every six years thereafter as long as such judge retains office, each Jus-tice or Judge of the Su-preme Court or district court or such other court or courts as the Legisla-ture shall provide shall

ture shall provide shall have his right to remain in office subject to ap-

in office subject to ap-proval or rejection by the electorate in such manner as the Legislature shall provide; Provided, that every judge holding or elected to an office de-scribed in subsection (1) of this section on the ef-fective date of this amend-ment whether by election or appointment, upon qualification shall be

qualification shall be deemed to have been se-lected and to have once

received the approval of the electorate as herein provided, and shall be re-

quired to submit his right to continue in office to the

approval or rejection of the electorate at the gen-eral election next preced-

ing the expiration of the term of office for which

such judge was elected or appointed, and every six years thereafter. In the case of the Chief Justice

of the Supreme Court, the

electorate of the entire state shall vote on the question of approval or rejection. In the case of any Judge of the Supreme Court, other than the Chief Justice, and any

judge of the district court or any other court made subject to subsection (1)

of this section, the elector-ate of the district from

which such judge was se-lected shall vote on the

question of such approval

judicial nominating com-

mission for the Chief Jus-tice of the Supreme Court

and one for each judicial district of the Supreme Court and of the district

court and one for each area or district served by

any other court made sub-ject to subsection (1) of this section by law. Each

judicial nominating com-mission shall consist of

whom shall be a Judge of the Supreme Court who

shall be designated by the

Governor and shall act as chairman. The members of the bar of the state re-

siding in the area from which the nominees are to

be selected shall designate three of their number to

serve as members of said

commission, and the Gov-ernor shall appoint three citizens, not admitted to practice law before the courts of the state, from

among the residents of the

same geographical area to serve as members of said

commission. The terms of office for members of each

judicial nominating com-

mission shall be staggered and shall be fixed by the

seven members, one

(4) There shall be a

or rejection.

DE MEASURES TO BE VOTED UPON NOVEMBER 6, 1962. BALLOT TITLES AND TEXTS OF CONSTITUTIONAL AMENDMENTS PROPOSED BY THE 1961 LEGISLATURE

PROPOSED BY THE 1961 LEGISLATURE

Proposed Amendment No. 1 Constitutional amendment to rmit the Legislature to author-lottery or gift enterprises.

[] For ☐ Against

TEXT OF PROPOSED CONSTITUTIONAL AMENDMENT

He it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebraska, for approval, the following amendment to Article III, section 24, of the Constitution of Nebraska, which hereby proposed by the Legis-

"Sec. 24. The Legislature shall not authorize any ne of chance, nor any lottery, or gift enterprise where the consideration for a chance to participate involves the payment of money for the purchase of property, services, chance or admission ticket, or re quires an expenditure of substantial effort or time; but nothing in this section shall be construed to pro-hibit the enactment of laws providing for the li-censing and regulation of wagering on the results of horse races by the pari-mutuel or certificate method, when conducted by licensees within the race track enclosure at licensed horse race meet-ings, or to prohibit the enactment of laws providing for the licensing and reg-ulation of bingo games conducted by nonprofit associations which have been in existence for a period of five years immedi-ately preceding the appli-cation for license: Provided, bingo games cannot be conducted by agents or lessees of such associations on a percentage

Proposed Amendment No. 2 Constitutional amendment to provide that the State Railway Commission shall consist of not less than three nor more than seven members, as the Legisla-fure shall prescribe, and that such members shall be elected from districts of substantially equal population as the Legisla-ture shall provide.

[] For ☐ Against TEXT OF PROPOSED CONSTITUTIONAL MENDMENT enacted by the people of

is hereby proposed by the Legis-

a State Railway Commis-sion, consisting of not less than three nor more than seven members, as the Legislature shall pre-

scribe, whose term of office shall be six years,

shall be fixed by the Leg-islature. Beginning with

1964, commissioners shall be elected by districts of

substantially equal popu-lation as the Legislature

shall provide, but this amendment shall not af-fect the term of any com-

missioner elected prior to its effective date. The powers and duties of such

commission shall include the regulation of rates,

service and general con-trol of common carriers as the Legislature may pro-

vide by law. But, in the absence of specific legis-

lation, the commission

shall exercise the powers and perform the duties enumerated in this pro-

Proposed Amendment No. 3

Constitutional amendment to

☐ Against

TEXT OF PROPOSED

CONSTITUTIONAL

AMENDMENT

Be it enacted by the people of

Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebrasks for ap-

proval the following amendment to Article IV. section 2, of the Constitution of Nebraska, which

