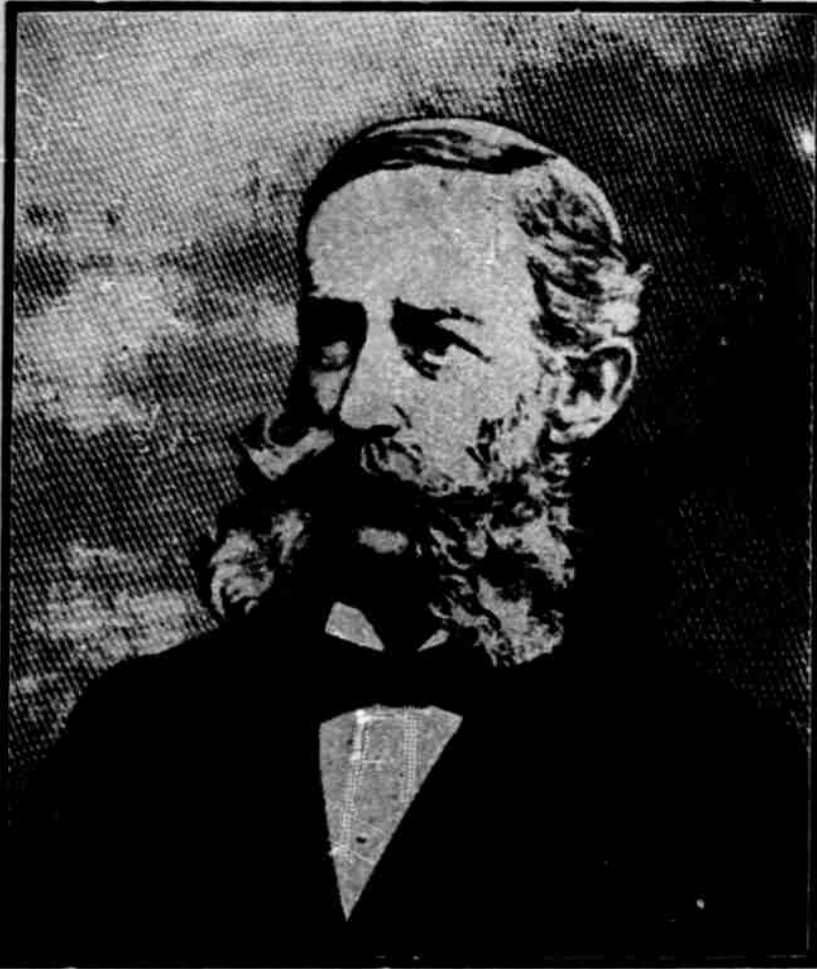


## COUNSEL TO ALASKAN COMMISSION



John W. Foster, the famous international lawyer, will be the legal adviser of the U. S. Alaskan boundary commission, recently appointed by President Roosevelt. The duties of Mr. Foster will be laborious and will call for the greatest amount of professional skill.

toques made of a spikey sort of straw—the whole plaited in a piece of blue straw intermixed with a small amount of green, trimmed with flat rosettes of blue and green ribbon. A new combination, which the milliners are setting against these blue and green mixtures, is of an even more garish description, and I question whether it will meet with anything like general approval. In this we have reddish violet—almost plum color—combined either with Bordeaux or carabier red. Two models exhibiting each of these combinations are as follows: The first is a plateau of spikey violet straw, blocked so as to form a low, pointed dome and with the brim capriciously woven, the only trimming of which is a thick garland of globular roses running from light to dark Bordeaux red, fastened to the front of the crown and coming down to the edge of the brim on the left where this is pressed down over the ear. The other is a moderate-sized capeline, rolled up in front, made of white chip braids of the same violet tinge; it is trimmed underneath with two blossoms of the cactus species, with petals of carabier red.

Silk Fabrics for Trimming the Newest Hats.—As will have been gathered from what has gone before, silk fabrics are more used in trimming by milliners than they were at the beginning of the season. The new makes of soft undressed silks are admirably adapted to the purpose as they drape so well and may otherwise be arranged in any fanciful manner that it is considered advisable to adopt. Ribbons, to make a more frequent appearance than they did at the beginning of the season. Not a few of the straw hats are trimmed only with ribbon. A broad-brimmed hat in rice straw dyed a pale pastel pink, has a large rosette made of wide rose-pink taffeta ribbon on the top of the low crown. The ribbon is then caught over the brim, turning it up high on the left side, where the hat rests on a coronet of white Chinese primroses, slightly fringed with pink. Shaded striped ribbons compose pretty trimmings for morning hats, and among the new makes of taffeta mousseline ribbons are some striped with alternate bands of pale pink and blue on flowered white grounds that are very suitable for arranging in bows for placing against the upturned sides of hats. Such a bow, consisting of two long loops and an end trims the under side of a hat in pale blue cabochon straw, the brim of which is faced with pastel-pink. Outside, the trimming consists of a scarf of creamy chantilly lace fastened by a small bunch of pink crush roses.

