BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEBRASKA:

Section 1. The county board of each county may grant licence for the sale of malt, spiritous and vinous liquors, if deemed expedient, upon the application by petition of thirty of the resident freeholders of the town, if the county is under township organization, and if not under township organization, then thirty of the resident freeholders of the precinct where the sale of such liquors is proposed to take place, setting forth that the applicant is a man of respectable character and standing and a resident of this State, and praying that license may be issued to him. Such application to be filed in the office of the county clerk and upon the payment into the county treasury of such sum as the board may require, not less than five hundred (\$500) dollars for each license and upon the compliance with the provisions of this act; provided, such board shall not have power to issue any license for the sale of any liquors in any city or incorporated village or within two miles of the same.

SEC. 2. No action shall be taken upon said application until at least two weeks' notice of the filing of the same has been given by publication in a newspaper published in said county, having the largest circulation therein, or if no newspaper is published in said county, by posting written or printed notices of said application in five of the most public places in the town, precinct, village or city in which the business is to be conducted, when, if there be no objections in writing made and filed to the issuance of said license, and the county board is in session and all other provisions of this chapter have been fully complied with, it may be granted.

SEC. 3. If there be any objection, protest or remonstrance filed in the office where the application is made against the issuance of said license, the county board shall appoint a day for hearing of said case; and if it shall be satisfactorily proven that the applicant for license has been guilty of the violation of any of the provisions of this act within the space of one year, or if any former license shall have been revoked for any misdemeanor against the laws of this State, then the board shall refuse to issue such license.

SEC. 4. On hearing of any case arising under the provisions of the last two sections, any party interested shall have process to compel the attendance of witnesses, who shall have the same compensation as now provided by law in the district court, to be paid by the party calling said witnesses. The testimony on said hearing shall be reduced to writing and filed in the office of application, and if any party feels himself aggrieved by the decision in said case, he may appeal therefrom to the district court, and said testimony shall be transmitted to said district court, and such appeal shall be decided by the judge of such court upon said evidence alone.

SEC. 5. That license shall state the time for which it is granted, which shall not exceed one year, the place where the liquor is to be sold, and shall not be transferable; and any license granted under this chapter may be revoked by the authority issuing the same whenever the person licensed shall, upon due proof made, be convicted of a violation of any of the provisions of this act. The license shall be in the following form as near as practicable:

STATE OF NEBRASKA, 88. 

Know ye, that. having, on the ... day of ... filed his petition and bond according to law, and paid into the treasury the sum imposed on him as a vendor of malt, spiritous and vinous liquors, therefore the ......is hereby authorized to sell malt, spiritous and vinous li-, have affixed the seal of said. ..... Clerk. SEAL.

SEC. 6. No person shall be licensed to sell malt, spiritous or vinous liquors by any county board, or the authorities of any city or village, unless he shall first give bond in the penal sum of five thousand (\$5,000) dollars payable to the State of Nebraska, with at least two good and sufficient sureties, freeholders of the county in which the license is to be granted, to be approved by the board who may be authorized to issue the license, conditioned that he will not violate any of the provisions of this act, and that he will pay all damages, fines and penalties and forfeitures which may be adjudged against him under the provisions of this act. The board taking such bond may examine any person offered as security upon any such bond under oath, and require him to subscribe and swear to his statement in regard to his pecuniary ability to become such security. Any bond taken pursuant to this section may be sued upon for the use any person, or his legal representatives, who may be injured by reason of the selling or giving away of any intoxicating liquor by the person so licensed, or by his agent or servant.

Sec. 7. No person who is holden as the principal or surety upon any bond given under the provisions of the preceding section, shall be permitted to become a surety upon any other bond of like character.

SEC. 8. Every person licensed as herein provided, who shall give or sell any malt, spiritous and vinous liquors, or any intoxicating drinks, to any minor, apprentice or servant, under twenty-one years of age, shall forfeit and pay for each offense the sum of \$25.