s hereby proposed by the Legis-

"Sec. 2. No person shall be eligible to the office of

Governor, or Lieutenant Governor, who shall not

have attained the age of thirty years, and who shall not have been for

five years next preceding his election a resident and

citizen of this state and a citizen of the United States. None of the offi-

cers mentioned in this article shall be eligible to

any other state office dur-

ing the period for which they have been elected or

appointed, except that the Lieutenant Governor shall

the State of Nebraska

□ For

of Governor.

a candidate for the office

general election

"Sec. 20. There shall be

Proposed Amendment No. 4 the State of Nebraska, Section 1. That at the general election in November, 1982, there Governor and Lieutenant Govshall be submitted to the electors ernor to four years. of the State of Nebraska for approval the following amendment to Article IV, section 20, of the constitution of Nebraska, which

| For ☐ Against

be eligible to be a candi-

date for Governor."

TEXT OF PROPOSED CONSTITUTIONAL

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebraska for ap-proval the following amendment to Article IV, section 1, of the Constitution of Nebraska, which is hereby proposed by the Legis-

"Sec. 1. The executive officers of the state shall be the Governor, Lieutenant Governor, Secretary of State, Auditor of Public Accounts, Treasurer, At-torney General, and the heads of such other execheads of such other exec-utive departments as set forth herein or as may be established by law. The Legislature may provide for the placing of the above named officers as heads over such depart-ments of government as it may by law establish. The Attorney General, Secre-tary of State, Auditor of Public Accounts, and the Treasurer shall be chosen at the general election held in November, 1958, and in each even-numbered year thereafter, and their term of office shall be two years and until their successors shall be elected and qualified.

The Governor and Licutenant Governor shall be tenant Governor anali oc chosen at the general elec-tion held in November, 1964, for a two year term and at the general election held in November, 1966, and in each alternate even-numbered year thereafter, for a term of four years and until their successors shall be elected and qualified. The records, books, and papers of all execu-tive officers shall be kept at the seat of government, and such officers, excepting the Lieutenant Governor and members of boards and commissions when the board or com an executive department, shall reside there during their respective terms of office. Officers in the executive department of the state shall perform such duties as may be provided by law. The heads of all executive departments es tablished by law, other than those to be elected as provided herein, shall be appointed by the Gov-ernor, with the consent of may be removed by the Governor. Subject to the provisions of this Consti-tution, the heads of the various executive or civil departments shall have power to appoint and re-move all subordinate em-ployees in their respective departments."

Proposed Amendment No. 5 Constitutional amendment to provide a four year term of office for members of the Legis lature, with one half being elected each two years, and to provide for the transition.

[Against

TEXT OF PROPOSED CONSTITUTIONAL AMENDMENT Be it enacted by the people of

the State of Nebraska,

Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article III, section 7, of the Constitution of Nebraska, which hereby proposed by the Legis-"Sec. 7. At the general election to be held in November, 1964, one half the members of the Legis-

the members of the Legis-lature, or as nearly there-to as may be practicable, shall be elected for a term of four years, and the re-mainder for a term of two years, and thereafter all members shall be elected for a term of four years, with the manner of such election to be determined by the Legislature. Each member shall be nomi-nated and elected in a nonpartisan manner and without any indication on the ballot that he is affiliated with or endorsed by any political party or organization. Each member of the Legislature shall receive a salary of not to exceed two hundred dollars per month during the term of his office. In addition to his salary, each member shall receive an amount equal to his actual expenses in traveling by the most usual route once to and returning from each regular or special session of the Legislature Mem-bers of the Legislature shall receive no pay nor perquisites other than said salary and expenses, and employees of the Legislature shall receive no compensation other than their salary or per diem."

Proposed Amendment No. 8 Constitutional amendment to provide a merit plan for the selection and term of office of the Chief Justice and Judges of the Supreme Court, judges of the district courts and judges of such other courts as the Legislature may prescribe.

