

Fishing Tackle.

Go to
...W. W.
MILLER'S

To buy your Fishing
Tackle.

Everything
You Need.

Sumter Denmark

will make the season
of 1900 at any farm
four and one half
miles north of Ada in
two and one half
miles south of Big
Lake. M. K. & T.
R. H. Black with
sundry men. Call
and see him for yourself. Terms \$2
per acre with cash, but if more is re-
quired from neighborhood, service
money becomes due. Care will be
taken to prevent accident, but will
not be responsible should any occur.
P. W. Pryor, Owner. 4w

Mules and Horses WANTED.

For fat and
sound Mules and
Horses, 4 to 8
years, broken, I
will pay highest
market price.

Will be at Vinita every Satur-
day. C. J. HUNTER, Vinita, I. T.

STOCK BRANDS

Not occupying more space than
the first following will be inserted
at \$5.00 per year. The verdict of
men owning large or small herds
is that it pays to advertise the
brands.

R. B. TAYLOR,
Pawnee, Vinita, I. T.

Smooth crop in
left ear and crop
and split in the
right.
Some cattle in
rations - other
brands & marks.
Range on Lo-
nola creek. Four
miles S. of Vi-
nita.

H. B. PRAYSER,
Vinita, I. T.

At the Grand
Swamp, Range
on the Osage
creek. 2 miles
S. of Vinita.
Cattle of the
brand sold
only for white
meat.
\$100 brand
for cowboys
for stealing
the brand.

J. C. HOGAN,
Pryor Creek, Ind. Ter.

Swallow rock and
understand in right ear
understand in left
Range on Pryor
creek.

W. H. NOBLES,
Edna, Kan.

Mark brand same.
Round brand
understand crop
in each ear.
Range brand of
the creek, S. E.

WATT MAYES,
Pryor Creek, Ind. Ter.

Some steers branded
at the Pryor
creek. Cattle
and split in
right ear and
understand in
left. Range
brand of the
creek, S. E.

W. M. HOWELL,
Fairland, Ind. Ter.

Some bay
steers branded
at the Pryor
creek. Cattle
and split in
right ear and
understand in
left. Range
brand of the
creek, S. E.

THE
MK

ROUGH SERVICE
BETWEEN
ST. LOUIS,
CHICAGO,
KANSAS CITY
AND THE
PRINCIPAL CITIES OF
TEXAS.

BUFFET SLEEPERS
AND
FREE RECLINING
CHAIR CARS

STATIONING STATIONS
OPERATED BY THE COMPANY
FOR PASSENGER MEALS.

FIFTY CENTS.

USE
**PRICKLY
ASH
BITTERS**
FOR KIDNEY DISEASE, STOM-
ACH TROUBLE, INDIGES-
TION, LIVER DISORDER OR
CONSTIPATION.
IT CURES.

CHAPMAN & BRIGGS
D. O. R. GRIFFITH,
DENNIS TIST,
Rooms 14 and 16, Hill Building
VINITA, IND. TER.

C. D. MEREDITH, D. V. S.,
VETERINARY PHYSICIAN,
SURGEON AND DENTIST.
Headquarters at Corcoran's stables
north side Main street, Vinita, I. T.

D. NEVILLE,
Attorney at Law, Notary Public
"Collect Bad Debts."
Office in New Hall Building.
VINITA, I. T.

MRS. A. R. MILLS, M. D.,
Office at Masonic Building.
Diseases of Women and Children a
specialty.

DAVENPORT & THOMPSON,
ATTORNEYS-AT-LAW,
Office in New Hall Bldg. VINITA, I. T.

F. M. SMITH,
ATTORNEY AT LAW,
NOTARY PUBLIC, LOAN BROKER
Special attention given to trial of suits,
always ready to answer your questions and
reply to your inquiries.
Office over Hotel. VINITA, I. T.