SEC. 9. Any minor, apprentice or servant who shall, for the purpose of evading the provisions of the preceding section, falsely represent his age, shall be deemed guilty of a misdemeanor, and fined for each and every offense not exceeding \$20, or imprisoned in the county jail not exceeding thirty days, or both at the discretion of the court.

SEC. 10. Every person so licensed who shall sell any intoxicating liquors to any Indian, insane person or idiot, or habitual drunkard, shall forfeit and pay for each offense the sum of \$50.

SEC. 11. All persons who shall sell or give away, upon any pretext, malt, spiritous or vinous liquors, or any intoxicating drinks, without having first complied with the provisions of this act, and obtained a license as herein set forth, shall for each offense be deemed guilty of a misde meanor, and upon conviction thereof shall be fined not less than \$100. nor more than \$500, or be imprisoned not to exceed one month in the county jail, and shall be liable in all respects to the public and to individuals, the same as he would have been had he given bonds and obtained license as herein provided.

SEC. 12. The magistrate before whom any complaint is made of a violotion of the provisions of the pending section, shall issue a warrant for the arrest of the offender, and if upon examination the magistrate shall have reason to believe the party guilty, he shall recognize him t appear at the next term of the district court as in case of felony.

SEC. 13. Every person so licensed, or any person, who shall, intentionally, or otherwise, sell or give away or direct or permit any person or persons in his employ to sell or give away any malt, spiritous or vinous liquors which shall be adulterated with strychnine, strontia, sugar of lead, or any other substance, shall forfeit and pay the sum of \$100 for every such offense. An analysis made by a practical chemist shall be deemed competent testimony under the provisions of this section.

SEC. 14. Every person who shall sell or give away any malt, spiritous or vinous liquors on the day of any general or special election, or at any time during the first day of the week, commonly called Sunday, shall forfeit and pay for every such offense the sum of \$100.

SEC. 15. The person so licensed shall pay all damages that the community or individuals may sustain in consequence of such traffic; he shall support all paupers, widows and orphans, and the expenses of all civil and criminal prosecutions growing out of, or justly attributed to, his traffic in intoxicating drinks; said damages and expenses to be recovered in any court of competent jurisdiction by any civil action on the bond named and required in section 6 of this act, a copy of which, properly authenticated, shall be taken in evidence in any court of justice in this State; and it shall be the duty of the proper clerk to deliver, on demand, such copy to any person who may claim to be injured by such traffic.

SEC. 16. It shall be lawful for any married woman, or any other person at her request, to institute and maintain, in her own name, a suit on any such bond for all damages sustained by herself and children on account of such traffic, and the money when collected shall be paid over for the use of herself and children.

SEC. 17. When any person shall become a county or city charge the midst of bard times in Kansas by reason of intemperance, a suit may be instituted by the proper author- by a widow left with a family of ities, on the bond of any person licensed under this act, who may have been in the habit of selling or giving intoxicating liquors to the person so becoming a charge; provided, that the person against whom a judgment may be rendered under the provisions hereof, may recover by a similar action a proportionate part of said judgment from any and all | weak upon, that they may be mer- O God, more brains-more brainspersons engaged in said traffic, who have sold or given liquor to such per- cilesely devoured.

son becoming a public charge, or to any person committing an offense.

SEC. 18. On the trial of any suit under the provisions hereof, the cause or foundation of which shall be the acts done or injuries inflicted by a person under the influence of liquor, it shall only be necessary to sustain the action to prove that the defendant or defendants sold or gave liquor to the person so intoxicated, or under the influence of liquor, whose acts or injuries are complained of on that day or about that time when said acts were committed or said injuries received; and in an action for damages brought by a married woman, or other person whose support legally depends upon a person disqualified by intemperance from earning the same, it shall be necessary to prove that the defendant has given or sold intoxicating drinks to such person during the period of such dis-

Sec. 19. All suits for damages and expenses arising under this act may be commenced and prosecuted before a justice of the peace, where the damages claimed do not exceed the jurisdiction of said justice, although the penalty in the bond may exceed that amount, and the judgment shall be for the damages proved.