For Against

TEXT OF PROPOSED CONSTITUTIONAL

Be it enacted by the people of the State of Nebraska, Section 1. That at the general election in November, 1962, there shall be submitted to the electors shall be submitted to the electors of the State of Nebraska for approval the amendments of the Constitution of Nebraska which are set forth in section 2 of this act and which are hereby proposed by the Legislature.

Sec. 2. The amendments proposed are as follows:

(1) To amend Article IV, sec-

(1) To amend Article IV, sec-tion 11 to read es follows:

"Sec. 11. In case of a vacancy during the recess of the Legislature, in any office which is not elective, except officers provided for in Article V of this Constitution, the Governor shall make a temporary of the constitution ernor shall make a tempo y appointment until Legislature, when he shall nominate some person to fill such office; and any person so nominated, who is confirmed by the Legislature, a majority of all the legislators elected con-curring by voting yeas and nays, shall hold his office during the remain-der of the term, and until his successor shall be ap-pointed and qualified. No person after being rejected by the Legislature shall be again nominated for the same office at the same session, unless at request of the Legislature, or be appointed to the same of-fice during the recess of

the Legislature."
(2) To amend Article V, sections 4, 5, 7, 10, 15, 20 and 21 to read as follows:
"Sec. 4. The Chief Justice and the Judges of the

Supreme Court shall be selected as provided in this Article V. They shall reside at the place where the court is located but no Justice or Judge of the Supreme Court shall be deemed thereby to have lost his residence at the place from which he was

selected.
Sec. 5. The Legislature shall divide the state along county lines into six com pact districts of approximately equal population which shall be numbered from one to six, consecu tive numbers to be given adjacent districts and shall be the Supreme Court judicial districts. Such districts shall not be changed, except upon the concurrence of two-thirds of the members of the Legislature, nor shall any such change vacate the office of any judge.

Sec. 7. No person shall be eligible to the office of Chief Justice or Judge of the Supreme Court unjess, he shall be at least thirty years of age, and a citizen of the United States, and shall have resided in this state at least three years next preceding his selec-tion; nor, in the case of a Judge of the Supreme Court selected from a Supreme Court judicial district, unless he shall be a esident and elector of the district from which se-

Sec. 10. The state shall be divided into district court judicial districts. Until otherwise provided by law, the boundaries of the judicial districts and the number of judges of the district courts shall remain as now fixed. The judges of the district courts shall be selected from the respective districts as pro-vided in this Article V.

Sec 15. In the year 1964 and every four years thereafter, there shall be selected, in such manner as the Legislature shall provide, in and for each county, one or more judges as the Legislature may provide, who shall be judge of the county court of such county, whose term of office shall be four years and whose salary shall be fixed by the Legislature; Provided, that two or more counties may form a county cours judi-cial district when ap-proved by a majority of the electors of each county in the district; and pro-wided further, when two or more countles form a county court judicial district, one county judge shall be selected for a term of four years from the district at the same time other county judges are selected, whose salary all be fixed by the Legislature.

Sec. 20. All officers pro-vided for in this Article shall hold their offices until their successors sha be qualified and they shall respectively reside in the district, county or pre-cinct, from which they shall be selected. All officers, when not otherwise provided for in this Ar-ticle, shall perform such duties and receive such compensation as may be prescribed by law.

Sec. 21. (1) In the case of any vacancy in the Su-preme Court or in any district court or in such other court or courts made sub-ject to this provision by law, such vacancy shall be filled by the Governor from a list of at least two nominees presented to him by the appropriate judicial nominating commis-sion. If the Governor shall fail to make an appoint ment from the list within sixty days from the date it is presented to him, the appointment shall be made by the Chief Justice or the acting Chief Justice of the Supreme Court from the same list.

(2) In all other cases, any vacancy shall be filled as provided by law.

(3) At the next general election following the expiration of three years from the date of appointment of any judge under the provisions of subsec-tion (1) of this section and

person who has served as person who has served as a member of such com-mission within a period of two years immediately preceding his nomination or for such additional pe-riod as the Legislature shall provide."

Proposed Amendment No. 7 Constitutional amendment to provide that in redistricting of the state for legislative purposes established lines other than county lines may be followed and that primary emphasis shall be given to population with pre-scribed weight being given to area.