As will be seen, there is no lack of variety in the new models prepared for the Parisian market.

• • •

A small mite was with her parents at luncheon, her hands demurely under the

table. Suddenly she said, "Mother, you and father can't guess what I have under the table."

Then, after the manner of parents who like to please their children, they guessed all kinds of things, but without success, so they said, "We give up; tell us." Then the mite, drawing her face up in a grimace, said, "A stomachache."

• • •

Little Tommy—Can I eat another piece of pie?

Mamma (witheringly)—I suppose you can.

Tommy—Well, may I?

Mamma—No, dear, you may not.

Tommy—Darn grammar, anyway!

#### Notice to Creditors.

Estate No. 1729 of James H. Auld, deceased, in County Court of Lancaster County, Nebraska.

The State of Nebraska, ss.: Creditors of said estate will take notice that the time limited for presentation and filing of claims against said estate is October 15, 1903, and for payment of debts is May 2, 1904; that I will sit at the county court room in said county, on July 15, 1903, at 2 P. M., and on October 15, 1903, at 2 P. M., to receive, examine, hear, allow or adjust all claims and objections duly filed. Dated March 12, 1903.

[Seal]

FRANK R. WATERS,  
County Judge.  
By WALTER A. LEESE,  
Clerk.

#### NOTICE.

Notice is hereby given that the Philharmonic Society of Lincoln, Nebraska, has been organized and incorporated. The name of the corporation is "The Philharmonic Society of Lincoln, Nebraska." The principal place of transacting its business is in the city of Lincoln, Nebraska. The general nature of the business to be transacted is for the advancement of music and to encourage its study, to purchase music, and to acquire, buy, own, sell, lease or rent such real estate as may be necessary to carry out the objects of the corporation. The capital stock is one thousand dollars, divided into one hundred shares of ten dollars each. No individual shareholder can at any time hold more than ten shares of stock. The corporation shall commence business at the time of the adoption of its articles of incorporation and shall terminate January 1, 1902. No indebtedness of the corporation shall at any time be incurred. The affairs of the corporation shall be conducted by a board of not exceeding seven trustees. Officers shall consist of a president, vice-president, secretary and treasurer.

F. M. HALL,  
Secretary.

ALEX BERGER,  
President.

#### NOTICE OF FINAL REPORT.

Estate No. 1523 of Peter Hogan, deceased, in county court of Lancaster county, Nebraska.

The state of Nebraska, To all persons interested in said estate, take notice, that the administrator has filed a final account and report of his administration, and a petition for final settlement and discharge as such, which have been set for hearing before said court on March 30th, 1903, at 1 o'clock p. m., when you may appear and contest the same.

Dated March 6, 1903.  
(Seal.) FRANK R. WATERS,  
County Judge.  
By WALTER A. LEESE,  
Clerk.

#### No. 14. An Ordinance

Submitting to a vote of the legal voters of the City of Lincoln, Lancaster County, Nebraska, at the general city election to be held in April, 1903, a proposition authorizing the mayor and council of said city to borrow money and pledge the credit and property of said city on its negotiable bond in the amount of (\$34,500) Thirty-four Thousand Five Hundred Dollars for the purpose of constructing certain sewer extensions described in the body of this ordinance, prescribing the form of ballot, the places and time of voting and authorizing the said mayor and council to levy a tax on all taxable property of said City of Lincoln in addition to all other taxes for the payment of said bond and interest thereon as the same may become due and payable.

Be it ordained by the Mayor and Council of the City of Lincoln, Nebraska:

Section 1. At the general city election to be held in the city of Lincoln, county of Lancaster, and state of Nebraska, on the seventh day of April, 1903, there shall be submitted to a vote of the legal voters of said city the following proposition, viz:

Shall the mayor and city council of the city of Lincoln, Lancaster county, be authorized to construct sewer connections as follows: (a) A covered storm water sewer 6 by 10, either brick or concrete, on N street from the east side of Fourth street to the west side of First street, west to the new channel of Salt creek; (b) a circular storm water sewer four feet in diameter on B street from the east side of Eighth street to the west side of Fourth street; (c) extension of B street storm water sewer from Thirteenth to Seventeenth streets, 36-inch vitrified pipe sewer, with the necessary catch basin connection; (d) extension of the R street storm water sewer from Twenty-seventh and R streets east on R street to Twenty-eighth, south on Twenty-eighth street to P street, thence east on P street to Twenty-ninth street, thence south to O street; (e) extension of the combined storm water sewer and sanitary sewer on Nineteenth street from Nineteenth and J streets to the alley south of J street, 15-inch pipe, and to alley between G and H, 8-inch pipe; (f) extension of combined sewer on J, K and L streets from Twenty-first to Twenty-second streets, 15-inch pipe and extension of combined sewer on U street from Nineteenth to Twentieth streets; (g) storm water culvert on Twenty-seventh and Starr street, 4 feet by 10 feet, brick or concrete; and to borrow money and pledge the credit and property of said city of Lincoln upon its negotiable bond in the amount of Thirty-four Thousand Five Hundred Dollars (\$34,500) for the purpose of constructing said sewer extensions; and to levy on all taxable property in said city of Lincoln in addition to all other taxes an annual tax for the payment of the interest on said bonds as it becomes due, and a tax to pay the principal of said bond when it shall become due.

Section 2. The ballots submitting said proposition shall have written or printed thereon substantially the following:

"Shall the city of Lincoln issue bonds in the sum of Thirty-four Thousand Five Hundred Dollars (\$34,500) to construct certain sewer extensions in said city, and to levy a tax for payment of principal and interest." Yes.

"Shall the city of Lincoln issue bonds in the sum of Thirty-four Thousand Five Hundred Dollars (\$34,500) to construct certain sewer extensions in said city, and to levy a tax for payment of principal and interest." No.

Section 3. The vote upon said proposition shall be had and taken at the several places in said city where the said general city election on said day shall be held.

Section 4. The polls at the said election shall be open between the hours of eight o'clock a. m. and seven o'clock p. m.

Section 5. The judges and clerks for each voting place at said general city election, shall keep said ballots in a separate box and make returns thereof to the mayor and council of said city, who shall canvass the vote and declare the result thereon at the first regular meeting after such election, or as soon thereafter as practicable.

Section 6. Should a majority of the ballots cast at said election be in the affirmative or for said proposition, then the mayor and council of said city shall be authorized to construct the sewer extensions hereinbefore described; and to issue the bonds of said city and levy such taxes at the times and for the purposes and upon the conditions specified in this ordinance.

Section 7. It shall be the duty of the mayor and clerk of said city of Lincoln when so instructed by an ordinance duly passed by the mayor and council of said city, to sign and attest said bonds and affix thereto the seal of the city of Lincoln.

Section 8. The said bond shall draw interest at the rate of 4 1/2 per cent per annum from the date of their delivery, payable semi-annually, said interest to be evidenced by coupons thereto attached. Said bonds shall be drawn payable to bearer one-tenth each year after the tenth year and all redeemable at the option of the city at any time after ten years from their date, and shall bear date of the day of their delivery; and the interest and principal of said bond shall be payable at the Nebraska Fiscal Agency in the city of New York, county and state of New York.

Section 9. Before negotiating the sale of said bonds, the mayor and council shall invite bids therefor by giving thirty days notice thereof in two newspapers published and of general circulation in the city of Lincoln, and said notice shall reserve to the mayor and council of said city of Lincoln the right to reject any and all bids received therefor. The said bonds shall be sold for cash to the best and highest responsible bidder therefor, but in no case shall said bonds be sold for less than the par or face value thereof.

Section 10. The proceeds of the sale of said bonds shall be paid to the treasurer of the city of Lincoln immediately on the sale thereof and shall be placed by said treasurer to the credit of the sewer fund. Said bonds shall be denominated "Sewer Extension Bonds, Series." The money obtained therefor shall be used for the purposes hereinbefore specified and the necessary expenses connected therewith and for no other purpose.

Section 11. The proposition for the construction of said sewer extensions, the issuance of said bonds and the levying of the taxes herein provided shall be published for at least thirty days prior to April 7, 1903, in two newspapers published and of general circulation in the city of Lincoln.

This ordinance shall take effect and be in force from and after its passage, approval and publication according to law.

Introduced by Wm. Albers.  
Passed February 8, 1903.  
Approved February 10, 1903.  
H. J. WINNETT, Mayor.  
Attest: THOS. H. PRATT, City Clerk.  
(Seal.)

