

MARKET LETTER

From Our Regular Kansas City Stock Yards Correspondent

Kansas City Stock yards, Oct. 5 1908.—Cattle receipts were moderate here last week, 77,000 head, including 9000 calves and the market was more satisfactory than the previous week, prices a little higher and activity the prevailing feature. The run today is 30,000 head, almost a record breaker for this market. The slowness today is more because of buyers waiting for arrivals to be yarded than account of lack of demand. Killers have made a remarkable record here this fall, slaughter of cattle for September greatest on record for that month, and twenty-six per cent greater than the same month last year. In August they killed fifteen per cent more cattle than in August last year. Shipments of stock and feeding cattle to the country from here since July 1st are a third short of the same month last year, and a greater percentage this year have been stock steers. Stocker and feeder market is lower today and there will be large numbers of stock and feeding cattle available this week because of the heavy total run of cattle, and next week, when the American Royal Live stock show will be held here, an event that always draws in a heavy supply of stock and feeding cattle. Stockers sell at \$5 to \$4.25, feeders \$3.50 to \$4.80.

Hog receipts last week were 90,000, as compared with 41,000 same week last year. The market lost 32 cents per cwt, during the week, only natural in view of the big run. Supply today is 14,000 top \$6.70, bulk \$6.20 to \$6.60. Quality continues much mixed, with some slight improvements above a few weeks ago.

Sheep and lambs are coming freely, September receipts largest on record for this market for any month previously and 17 per cent more than same month last year. Country buyers took out a normal number, the surplus going to the

packers. Run is 12,000 today, market ten higher, top lambs \$6.10 yearlings \$4.50, ewes \$4.10, feeding lambs \$4.30 to \$4.80, sheep and yearlings \$3.40 and \$4.10.

J. A. RICKART,
Live Stock Correspondent.

TO DEFEND YANKEE SPARROW

America Will be Taught Virtues of Its Birds

New York, Oct. 2.—Because not one American in a hundred has been found who knows the difference between the pestiferous European House sparrow, commonly known as the English sparrow, and the intensely valuable sparrows native to this country, an educational campaign is being launched in this city today with the object of making every citizen of the U. S. acquainted with his feathered compatriots. Taking as a text the sins of the foreign bird which are visited upon the head of his innocent American cousins, the National association of Audubon societies is planning to establish what may prove a university of ornithology for the nation.

The ignorance of the distinction between the native sparrows and the injurious species from across the ocean is causing the wholesale slaughter of America's most valuable bird race has been proven by recent investigations of the projectors of this scheme. Great numbers of the little Yankee birds, who it has been shown clear ninety per cent of the weeds from every garden and field, are found to be falling before the uninformed ravager of the ravages of their cockney cousins. That a sparrow is a sparrow has been discovered to be the unhappy belief of the great majority of the people of this country, where the pest of the English house sparrow is being more and more resented.

The government authorities have declared the American sparrow to be of greater value to agriculture than any other species and well worthy of protection and en-

couragement. Exhaustive scientific investigation by these experts have proven that the native sparrows are practically innocent of consuming any cultivated fruits, while the English sparrow is a notorious destroyer of buds and blossoms, grain, fruit and garden seeds. This imported house sparrow, utterly unlike ours, is also guilty of driving away native birds from their fields of usefulness and in addition is noisy and filthy, befouling vines and buildings.

Art Exhibit

On October 21-22 there will be an art exhibit at the Public schools. This is the second exhibit of this nature and promises to be a greater success even than the former. All arrangements have not been completed but further particulars will be given each week in the Tribune.

Estray Notice

Taken up on my farm 6 1/2 miles southwest of Falls City a Poland China boar, 4 white feet with tush on one side, weighing about 350 pounds.