For Against

TEXT OF PROPOSED CONSTITUTIONAL

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebraska for ap-proval the following amendmen o Article III, section 5, of the constitution of Nebraska, which hereby proposed by the Legis-

"Sec. 5. At the regular session of the Legislature held in the year nineteen hundred and thirty-five the Legislature shall by law determine the number of members to be elected and divide the state into legislative districts. In the creation of such districts, any county that contains population sufficient to entitle it to two or more members of the Legisla-ture shall be divided into separate and distinct legislative districts, as nearly equal in population as may be and composed of contiguous and compact territory. After the crea-tion of such districts, beginning in pineteen hun-dred and thirty-six and every two years there-after, one member of the Legislature shall be elected from each such district. The basis of ap-portionment shall be the population excluding al-iers, as shown by next preceding federal census. The Legislature may re-district the state from time to time, not more often than once in ten years. In any such redisyears in any some trusting, county lines shall be followed whenever practicable, but other established lines may be followed at the discretion of the Legislature. In such redistricting, primary em-phasis shall be placed on population and not less than twenty per cent nor more than thirty per cent weight shall be given to

Respectfully submitted, FRANK MARSH Secretary of State Published 3 Times, weeks beginn! Monday, October 15, 22 29 1962.

THOMAS WALLING CO.

Plattsmouth, Nebraska

Abstracts of Title

'Title Insurance

PAUL E. FAUQUET, Attorney

Legal Notices

Legal Notices

Legal Notices

Lime limit for the filing and presentation of claims against said estate is January 25th 1963; that a hearing will be had at the County Court room in Platts. Murdock, Nebr.

Notice to Creditors

IN THE COUNTY COURT OF CASS COUNTY, NEBRASKA
To the creditors of the estate of George Tartsch deceased. No. 5214: Take notice that the County Court room in Platts. mouth on January 25th 1963 at ten of clock a.m. for the purpose of examining, hearing, allowing of carl J. Schneider as Executor the creditors of the estate of George Tartsch deceased. No. 5214: Take notice that a petition has been filed for the probate of an instrument purporting to be the last ment purporting to ment purporting to be the last ment purporting to ment purporting to

No. 5862—October 8, 15, 22, 1962.

(SEAL)

Plattsmouth, Nebraska NOTICE OF PROBATE IN THE COUNTY COURT OF CASS COUNTY NEBRASKA To all persons interested in

Send or Bring . . .

FALL GARMENTS TO US FOR THAT

BRAND NEW LOOK!

We'll Have Them Ready For You When You Need Them.

Just Dial 4193

For FREE Pick Up and Delivery In Plattsmouth

HEAVY DUTY PLASTIC BAGS FOR **BAND UNIFORMS JUST 98c**

FRIGIDAIRE COIN-OP CLEANING

WHILE YOU SHOP SERVICE

FREE PICK UP & DELIVERY OF REGULAR DRY CLEANING WORK 25c Delivery Charge Additional On Coin-Op Cleaning

THE RESERVE

a majority of all members elected to the Legislature,

but officers so appointed

Raymond J. Case No. 5873 — Oct. 15, 22, 29, 1962.

COMMISSIONERS PROCEEDINGS

Office of County Commissioners Cass County, Plattsmouth, Nebr.

October 17, 1962

The Board of Equalization met pursuant to adjournment. Present Melvin R. Todd, Harold R. Gregg and H. L. Bornemeler. Motlon was made by Bornemeler and seconded by Todd that the Board accept the figures of the Western Sand and Gravel Co. as follows:

South Bend proptery from \$8,180.00 to \$23,000.00 Cedar Creek property from \$19,851.00 to \$37,000.00 CO. BOARD The Board of Equalization met County Clerk.

Motion carried.

Motion was made by Trad and seconded by Browneler that the Board accept tax return of Robert McDone'd Avoca Store and let figure stand as is.

Motion earlied.

Motion was made.

Motion was made by Gregg Mil. and seconded by Todd that the Melvin R. Todd Board of Equalization adjourn. Motion carried

Baard of Equalization

Chas. Land Clerk for the Board No. 5882 — Oct. 22, 1962.