Sec. 23. All fines and penalties so recovered under the provisions of this act shall, when collected be paid into the proper treasury for the use of the school fund, and the corporate authorities by whom such license was issued shall pay to the complaining witness in such action, out of the general fund of the county or city, an amount equal to one-fourth of the sum actually collected and paid over to the school fund as aforesaid.

SEC. 24. The county board, under the restrictions contained in section one (1) of this act, may grant permits to druggists to sell liquor for medicinal, mechanical and chemical purposes upon a compliance with all the provisions hereinbefore contained, and subject to all the requirements and penalties contained in this act, eccept that no license fee shall be required except the cost of issuing said permit.

Sec. 25. The corporate authorities of all cities and villages shall have power to license, regulate and prohibit the selling or giving away of any intoxicating, malt, spiritous vinous, mixed or fermented liquors within the limits of such city or village, the license not to extend beyond the municipal year in which it shall be granted, and to determine the amount to be paid for such license, not less than five hundred (\$500) dollars in vallages, and in cities of less than ten thousand inhabitants, nor less than one thousand (\$1,000) dollars in cities of more than ten thousand inhabitants; provided, that the city council in cities, or board of trustees, in villages, may grant permits to druggists for the sale of liquors for medicinal, mechanical and chemical purposes only, subject to forfeiture, and under such restrictions and regulations as may be provided by ordinance and subject to the provisions of section twenty-six of this act; provided, further, that in granting licenses or permits such corporate authorities shall comply with and be governed by all the provisions of this act in regard to granting of licenses, and all the provisions and penalties contained in this act shall be applicable to such licenses, and the persons to whom they are granted; provided, also, that in granting any license the petition therefor shall be sufficient if signed by thirty of the resident freeholders, or if these are less than sixty, a majority of the freeholders of the ward or village where the sale of such liquors is to

Sec. 26. Any druggist to whom a permit may be granted, as contemplated in sections twenty-four and twenty-five of this act, shall keep in a book, provided by him for that purpose, a register of all liquors sold or given away by him, which register shall show the dates, kind, quantity, for what purpose and to whom such liquor was sold or given away, which book shall be at all times open to the inspection of the public. All druggists to whom such permit may be granted, shall, on the first Monday of January and July of each year, file in the office of the clerk of the authorities granting such permits, a report of all entries made in said register as contemplated in this section since his last report. which shall be subscribed and sworn to as correct by said druggist, and that he has not sold or given away, either by himself, clerk or agent, any liquors other than as stated in said report. Any druggist failing to comply with the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof, for each and every offense shall be fined in any sum not less than twenty (\$20) dollars, nor more than one hundred (\$100) dollars, and be imprisoned in the county jail not less than ten days nor more than thirty days, in the discretion of the court.

Sec. 27. If any one purchasing intoxicating liquors of a person authorized to sell, shall make to such person any false statement regarding the use to which such liquor is intended by the purch aser to be applied, such person so obtaining such liquor shall be deemed guilty of a misdemeanor, and shall, upon conviction thereof, forfeit and pay a fine of \$10, together with costs of prosecution, or shall stand committed until the same is paid. For the second offense he shall pay a fine of \$20 and the costs of prosecution, and be imprisoned in the county jail not less than ten days nor more than thirty days.

