

J. H. DAY,
 General Merchandise. Hats, Caps, Boots and Shoes, Notions and Furnishing Goods. Flour and Feed. HORSES FOR SALE.
 Wood Lake, - Nebraska

HOWE & MONTAGNE
 Livery, Feed and Sales Stable.....
 Wood Lake, Nebraska
 Special Attention to Hunting and Fishing Parties.

H. A. LYONS,
 (Successor to Welker & Lyons)
 Wood Lake, Nebraska
 Am still doing driving and freighting. Special attention to hunting and fishing parties.

A. M. Lotspeich,
 (Successor to Ed Young.)
 Full line of Groceries and Dry Goods. Millinery Goods and Ladies' Furnishings. Boots and Shoes. Hosiery. Men's Clothing and Furnishings.
 FLOUR, FEED AND COAL.
 Wood Lake - Nebraska.

F. J. WILSEY GENERAL FARM and LIVE STOCK AUCTIONEER
 Satisfaction guaranteed and prices reasonable. Thirty years experience in the Eastern states. Will go to any part of the State. Write me, or dates can be made at this office.
 F. J. WILSEY, Auctioneer
 Box 826 Rosebud, South Dakota

W. A. PARKER
 GENERAL MERCHANDISE
 Boots, Shoes, Dry Goods, Hats, Caps, Millinery, Groceries and Provisions.
 GRAIN - FEED FLOUR.
 Special sale of Ladies' and Misses' Suits and Skirts, Shirt Waists and Misses' Coats
 SATURDAY, MAY 27, 1911
 Wood Lake - Nebraska

Notice of Probate of Will
 In the county court of Cherry county, Nebraska.
 STATE OF NEBRASKA, ss
 COUNTY OF CHERRY, ss
 To all persons interested in the estate of Joseph James, deceased:
 On reading the petition of Laura Kime, praying that the instrument filed in this court on the 26th day of April, 1911, and purporting to be the last will and testament of the said deceased, may be proved and allowed, and recorded as the last will and testament of said deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Kelsey F. Kime, as executor.
 It is hereby ordered that all persons interested in said matter, may and do appear at the county court to be held in and for said county, on the 24th day of May, A. D. 1911, 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 that 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 three successive weeks prior to said day of hearing.
 Witness my hand and seal of said court [SEAL] this 26th day of December, A. D. 1910.
 JAMES C. QUIGLEY,
 County Judge.
 C. A. Ruby, attorneys.

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, ss
 To the heirs and all persons interested in the estate of Henry Filineux, sr., deceased: On reading the petition of Henry Filineux, jr., praying a final settlement and allowance of his account filed in this court on the 24th day of May, 1911, and for a decree of final account.
 It is hereby ordered that you and all persons interested in said matter may, and do appear at the county court to be held in and for said county, on the 27th day of May, A. D. 1911, 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 that 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.
 [SEAL]
 JAMES C. QUIGLEY,
 County Judge.

Happiest Girl in Lincoln.
 A Lincoln, Neb., girl writes, "I had been ailing for some time with chronic constipation and stomach trouble. I began taking Chamberlain's Stomach and Liver Tablets and in three days I was able to be up and got better right along. I am the proudest girl in Lincoln to find such a good medicine." For sale by Chapman, the druggist.

NET WEIGHT CLAUSE UPHELD
 State Wins Test Case Brought Under Pure Food Act.

COTTOLENE CASE IS LOST.
 Decision of Lower Court on This Product is Reversed Because of a Defect in the Statute—Package Provision Applies to Lard.
 Lincoln, May 24.—The decisions in several test cases made on the net weight provisions of the pure food law were given by the state supreme court, the provisions being sustained in full by the ruling. The principal cases were against the National Biscuit company. The cases involved the legality of sales of package goods by the retailers and interstate and intrastate sales as well. In the entire list of cases the legality of the pure food law is upheld, the supreme court further holding that the package provision holds to lard, but not to cottolene.
 In the cottolene decision the holding was that the latter product may be sold without being branded as to net weight or measure, because the state law prescribes that any compound sold under its distinctive name is not misbranded if it be labeled with its name, ingredients and manufacturer.
 Chief Justice Reese wrote the opinion pronounced by the supreme court in the biscuit cases and Judge Letton those in the lard and cottolene cases.

