBRASKA

The Cough Syrup that rids the system of a cold by acting as a cathartic on the bowels is

BEES LAXATIVE COUGH SYRUP

Bees is the original laxative cough syrup, contains no opiates, gently moves the bowels, carrying the cold off through the natural channels. Guaranteed to give satisfaction or money refunded.

A. G. WANNER

Heart Strength

Heart Strength, or Heart Weakness, means Nerve and Nervous weakness, which may be either actual or simulated. It is almost always a hidden tiny nerve that is almost all at fault. This obscure nerve—the Cardiac or Heart Nerve is the nerve that moves the heart, making it strong, more controlling, more governing strength. Without that the heart must continue to fail, and the stomach and kidneys also have these same controlling nerves.