SEC. 28. If any person shall be found in a state of intoxication he shall be deemed guilty of a misdemeanor, and any peace officer may, without warrant, and it is hereby made his duty to, take such person into custody, and to detain him in some suitable place till an information can be made before a magistrate and a warrant issued in due form, upon which he may be arrested and tried, and, if found guilty, he shall pay a fine of \$10 and the costs of prosecution, or shall be imprisoned in the county jail not more than thirty days. But the magistrate before whom such person is tried and convicted may remit any portion of such penalty, and order the prisoner to be discharged, upon his giving information under oath, stating when, where and of whom he purchased or received the liquor which produced the intoxication, and the name and character of the liquor obtained. In cases arising under this section appeals may be allowed as in cases of ordinary misdemeanor within the

jurisdiction of the justice of the peace. Sec. 29. It shall be the duty of all venders of malt, spiritous and vinous liquors, under the provisions of this act, to keep the windows and doors of their respective places of business unobstructed by screens, blinds, paint or other articles and any person offending against the provisions of this section shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be fined in any sum not less than \$25, or be imprisoned in the county jail not less than ten days, or both, at the discretion of the court, and shall have his license revoked by the same authority granting the same.

Sec. 30. That chapter fifty-three of the Code of Civil Procedure of the general statutes, 1873, entitled "License and Sale of Liquor," and an act entitled "An act to amend section five hundred and seventy-five of chapter fifty-eight of the Criminal Code," approved February 9, 1873, and an act entitled " An act to regulate the issuance of liceense for, and the sale of malt, vinous and spiritous liquors in, the state of Nebraska," approved February 25, 1875, be and the same are hereby repealed.

There would seem to be some absent sections between 19 and 23, but this is as published by authority.

#### A Woman Farmer.

People around Lawrence, Kansas. say that the best farmer of the neighborhood is a woman - Mrs. Mary Macutchen. Mrs. M. is a widow. Ten years ago, when her husband died, he left her a few acres of land and four children. She went to work, following the plow herself. Soon she added to her property by purchase and improvement. In 1874, she contracted for an improved farm for \$1,800, which she gave to one of her boys. She has since paid for the land from the surplus products of her own farm of section, but we give the item to 120 acres. Last year she bought a place our readers on their guard .farm of 150 acres at the price of Butler County Republican. \$2,500, one-fourth of which she has already paid, and will pay over the other fourth from the crops of this year. She works her farm with the aid of her two sons and without much hired help. This is a good example of what has been done in children and no resources .- Wom-

an's Journal. as a spider his web, to catch the

A new swindle, designed to cheat the ladies, is abroad. A man representing an eastern silk house, calls at private residences, with a lot of samples of silk and a lottery box in which nearly every chance is a prize of a valuable dress pattern. The chances are sold at fifty cents, the victim of the petty swindle almost invariably draws a fine silk, her name and address are taken and the prize is to be delivered in a couple of weeks. The agent is of course, never seen again, and the dress pattern is never delivered. The swin-

The chaplain of an Illinois legislature prayed that God would give the members "more wisdom and greater promptitude." The chaplain during the recent deadlock cried out, "O Lord, have compassion upon our bewildered representatives and senators. They have been sitting and sitting and have hatched nothing. O Lord, let them arise from their nest and go home, and Many people use their refinements the praise shall be Thine." The Pennsylvania chaplain recently prayed: "Give these law-makers, more brains."

#### CONGRESSIONAL DELEGATION.

. H. VANWYCK, U. S. Senator, Neb-ALVIN SAUNDERS, U. S. Senator, Omaha . J. Majous, Rep., Peru. K. VALENTINE, Rep., West Point.

LBINGS NANCE, Governor, Lincoln, J. Alexander, Secretary of State. John Wallichs, Auditor, Lincoln. . M. Bartlett, Fre warer, Lincoln. J. Dilworth, Attorney-General. W. W. W. Jone , Supt. Public Indrie . J. Nobes, Warden of Penitentiary. W. W. Abbey. Prison Inspectors. O. Carter, Prison Physician. H. P. Mathewson, Supt. Insane Asylum.

Maxwell, Chief dustice, George R. Lake. Associate Judges. FOURTH JUDICIAL DISTRICT. G. W. Post, Judge, York.