PASTOR SMITH ON TRIAL
 Divines of United Brethren Church Meet to Try Beatrice Preacher.
 Beatrice, Neb., May 24.—Three ministers of the United Brethren church, Presiding Elder Epley of York, Rev. M. O. McLaughlin of Omaha and Rev. Mr. Jones of Lincoln, arrived in this city to act as a court to try Rev. J. A. Smith, pastor of the United Brethren church here, against whom charges have been preferred. Dr. Schell of York will prosecute the case and Rev. Mr. Burkett will defend Mr. Smith. The trial opened today and some sensations are expected.
 The following are the charges preferred against Mr. Smith: First, that his financial record is not good; second, that his leaving the Blue Springs church to come to Beatrice was irregular; third, that he is guilty of reckless and irresponsible statements; fourth, that he has circulated false and slanderous statements concerning the United Brethren hospital here; fifth, that he has disobeyed the order and discipline of the church.

PATRICK COONEY ACQUITTED
 Jury Finds That Kearney Man Did Not Murder Elmer Mercer.
 Kearney, Neb., May 24.—A jury brought in a verdict of not guilty in the case of Patrick E. Cooney, charged by the state with the murder of Elmer Mercer in this city on the night of Dec. 21. The jury was out two hours. Four of the most prominent lawyers in this part of the state were engaged by Cooney, while the county attorney and the city attorney of Kearney conducted the prosecution.
 Cooney is a bartender and Mercer was found dead in front of his saloon with a broken neck and his face bruised. The men had been quarreling a few minutes before Mercer was found.

Fainting Bertha Given Three Years.
 Lincoln, May 24.—"Fainting Bertha" Liebbecke, who has a long police record in several of the cities of the west, was sentenced to three years in the state penitentiary by Judge Cornish. She pleaded guilty to the theft of various pieces of dress goods from two department stores. She fainted when sentence was pronounced on her and screamed for mercy. She was taken to the penitentiary.

Dies of Acute Alcoholism.
 Lincoln, May 24.—John Olson, a Swedish cement laborer, was found dead in his rooms here. An inquest and an autopsy indicated that the man had died of acute alcoholism. The room where he lived contained scores of whisky bottles, which were revealed when the room was searched.

Fall From Roof Fatal.
 Aurora, Neb., May 24.—Albert W. Lane while at work tearing down an old ice house in East Aurora fell from the roof, about thirty-five feet above the ground, and suffered injuries which resulted in his death.

Dr. William Pretzman Dies.
 Lincoln, May 24.—Dr. William Pretzman, the oldest physician in active practice in Lincoln, died at his home. He came to Lincoln twenty-eight years ago, being born in Ohio, July 19, 1828.

Kidnapers Draw Long Terms in Prison
 Las Vegas, N. M., May 24.—Judge C. J. Roberts of the district court pronounced sentence on Will Rogers and Joe Wiggins, the confessed kidnapers of Baby Waldo Rogers on March 29 last. Both received from five to twelve years in the penitentiary. In the absence of a statute for kidnaping in New Mexico the men were prosecuted for burglary.

STATEHOOD WINS IN LOWER HOUSE
 Resolution Affecting Arizona and New Mexico is Passed.

DAY IS SPENT IN ARGUMENT.
 Arizona Must Vote Again on Recall of Judges and New Mexico Must Seek to Make Its Constitution Easier of Amendment.
 Washington, May 24.—The joint resolution admitting Arizona and New Mexico to immediate statehood, but withholding the approval of the constitutions of both until the people have voted on proposed amendments, passed the house by a viva voce vote. No roll call was demanded on the final vote.
 The resolution requires Arizona to vote on an amendment removing the recall provision, as it applies to judges, and requires New Mexico to vote on an amendment making its constitution more easily amendable in the future. Neither state is required to adopt the amendments proposed by congress. Whether they are approved or rejected by the proposed referendums, the constitutions of the new states will stand finally approved when the respective votes have been taken.
 The resolution passed in the form proposed by the Democratic majority of the committee on territories. Efforts were made by the Republicans to force Arizona to vote out of its constitution the recall of judges and to give immediate and unqualified approval to the New Mexican constitution. Both provisions were rejected singly and later, when Mann embodied them in a motion to recommit the measure, they were voted down.
 The Democrats said the proposal to force Arizona to reject the recall was an effort to keep that state out of the union. The Democratic resolution, said Chairman Flood of the territories committee, presented the fairer method, namely, to leave to the people the determination of the recall question.
 Notwithstanding this method, Democratic orators bitterly denounced the recall of judges during the debate, while Republican insurgents refused to join Minority Leader Mann in the proposal to force Arizona to give it up.
 Representative Martin W. Littleton (N. Y.) made a strong attack, not only on the recall, but upon the initiative and referendum.

