

Democratic County Ticket.

For Treasurer— E. B. QUIBLE.
For Clerk—
For Judge— JAMES C. QUITLEY.
For Sheriff— CLYDE A. ROSSITER.
For County Superintendent—
For Surveyor— J. W. McDANIELS.
For Coroner—
For Co. Com's First District— JOSEPH P. KREYCIK.

Political Announcements.

Having filed my application I hereby announce myself a candidate for the republican nomination for the office of county clerk of Cherry county, Neb., to be voted on at the primary election to be held in said county on August 17, 1909.

Having filed my application I hereby announce myself republican candidate for the office of county superintendent of public instruction of Cherry county, Nebraska, to be voted on at the primary election to be held August 17, 1909.

CORA THACKREY, Sc. B.

I hereby announce myself as a candidate for the republican nomination for the office of county superintendent of public instruction of Cherry county, Neb., at the primary election to be held August 17, 1909.

H. W. FUNKE, Sc. B.,
Principal of Cody Schools.

Having duly qualified, I desire to announce myself a candidate for nomination to the office of superintendent of public instruction of Cherry county, Nebraska, on the republican ticket, at the primary election, August 17, 1909.

D. F. STORV.

Next Tuesday is primary election. The democrats of Cherry county have no controversy this year in the selection of candidates and only a vote will nominate the ticket. E. B. Quible is our candidate for county treasurer. It is generally conceded that he is entitled to the office. Our candidates for sheriff and judge have no opposition neither from within our party nor in the republican party.

The primary election will decide who is to be county superintendent, but it may nominate the weakest of three candidates on the republican ticket for county treasurer with the expectation of seeing him go down to defeat at the general election.

election. There is one word of caution. Do not vote on both tickets or your vote will be thrown out. You must either vote the democratic ticket or the republican ticket to make your vote count. You can't skip about as you do at the general election, choosing who you will. Do not be deceived by statements to the contrary. See section 117r of election laws.

The Truth About the Tariff

From the beginning we have been taught, by republican newspapers and statesmen, that the protective tariff was of great value to the farmer. Tariffs on corn, on oats, on wheat, on barley, on hides, on beef, on potatoes, etc., have been pointed to as proof of the republican party's friendly interest in the farmer.

The Bee tells us, frankly, that this is all humbug. In a leading editorial it confesses that "products of the soil are in no wise influenced by either high or low tariff."

When the farmer is told hereafter, by unscrupulous high tariff shouters like Ross Hammond and Bob Clancy, that a high tariff on farm products makes the farmer prosperous, let him cite them to the admission of the Omaha Bee that farm products are not affected by the tariff, and it makes no difference, so far as these articles are concerned, whether the tariff is high or low.

Commenting along this same line the Kansas City Times, an ardent Taft organ, makes these sensible observations: "It is certain that the farmers have reached a better understanding of the tariff question. Many of them know, and to their sorrow, that they have been placated with duties on agricultural products which they do not need and which do not help them, into toleration of duties on other necessities of life. They know that a duty on wheat does not help them, but that a duty on woollens is a tax upon them. They know that they get nothing out of a duty on corn, but that they pay dearly for a duty on sugar. They know that they receive no benefit from a duty on live stock, but that they pay the whole tax on farm machinery. They know that a duty on vegetables is absurd, but that the duty on cotton goods is a costly device to them. And so on.

The prices of American farm products are made almost wholly by the condition of the world's markets, for this country produces vastly more of these products than it consumes. If the United States were to have so short a crop as to be placed under the necessity of importing farm products, the tariff would help to keep prices up; but the tariff cannot affect the prices so long as vast cargoes of these products are constantly going out to meet the demands of countries that are short on what the farmers have to sell.

They are told now, on eminent republican authority, the same thing the democrats have been telling them for years and that republicans have denied. The denial has given way to honest admission. The tariff, so far as the farmer is concerned, is a great skin game. It doesn't protect the farmer a single penny's worth on what he has to sell. But it makes him pay enormously more whenever he goes to town to buy any article the manufacture of which is controlled by a trust.

It sticks every other consumer in the same way, of course. To say it "protects" American labor is a sorry joke when the great trusts are importing the cheapest of foreign labor, duty free, to replace American labor, and when the steel trust is right now engaged on breaking up the unions among its employees in order to get labor still cheaper.

Later News.

A heavy down pour of rain this afternoon, accompanied by severe lightning and cyclone winds, drenched the crowds at the baseball park, blew the top off the grand stand and falling timbers struck several persons, seriously injuring Hugo Cadenhofs of Columbus, one of the Norfolk players. His scalp was cut open seven inches. Lightning struck Lester Green's horse on Grant Boyer's stable, where he and others took shelter.

THOSE HURT.

Will Morey, cut above the eye. Ed M. Brown, bruise on forehead. O. H. Nusbaum, scalp wound. Mrs. George Corbin, back hurt. Ethel Hudson, fainted from shock.

Several persons shocked by lightning. Lester Green, J. R. Ayers and several others knocked down by lightning shock which killed Lester Green's horse that he was holding by the reins, and he was picked up unconscious but later recovered.