E. J. SATTERWHITE.

Marriage License

- John R. Boyd, Table Rock..... 25
- Lillie Hanna, Table Rock..... 19
- Geo. H. Bradford, Nebraska City..... 26
- Edith Kern, Rulo..... 22
- Alfred Kenton, Shubert..... 21
- Mamie Hall, Shubert..... 23
- Obed W. Pflum, Wauneta..... 23
- Laura C. Pribbeno, Preston..... 25
- Wiley J. Hodge, Stella..... 20
- Dora Montgomery, Stella..... 21
- Wm. S. Coon, Verdon..... 29
- Lotta A. Guilliams, Falls City..... 19
- John Paul Ablutz, Downs, Wash. 22
- Anna Kahiban, Salem..... 22
- Chas. A. Ward, Pawnee City..... 24
- Gertrude Fouraker, Salem..... 19
- Berten E. Waggoner, Verdon..... 23
- Lillie Shubert, Verdon..... 18
- Henry Jelinek, Lincoln..... 21
- Jennie Curry, Stella..... 21

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 vitality, and weak delicate people are restored to health. Refuse any but Foley's. Kerr's Pharmacy.

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 warrant, 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 holden.

Section 5. (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 6. (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 13. (JUDGES, SALARIES.) That judges of the Supreme Court shall each receive a salary of \$4500, and the 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 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 District court of Richardson county, State of Nebraska.

Myrtle Schabile Mulligan Plaintiff

vs

Carrie Schabile, widow of John Schabile jr, deceased, Laura Schabile, Roy Schabile, Edward Schabile, Edna Schabile and William Mulligan Defendants

To Laura Schabile, non-resident defendant: You are hereby notified that Myrtle Schabile 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 northeast quarter of section Thirty (30) in township One (1) North Range Sixteen (16) in which the plaintiff and you, Laura Schabile and the other defendants—except Carrie Schabile, widow of John Schabile jr, deceased, who has a dower interest in said land and William Mulligan husband of plaintiff—are tenants in common of said real estate.

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 (3/4) of section seventeen (17) and the north half (1/2) of the north-west quarter (3/4) of section twenty (20), all in township three (3), range north sixteen (16) east of the 6th P. M. The sale will be made subject to a mortgage on the whole tract for the sum of twenty-five hundred dollars, \$25,000.00 and subject also to the dower estate of Emily Leslie, widow of Henry Leslie, deceased. The land to be sold pursuant to the levy of an execution thereon to satisfy a judgment rendered in the District court of Richardson county, in favor of Blanchard, Ehrke & 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

Legal Notice

Notice is hereby given that on the 11th day of September 1908, the undersigned Henry C. Zoeller, Edwin Dowty, James T. Margrave, Harry C. Herman, Clyde Thacker, and William C. Margrave filed the following articles of incorporation with the county clerk of Richardson county, Nebraska.

ARTICLES OF INCORPORATION

ARTICLE I

The name of this corporation shall be The Preston Mercantile Company.

ARTICLE II

The principal place of transacting the business of this corporation shall be Preston, Richardson county, Nebraska.

ARTICLE III

The general nature of the business to be transacted by this corporation shall be a general retail lumber business and general mercantile business and a general elevator business with the power to buy and sell grain, to buy feed and sell live stock, and to hold such real estate as may be necessary for the proper conducting of the business herein enumerated.

ARTICLE IV

The amount of capital stock authorized shall be \$25,000.00, of which there shall be paid in \$20,000.00 at the time of the commencement of the corporation and before any business shall be conducted by the corporation.

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 (ss)
Richardson County (ss)
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

EDGAR R. MATHERS
DENTIST

Phones: Nos. 177, 217

SAM'L WAHL BUILDING

DR. M. L. WILSON
PHYSICIAN AND SURGEON

Office and Residence over
McMillan's Drug Store.

Phone 329. FALLS CITY, NEB.

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

Weak Women

To weak and ailing women, there is at least one way to help. But with that way, two treatments must be combined. One is local, one is constitutional, but both are important, both essential. Dr. Shoop's Night Cure is the local.