LAND OFFICERS: M. B. Hoxie, Register, Grand Island.

G. Hissins, County Judge, John Stauffer, County Clerk. J. W. Early, Treasurer. tenj. Spielman, Sheriff. it, L. Rossaiter, Surveyor. John Wise. Dr. A. Heintz, Coroner.

harles Wake, Constable. CITY DIRECTORY: J. R. Meagher, Mayor, H. J. Hudson, Clerk. John F. Wermuth Treasurer. Geo. G. Bowman, Police Judge,

COUNCILMEN: 1st Ward - John Rickly.

I. Gluck. 3d Ward-J. Rasmussen.

#### Columbus Post Office.

sen on Sundays from 11 A. M. to 12 M. and from 4:30 to 6 P. M. Business hours except Sunday 6 A. M. to S P. M. Eastern mails close at 11 A. M. Western mails close at 4:15 P.M. Mail leaves Columbus for Madison and

Norfolk, Tuesdays, Thursdays and Saturdays, 7 a. M. Arrives at 6 P. M. or Monroe, Genoa, Waterville and Al bion, daily except Sunday 6 A. M. Arrive, same, 6 P. M. or Postville, Farral, Oakdale and

days and Fridays, 6 A.M. Arrives Tuesdays, Thursdays and Saturdays, For Shell Creek, Creston and Stanton, on Mondays and Fridays at 6 A. M.

For Alexis, Patron and David City. Tuesdays, Thursdays and Saturdays 1 P. M Arrives at 12 M. For St. Authory, Prairie Hill and St. Bernard, Fridays, 9 A. M. Arrives Saturdays, 3 P. M.

#### I. P. Time Table. Eastward Bound.

١,	Emigrant,	No. 6,	leave	s at	6:25 a. n
1	Passeng'r,	. 4.	**	.64	11:06 a. n
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1	r reight,	** 10,	- 60	44	4:30 a, n
-	Westwar	d Bou	nd.		
	Freight,			s at	2:00 p. n
	Passeng'r,	14 3,	**		4:27 p. n
	Freight	65 9.	4.6	44	6:00 p.n
	Emigrant,	· 7.	44	14	1:30 a. n
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	B. & M. TIME TABLE.	
Leave	s Columbus, 8:20	A. M
44	Bellwood S:50	44
441	David City, 9.15	46
34	Garrison, 9:31	66
44	Ulysses, 9:55	66
44	Staplehurst, 10:12	66
661	Seward, 10:20	
64	Ruby, 10:46	44
44	Milford	44
66	Pleasant Dale, 11:18	44
66	Emerald,	6.6
Arriv	es at Lincoln, 12:00	M.
Lea	ves Lincoln at 12:50 P. M. and	i ar

O., N. & B. H. ROAD. Time Schedule No. 4. To take effect June 2, '81. For the government and information of employees only. The Company reserves the right to vary therefrom at pleasure. Trains daily. Sundays excepted. Outward Bound. Inward Bound. Columbus 4:35 P. M. Norfolk . 7:26 A. M.

Humphrey6:25 " Humphrey9:05 Madison 7:04 " Pl. Centre 9:48 Munson 7:43 " LostCreek10.09 Norfolk ... 8:04 " Columbus 10:55 ALBION BRANCH. Columbus 4:45 P. M. Albion ... 7:43 A.M.

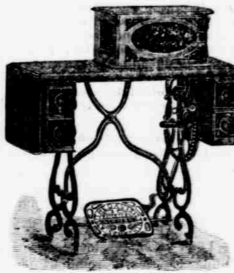
eek5:31 " St. Edw ... 6:16 " Genoa St. Edwards:30 Albion .... 7:47 " Columbus 10:45

#### SOCIETY NOTICES.

G. A. R.-Baker Post No. 9, Department of Nebraska, meets every second and fourth Tuesday evenings in each month in Knights of Honor Hall, Co

H. P. BOWER, Searg. Maj.

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JUDICIARY: M. B. Reese, District Attorney, Wahoo

em. Anyan, Receiver, Grand Island.