Don't Overlook
 that subscription. If you are in arrears remember that we can always find good use for
the MONEY

Just WHY

 Old Dutch Cleanser
 Scours
 Pots & Pans
 Without Hard Scraping
 Because the fine particles of the Cleanser immediately loosens and removes the hardest "burnt in" food-crusts, which soap-powders and scouring-bricks may only wear off after long, hard scrubbing.
 Many other uses and Full Directions on Large Sifter-can 10¢

Furniture and Undertaking Goods
 Paints and Oils, Cattle Dip, Stock Foods, etc.
Johnson Bros.,
 Lumber, Machinery, Hardware, Harness, Saddles
 Wagons, Buggies and a full line of Haying Tools, Windmills, Pumps, Pipe, etc. Full stock of Posts and Barb Wire.
 Wood Lake, - Nebraska

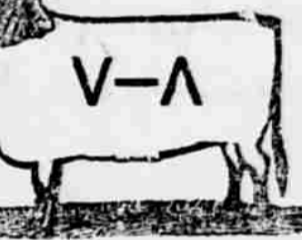
Uck, Lausen & Co.,
 General Hardware,
 Wagons and Machinery...
 A complete line of
 Harness and Saddles
 Household and Kitchen Furniture
 Lumber and Fence Posts
 WOOD LAKE, - NEBRASKA

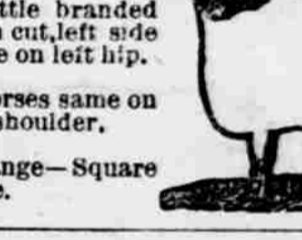
R. M. Faddis & Co
 Postoffice address—Valentine or Kennedy.


 Some branded on left thigh
 Some branded on left shoulder or thigh
 Some branded on right thigh or shoulder.


Albert Whipple & Sons.
 Rosebud S. D.


 Cattle branded SOS on left side
 Some cattle also have a + on neck
 Some with A on left shoulder and some branded with two bars across hind quarters. Some Texas cattle branded SOS on left side and some on left side.
 Horses branded SOS on left hip. Some cattle branded AW bar connected on both sides and left hip of horses.


P. H. Young.
 Simeon, Nebr.

 Cattle branded as cut on left side
 Some on left side.
 V on left jaw of horses.

D. M. Sears.
 Kennedy, Nebr.

 Cattle branded as on cut, left side
 Some on left hip.
 Horses same on left shoulder.
 Range—Square Lake.

N. S. Rowley.
 Kearney, Nebraska.

 Same as cut on left side and hip, and on left shoulder of horses. Also on left side and hip.
 V X on left side
 Some cattle branded with a ring (either side up) on left side or hip. F on left jaw and left shoulder of horses.
 W O on left hip of horses.
 N on left jaw of horses.

Nebraska Land and Feeding Co.
 Bartlett Richards Pres. Will G. Comstock, V. P.
 Chas. C. Jamison Secy. Treas.

 Cattle branded on any part of animal; also the following brands:
 H O G
 Horses branded the same
 Range between Gordon and Snake Creeks.
 Hyannis on B & M. R. E. in Northwestern Nebr.
 BARTLETT RICHARDS, Ellsworth, Nebr.

C. P. Jordan.
 Rosebud, SD

 Horses and cattle same as cut; also on left hip.
 Range on Oak and Butte creeks.
 A little reward for information leading to detection of rustlers of stock bearing any of these brands.

Sawyer Bros.
 Oasis, Nebr.

 G. K. Sawyer has charge of these cattle.
 S on left shoulder. Some left side.
 Horses same left thigh.
 Range on Snake river.

R. M. Terrill, Propr.
 Brownlee, Nebr.

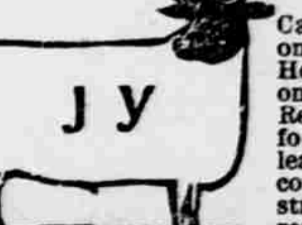
 Cattle branded as in cut on left side. Some branded K T V on left hip. Range on North Loup river, two miles west of Brownlee.

Metzger Bros.
 Koife Nebr.

 Cattle branded anywhere on left side.
 Earmark, square crop right ear.
 Horses have same brand on left thigh.
 Range on Gordon and Snake Creeks.
 A Reward of \$250 will be paid to any person for information leading to the arrest and final conviction of any person or persons stealing cattle with above brand.

Not Afraid
 St. Francis Mission, Rosebud, S. D.

 Cattle branded as in cut; horses same or JKP on left thigh. Range between Spring Creek and Little White river.

J. A. Yaryan.
 Fullman, Nebr.

 Cattle branded JY on right shoulder.
 Horses branded JY on right shoulder.
 Seasonable reward for any information leading to the recovery of cattle strayed from my range.

Storck's Triumph BEER
 A TRIUMPH IN THE ART OF BREWING
 THE LEADING BEER IN THE MIDDLE WEST
 McGeer & Carroll
 Dealers - Valentine