Dr. Shoop's Restorative, the Constitutional. The former—Dr. Shoop's Night Cure—is a topical mucous membrane purgatory remedy, while Dr. Shoop's Restorative is wholly an internal treatment. The Restorative reaches throughout the entire system, seeking the repair of all nerve, all tissue, and all blood ailments.

The "Night Cure" as its name implies, does its work while you sleep. It soothes sore and inflamed mucous surfaces, heals local weaknesses and discharges, while the Restorative, eases nervous excitement, gives renewed vigor and ambition, builds up wasted tissues, brings about renewed strength, vigor, and energy. Take Dr. Shoop's Restorative—Tablets or Liquid—a general tonic to the system. For positive local help, use as well

Dr. Shoop's Night Cure
(ALL DEALERS)



Winter In CALIFORNIA

GO IN OCTOBER

while the low colonist rates are in effect. Daily through tourist sleepers via Denver, scenic Colorado and Salt Lake. Go ahead of the rush at the end of the month.

HOMESEEKERS RATES

First and thirds Tuesdays each month to the far west, northwest and the southwest. These make very low rate winter tours.

SECURE AN IRRIGATED FARM

The best chances of the day in the Big Horn Basin and Yellowstone Valley. Government irrigated lands one-tenth down, remainder prorata in ten years without interest. Corporation irrigated lands equally cheap and favorable. A paramount and ruling fact in this region is the never failing water supply. Do not make your new home in any irrigated region without a full study of the water supply.

Write D. Clem Deaver, General Agt Land Seekers' Information Bureau, Omaha, or

E. G. WHITFORD,
Local Ticket Agent,
L. W. WAKELEY, G. P. A.,
Omaha, Neb.

D. S. McCarthy
DRAY AND TRANSFER

Prompt attention given to the removal of household goods.

PHONE NO. 211

C. H. MARION
AUCTIONEER,

Sales conducted in scientific and businesslike manner

C. H. MARION
Falls City, Nebraska

JOHN WILTSE
ATTORNEY

Practice in Various Courts. Collections Attended To.

Notary Public. FALLS CITY



Passenger Trains

South Bound
Tr. 104—St. Louis Mail and Express..... 1:23 p. m.
Tr. 106—Kansas City Exp. 3:41 a. m.

North Bound
Tr. 103—Nebraska Mail and Express..... 1:52 p. m.
Tr. 105—Omaha Express..... 2:23 a. m.

Local Frt. Trains Carrying Passengers

North Bound
Tr. 192—To Atchison..... 11:10 a. m.

South Bound
Tr. 191—To Auburn..... 1:23 p. m.
J. B. VARNER, Agent

PUBLIC SALE

I will sell at Public Auction, at my farm 6 miles southeast of Falls City, 3 miles northeast of Reserve, Kansas, and 3 miles southwest of Preston, on

Tuesday, Oct. 13th

sale to commence at 10 o'clock, the following described property:

5 HEAD HORSES

consisting of 1 gray mare 13 years old, 2 mules coming 2 years old, and 2 horse colts coming yearlings.

35 HEAD OF CATTLE

consisting of 6 milk cows, five giving milk; 1 3-year old Shorthorn bull; 10 coming 2-year-old heifers; 8 coming 2-year-old steers; 4 coming yearling steers; 1 yearling heifer and 3 calves.

79 - GOOD HOGS - 79

consisting of 9 brood sows, 16 head of winter shoats, and 54 head of spring and summer shoats.

MISCELLANEOUS:

20 tons of hay, 12 tons prairie and 8 tons of clover and millet; 1 Case riding plow; 1 2-row corn disc; 1 riding lister and drill; 1 Deering binder; 1 farm wagon; 1 cider mill; 1 harrow; 1 stirring plow; 4 stands of bees; some household goods, and other articles too numerous to mention.

TERMS OF SALE:

All sums of \$10 and under, cash. On sums over that amount a credit of six (6) months will be given without interest if paid when due, if not so paid note to draw 8% interest from date of sale. 3% off for cash.

M. W. HARDING, Auct.
JOS. GLASSER, Clerk **CHAS. ZOELLER**