An accident happened to Howard McCord, the 16-year-old son of W. D. McCord, a grain dealer of Ainsworth. The boy was up in the elevator adjusting some machinery, when his left foot was caught in an elevator wheel, and his toes were cut off his left foot and his leg was broken in two places. He was started for a hospital but died before he arrived.

Lake Items.

Wm. Dunbar of Cody was in this section buying cattle.

Dan Barnes finished binding oats for some of his neighbors this week.

C. M. Kime purchased 17 head of horses at the Cody sale last week.

Mrs. Farnham has been quite sick this week but is better at this writing.

Mrs. E. B. Wheeler of Waegon, Wis., is visiting her brother, A. E. Barnes.

Walter Goodin took his son Glen to Cody for medical aid. He is much better at this writing.

Cecil Barnes took C. J. Warner to Lake Saturday to meet the mail. Mr. Warner returned to his home at Enterprise, Nebr.

W. H. Kinkaid has quit the T O ranch and is going to take charge of a place near the mouth of the Snake for George Beauchamp.

Notice to Creditors.

THE STATE OF NEBRASKA, ss. In the County Court. In the matter of the estate of Wilson J. Cady, deceased. You are hereby notified, that I will sit at the County Court Room in Valentine in said county on the 10th day of August 1909 at 10 o'clock a. m. to receive and examine all claims against said estate with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is six months from the 10th day of Jan. A. D. 1909 and the time limited for payment of debts is one year from said date. Witness my hand and seal of said county court this 22nd day of June A. D. 1909.

Order of Hearing and Notice on Petition for Settlement of Account.

In the county court of Cherry county, Nebraska. State of Nebraska, ss. Cherry County. To the heirs and all persons interested in the estate of Henry A. Murphy, deceased. On reading the petition of Henry Murphy, praying a final settlement and allowance of her account filed in this court on the 29th day of August, 1909, and for the entering of a final decree.

It is hereby ordered that you and all persons interested in said petition may, and do, appear at the county court to be held in and for said county, on the 21st day of August, 1909, at 10 o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Valentine Democrat, a weekly newspaper printed in said county for four successive weeks prior to said day of hearing. JAMES C. QUITLEY, County Judge.

Order of Hearing and Notice on Petition for Settlement of Account.

In the county court of Cherry county, Nebraska. STATE OF NEBRASKA, ss. County of Cherry. To the heirs and all persons interested in the estate of Adam Rosch, deceased. On reading the petition of W. G. Ballard, praying a final settlement and allowance of his account filed in this court on the 14th day of August, 1909, and for his discharge as executor of said estate.

In the District Court of Cherry County, Nebraska.

The State of Nebraska, Plaintiff, vs. The several parcels of land hereinafter described and all persons having or claiming title to, or any interest, right or claim in or to such parcels of real estate, or any part thereof. TRACT No. 498.

DEFENDANTS. FINAL NOTICE. To Ada S. Griffith and to the occupants of the real estate described below, whose names are unknown: Notice is hereby given that under a decree of the district court of said county, rendered in the state tax suit for the year 1907, the following described real estate, situated in the county of Cherry, and state of Nebraska, to-wit:

Tract No. 498, Township 28, Range 30, Meridian 10 West, 10 North, Section 32. Was, on the 18th day of December, 1907, duly sold at public vendue by the county treasurer of said county, in the manner provided by law, and the period of redemption from such sale will expire on the 15th day of December, 1909.

Contest Notice. U. S. Land Office, Broken Bow, Nebraska, July 29, 1909. A sufficient contest affidavit has been filed in this office by Charlie A. E. McKinnis, contestant, against Homestead entry No. 2187, made April 29, 1907, for sections 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, P. M. 34, of John W. Kime, contestee, in which it is alleged that John W. Kime has wholly abandoned said tract for more than one year past and he has never cultivated, improved or resided upon said land as required by law, that said tract is in his wild and waste state, and is unimproved, that all of said defects exist at this date and have been cured.

Sheriff's Sale.

By virtue of an execution issued by J. T. Kealey, clerk of the district court in the county of Cherry, and state of Nebraska, and to me delivered, in favor of W. B. Hunt, plaintiff, and against P. H. Hollenbeck, defendant, I have levied on the following described goods and chattels as the property of the said P. H. Hollenbeck, to-wit: A parcel of land in Kiowa County, Nebraska, commencing at a point eighty feet east from the southeast corner of block eight, then running north 65 feet, then east 20 feet north, thence 165 feet west, thence 241 feet south to place of beginning in the northwest part of the Village of Kiowa, and in the southeast quarter of section 10, township 31, range 31, containing one or more acres, which I shall expose at public sale to the highest bidder, for cash, at 1 o'clock in the afternoon, on the 27th day of August, 1909, at 10 o'clock in the forenoon, to satisfy said execution and costs.

Notice.