DR. AMICK Chiropractor

Physical Therapist

Plattsmouth Office Soennichsen's Store Tues. & Thurs., Ph. 2495

Resolution was adopted and signed approving the substitution of securities for the Nebraska State Bank of Weeping C. E. Ledgway

Water Nebraska State Bank of Weeping C. E. Ledgway Vater, Nebraska.

Pstg.

Petition made by Arnold E Helen W Ledgway Water Nebraska

Schliefert, guardian for Leona Oct. Sal. M. Schliefert, for license to sell Lincoln Tel & Tel Co. real estate in Louisville, Nebraska was signed by the Board JUDGE The County Attorney's quar-terly report was examined by Oct. Sal. the Board and filed with the Estella L. Rutherford

The following claims were dis-allowed by the Board:

Oct. Sal. Frank H. Lepert

Crop, fence & field M. E. Mardin Vehicle damages 750.00 Claims as listed on the followproperty from ing Funds were allowed by the Board.\$ 183.33

SHERIFF

46.24 183.33 Oct. Melvin R. Todd 16.48 Lincoln Tel & Tel Co. 30.70 CLERK 350.00 Oct. Sal. Edna Herring Oct. Sai. 265.00 Helen Gansemer Oct. Sal. 225.00 TREASURER: Owen S. Scoles Oct. Sal. 350.00 Anna K. Hiner Oct. Sal. 265.00 Mary Petersen 225.00 Sal. Vivian Shafer

Ethel Ehlers

Friden Agency

11.40 Mil. Serv. 333.33 31.50 265.00 500.00 265.00 Oct. 225.00 County Judge 42.28 Supp \$ 350.00 Lincoln Tel & Tel Co. Serv West Publishing Co.

Joe Kruntorad Oct. Sal. 325.00 Shrader Rhoden Thomas S. Solomon 325.00 Joe Kruntorad Mil. 265.00 Shrader Rhoden 93.90 .93 The Balbach Co. Oxygen 11.40 Lincoln Tel & Tel Co. 45.97 Moblie Communications Radio repra.
C. A. Ruse Motor Co. 23.53 Supp. W. A. Swatek Hdw. Mdse. 10.90 Marie Lagerstrom 215.00 Oct. Sal John Kaffenberger ½ Mo. Sal. Chicago Folded Products 63.75 Cota & Mattresses
Dr. W. V. Ryan
Serv. for Jail prisoner
W. A. Swatek Hdw.
Mdse. 255.00 4.00 SCHOOL SUPT: 358.33 Oct. Sal. 18.00 Floy B. Arnold 210.00 Oct. Sal. 325.00 37.56 Mil. & pstg.

Thomas S. Solomon Oct. Sal. ······ Learn How To Come In For Our Free Hearing Service

AT OUR NEW LOCATION . . . CITY OFFICE LOCATION JUST WEST OF CASS DRUG STORE Fri., Oct. 26th — 9:30 a.m. - 1 p.m.

NO OBLICATION NEWELL BRADLEY-CONSULTANT

220.00

200.00

Service Under Direction Of BELTONE HEARING AID CENTER 415 Sharp Bldg., Lincoln, Nebr. Phone 432-6265

Legislature. The nominees of any such commission cannot include a member of such commission or any Lincoln Tel & Tel Co. Serv. 325.00 Stephenson Sch. Supp. omon 190.70 Co. Supp.
ATTORNEY:
James F. Begley 300.00 104.40 James F. Begley Oct. Sal. Exp. extradition 9.45 Glenda Lee Staffeld 34.54 Oct. Sal. Lincoln Tel & Tel Co. Serv. ASSESSOR: Clara Olson 350.00 Iola Fuller Oct. Sal. Verna Perry

(Continued on Page 8) Conventional

Terms Up to 20 Years 516 Percent Interest Charge Reduced Each Monthly Payment

Home Loans

Plattsmouth Loan & Building Ass'n.

Dear Doctor:

realize how important it is to know your doctor and discuss your health problems with him face-to-face. It is equally important to

know your pharmacist—to meet him face-to-face, as you do at this Pharmacy, and talk to him about dosage directions and other pertinent information. His personal interest in you cannot be duplicated by mail order "prescription factories."



Fred J. Feldhousen, Ph. G. R.P. Peter J. Jepson, B.S. R.P. Pharmacists In Charge

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