COUNTY DIRECTORY:

County Commissioners. E. Montereif Supt. of Schools. G. B. Bailey, Byron Millett, Justices of the Peace

L. J. Cramer, Engineer.

G. A. Schroeder. 2d Ward-Wm, Lamb,

A. A. Smith.

Newman's Grove, Mondays, Wednes-

Arrives Tuesdays and Saturdays, at

Emigrant,	No.	6, leav	res at	6:25 a. m.
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rives in Columbus 4:10 P. M. River at Plattsmouth

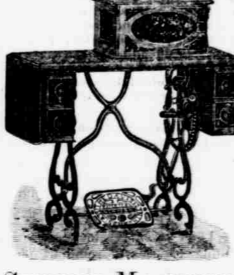
Munson... 7:47 Pl. Centre 5:42

St.Edward7:00 " Lost Creek9:59

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Vithout swallowing nauseous medicines by simply wearing PROF. GUILMETTE'S FRENCH KIDNEY PAD. Which cures by absorption. Ask your druggist for PROF, GUILMETTE'S FRENCH KIDNEY PAD, and take no other. If he has not got it, send \$2.00 and

#### you will receive the Pad by return mail. TESTIMONIALS FROM THE PEOPLE.

JUDGE BUCHANAN, Lawyer, T redo, O., says:-"One of Prof. Guilmette's rench Kidney Pads cured me o Lumbago in three weeks' time. My case had een given up by the best Doc rs as incurable. During all this time I suffered intold agony and paid out large sums of money. GEORGE VETTER, J. P., Toledo, O., says: "I suffered for three years with ciatica and Kidney Disease, and often had to go about on crutches. I was entirely and permanently cured after wearing Prof. Guilmette's French Kishney Pad

'SOUTRE N. C. SCOTT, Sylvania, O., writes :- "I have been a great sufferer for 15 years with Bright's Disease of the Kidneys. For weeks at a time was unable to get out of bed; took barrels of medicine, but they gave me only temporary relief. I wore two of Prof. Guilmette's Kidney Pads six weeks, and I now know

MRS. HELLEN JEROME, Toledo, O., says: "For years I have been confined, & creat part of the time to my bed, with Leucorrhon and female weakness. I wore one of Guilmette's Kidney Pads and was cured in one mouth, H. B. GREEN, Wholesale Grocer, Findlay, O., writes: - "I suffered for 25 years

with lame back and in three weeks was permanently cured by wearing one of Prof. Guilmette's Kidney Pads. B. F. KEESLING, M. D., Druggist, Logansport, Ind., when sending in an order for Kidney Pads, writes: -"I wore one of the first ones we had and I received more benefit from it than anything I ever used. In fact the Pads give better general satisfaction than any Kidney remedy we ever sold," RAY & SHORMAKER Druggists, Hannibal, Mo .: "We are working up a lively trade in your Pads, and are hearing of good results from them every day."

#### PROF. GUILMETTE'S FRENCH LIVER PAD.

Will positively cure Fever and Ague, Dumb Ague, Ague Cake, Billious Fever, Jaundice, Dyspepsia, and ail diseases of the Liver, Stomach and Blood, Price Send for Prof. Guilmette's Treatise on the Kidneys and Liver, \$1 50 by mail. free by mail. Address FRENCH PAD CO., Toledo, Ohio. For sale by A. HEINTZ, Druggist, Columnas, Neb.

1870.

### Columbus Yournal

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Devoted to the best mutual interers. Published at Columbus, Platte county, the centre of the agricultural portion of Nebraska, it is read by hundreds of people east who are looking towards Nebraska as their future home. Its subscribers in Nebraska are the staunch, solid portion of the community, as is evidenced by the fact that the JOURNAL has never contained a "dun" against them, and by the

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