#### No. 147.

#### AN ORDINANCE

Submitting to a vote of the legal voters of the City of Lincoln, Lancaster County, Nebraska, at the general city election in April, 1903, a proposition authorizing the mayor and council of said city to borrow money and pledge the credit and property of said city upon its negotiable bonds to an amount not exceeding Sixty-five Thousand Dollars, for the purpose of constructing an electric lighting plant, prescribing the form of ballot and places and time of voting and authorizing the said council to levy a tax on all the taxable property of said city in addition to all other taxes for the payment of said bonds and interest thereon as the same may become due and payable.

Be it Ordained by the Mayor and Council of the City of Lincoln, Nebraska:

Section 1. At the general city election to be held in the City of Lincoln, County of Lancaster and State of Nebraska, on the 7th day of April, A. D. 1903, there shall be submitted to a vote of the legal voters of said city the following proposition, viz.:

Shall the mayor and city council of the City of Lincoln, Lancaster County, Nebraska, be authorized to construct at the Rice Pumping Station an electric lighting plant for said city of sufficient capacity to light the streets, alleys, parks and city buildings of said city, to borrow money and pledge the credit and property of said city upon its negotiable bonds to an amount not exceeding Sixty-five Thousand Dollars for the purpose of constructing said electric lighting plant and purchasing the appliances and personal property necessary therefor and to levy on the taxable property of said city in addition to all other taxes an annual tax for the payment of the interest on said bonds as it becomes due and a tax to pay the principal of said bonds when it shall become due.

Section 2. The ballot submitting said proposition shall have written or printed thereon or partly written or printed thereon the words:

Shall the City of Lincoln issue bonds in the sum of Sixty-five Thousand Dollars to construct at the Rice Pumping Station an electric lighting plant for lighting the streets, alleys, parks and city buildings and to levy a tax for payment of principal and interest. Yes.

Shall the City of Lincoln issue bonds in the sum of Sixty-five Thousand Dollars to construct at the Rice Pumping Station an electric lighting plant for lighting the streets, alleys, parks and city buildings and to levy a tax for payment of principal and interest. No.

Section 3. The vote upon said proposition shall be held and taken at the several places in said city where the said general city election on said day shall be held.

Section 4. The polls at the said election shall be opened between the hours of eight o'clock A. M. and seven o'clock P. M.

Section 5. The judges and clerks for each voting place at said general city election shall keep said ballots in a separate box and make returns thereof to the mayor and council of said city, who shall canvass the vote and declare the result thereon at the first regular meeting after such election, or as soon thereafter as practicable.

Section 6. Should a majority of the ballots cast upon said proposition at said election be in the affirmative or for said proposition, then the mayor and council of said city shall be authorized to construct said electric lighting plant and to issue bonds and levy such taxes at the times for the purposes and upon the conditions thereafter specified in this ordinance.

Section 7. It shall be the duty of the mayor and clerk of said city when so instructed by an ordinance duly passed by the mayor and council of said City of Lincoln, to sign and attest said bonds and affix thereto the seal of the City of Lincoln.

Section 8. The said bonds shall draw interest at the rate of four per cent per annum from the date of their delivery, payable semi-annually, said interest to be evidenced by coupons thereto attached. Said bonds shall be drawn payable to bearer one-tenth each year, after the tenth year, and all redeemable at the option of the city at any time after ten years from their date and shall bear date of the day of their delivery and the interest and principal of said bonds shall be payable at the Nebraska Fiscal Agency in the City of New York, County and State of New York.

Section 9. Before negotiating the sale of said bonds, the mayor and council shall invite bids therefor by giving thirty days notice thereof in two newspapers published and of general circulation in said city, and said notice shall reserve to the mayor and council of said city the right to reject any and all bids received therefor. The said bonds shall be sold for cash to the best and highest responsible bidder therefor, but in no case shall said bonds be sold for less than the par or face value thereof.

Section 10. The proceeds of the sale of said bonds shall be paid to the Treasurer of the City of Lincoln immediately on the sale thereof and shall be placed by said Treasurer to the credit of the "Lighting Plant Fund." Said bonds shall be denominated "Lighting Plant Bonds, First Series." The money obtained therefor shall be used for the purpose hereinbefore specified and the necessary expenses connected therewith and for no other purpose.

Section 11. The proposition for the construction of said electric lighting plant, the issuance of such bonds and the levying of the taxes herein provided shall be published for at least thirty days in two newspapers published and of general circulation in said city.

This ordinance shall take effect and be in force from and after its passage, approval and publication, according to law.

Introduced by John S. Bishop as an amendment. Passed March 2, 1903.  
Approved March 4, 1903.  
H. J. WINNETT, Mayor.  
Attest: THOS. H. PRATT, City Clerk.  
(Seal.)