To Leroy Pimmo, non-resident defendant: You are hereby notified that on the 17th day of July, 1909, Mabel Pimmo filed a petition against you in the district court of Cherry county, Nebraska, to set aside and annul the judgment rendered in said court in your favor, and for which are to obtain a divorce from you on the ground that you have, without just cause, been guilty of extreme cruelty toward the plaintiff, and, although you being of sufficient ability to provide suitable maintenance for her, you have wantonly, grossly and cruelly refused and neglected to do so, and for the care, custody and education of the minor child, the issue of said marriage, to-wit: Harry Pimmo. You are required to answer said petition on or before Monday, the 30th day of August, 1909.

Sheriff's Sale.

By virtue of an execution issued by James C. Quitley, clerk of the district court in the county of Cherry, and state of Nebraska, and to me delivered, in favor of Frank J. Herron, plaintiff, and against Edward Greenwood, defendant, I have levied on the following described goods and chattels as the property of the said Edward Greenwood, to-wit: One sawmill outfit, which I will expose at public sale to the highest bidder, for cash, at Sawmill, in Sparks Precinct, on the 15th day of August, A. D. 1909, at 1 o'clock in the afternoon, to satisfy said execution and costs.

Notice of Sale.

I will sell at D. A. Hancock's ranch on section 33, township 32, range 25, one red spotted face steer, 2 years old, left ear crooked or cropped off; one red white face steer, coming two years old, left ear cropped, on the 27th day of August, 1909.

Order of Hearing on Petition for Appointment of Administrator.

In the county court of Cherry county, Nebraska. State of Nebraska, ss. Only of Cherry. To the heirs and to all persons interested in the estate of Augustus Shaw, deceased. On reading the petition of Mary M. House, praying that the administration of said estate be granted to F. M. Walcott as administrator.

Notice to Creditors.

In the county court within and for Cherry County, Nebraska. In the matter of the estate of Edward R. Rich, deceased. To the creditors of said estate: You are hereby notified, that I will sit at the County Court Room in Valentine in said county, on the 21st day of August, 1909, at 10 o'clock a. m., to receive and examine all claims against said estate with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is six months from the 28th day of February, A. D. 1909 and the time limited for payment of debts is one year from said 28th day of February, 1909.

THE LUDWIG LUMBER CO. carries a complete assortment of Farm Machinery comprising the

Johnson and Osborn Disks, Moline and Oliver Sulky Plows, Kirlin and John Deere two-row Cultivators; Oliver, Moline and Deere Plows, Superior Drills, Weber and Moline Wagons; Staver, Moline, Moon and Velie Buggies; the Corn King and 20th Century Manure Spreaders; the Hoosier and Superior Broadcast Seeders; the Superior line of Hay Tools, consisting of Stackers, Sweeps, etc.; DeLaval Cream Separators, Eclipse Windmills, Tanks, Pipe, Pumps, etc.; McCormick Mowers, Rakes and Binders; Moline, Oliver and Deere Listers.

Will close out the John Deere line of Implements and Vehicles at greatly reduced prices.

REPAIRS for any make of implement will be furnished on the shortest possible notice. Every effort will be made to accommodate customers and supply their wants. Don't be misled by representations of other dealers carrying inferior and near competing lines, but post yourself on improved makes and reduced prices before making your purchases.

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The New Snap Confectionery. Ice Cream. Soft Drinks. Tobaccos and Cigars. Fresh Roasted Peanuts and Pop Corn. Jim Felch - Valentine, Nebr.

For Whiskey Go to the Stock Exchange Saloon VALENTINE'S PURE LIQUOR CENTER Walther F. A. Meltendorff, Propr.

In the District Court of Cherry County, Nebraska. The State of Nebraska, Plaintiff, vs. The several parcels of land hereinafter described and all persons having or claiming title to, or any interest, right or claim in or to such parcels of real estate, or any part thereof. TRACT No. 500.

FINAL NOTICE. To Blanche F. Haynes and to the occupants of the real estate described below, whose names are: Notice is hereby given that under a decree of the district court of said county, rendered in the tax suit sale for the year 1907, the following described real estate, situated in the county of Cherry, and state of Nebraska, to-wit: Northwest quarter of the northeast quarter of section 29, township 31, range 32, in Cherry county, Nebraska, was, on the 16th day of January, 1907, duly sold at public vendue by the county treasurer of said county, in the manner provided by law, and the period of redemption from such sale will expire on the 15th day of January, 1909.

In the District Court of Cherry County, Nebraska. The State of Nebraska, Plaintiff, vs. The several parcels of land hereinafter described and all persons having or claiming title to, or any interest, right or claim in or to such parcels of real estate, or any part thereof. TRACT No. 502.

FINAL NOTICE. To Blanche F. Haynes and to the occupants of the real estate described below, whose names are: Notice is hereby given that under a decree of the district court of said county, rendered in the tax suit sale for the year 1907, the following described real estate, situated in the county of Cherry, and state of Nebraska, to-wit: South half of the southwest quarter of section 29, township 31, range 32, in Cherry county, Nebraska, was, on the 16th day of January, 1907, duly sold at public vendue by the county treasurer of said county, in the manner provided by law, and the period of redemption from such sale will expire on the 15th day of January, 1909.