R. W. BLUES,
BLUE & WILSON,
ATTORNEYS-AT-LAW,
Above Miller's
Furniture Store. Moh 1417 VINITA, I. T.

A. W. FOREMAN,
PHYSICIAN & SURGEON
Office in Patton Building
Vinita, I. T. Telephone 10

D. R. L. BAGBY,
PHYSICIAN & SURGEON
Vinita, Ind. Ter.

CHAS. W. DAY, D. D. S.,
DENTIST
Dent crown and bridge work
Specialties
Office over First Nat. Bank VINITA, I.

D. B. A. M. OLINKSOALES,
PHYSICIAN AND SURGEON,
VINITA, I.

Office upstairs in Raymond building. At the
residence, and within the grounds of the
first Nat. Bank. Files and other specialties.
5-41

W. H. KORNEGAY,
Attorney at Law,
and Notary Public.
Office in New Hall Bldg. VINITA, I. T.

Will practice in all the United States Court
and in the Indian Territory.

Legal * Blanks.

The * CHIEFTAIN

hattel mortgages, per doz. 25c
broken down. 25c
hattel Mort. sales 25c
due notes (a mortgage) per doz. 25c
this sale. 25c
Bill Sale (Cherokee Mort) per doz. 25c
Bill Sale, short form 25c
General Advertis. 25c
Circulars, notices, per doz. 25c
Receipts. 25c

THE LIVE STOCK MARKET
OF ST. LOUIS.

The St. Louis National
Stock * Yards.

Located at East St. Louis, Ill.

Directly opposite the city of St. Louis. Be-
cause for all description of live stock always
attendance, and within the grounds of the
stock yards is a best Gaming Company, with
a capacity for accommodating 2,500 head of cattle
daily, and Pex. Packing establishments have
a capacity for slaughtering 12,000 hogs daily.

U. G. KNOX, Vice Pres.
C. T. JENSEN, Gen. Mgr.
L. W. KARRER, Asst. Gen. Mgr.
JAS. M. STEELE, Gen. Agent for Texas
and Indian Territory.

THE
Indian Telephone
COMPANY.

Now has lines connecting Vinita
with the following towns:

Miami Bluejacket Welch
Fairland Russell Creek Afton
Oreuma Kelson Adair
Big Cabin Pryor Creek Wagoner
Chouteau Muskogee Checotah

KANSAS.
Edna Val-de Chetopa
Parsons Caldwell Oswego
Galena Cherryvale Melrose
Cherokee Independence.

And numerous other Kansas
towns.

Transact your
Business

Over the telephone and save much
time and expense.

Those who give us a trial
Become Regular Customers.

STRAYED OR STOLEN - Three head of
cattle - dark colored, branded
with 10 on left shoulder, one red with
white in back, brand same, and other red
and white spotted, same brand. Strayed
from John Parks farm on Mustang creek, I.
Will pay \$100 for the return of above or
information. J. B. DENNISON, Vinita, I.

TREATY

(Continued from page 1.)

tion of this agreement; but the
Cherokee nation shall be per-
mitted to retain possession of the cap-
itol building and its grounds until
dissolution of the tribal govern-
ment.

64. All other public buildings,
and other public property of what-
soever character, belonging to the
Cherokees, not herein otherwise
disposed of, shall be sold under di-
rection of the secretary of the in-
terior in such manner as may be
deemed for the best interests of
the tribe, the time of such sale to
be determined by the Cherokee
national council.

MISCELLANEOUS.

65. The tribal government of
the Cherokees shall not continue
longer than March 4, 1906.

66. The collection of all reve-
nues of whatsoever character be-
longing to the tribe shall be made
by an officer appointed by the se-
cretary of the interior, under rules
and regulations prescribed by the
secretary.

67. No funds belonging to said
tribe shall be used or paid out for
any purposes by any officer of the
United States, without consent of
the tribe expressly given through
its national council, except as here-
in provided.

68. All things necessary to carry
into effect the provisions of this
agreement not otherwise herein
specifically provided for, shall be
done under the authority and di-
rection of the secretary of the in-
terior.

69. No non-citizen renting
lands from a citizen for agricul-
tural purposes, as provided by law,
whether such lands have been se-
lected as an allotment or not, shall
be required to pay any permit tax.

70. Each Cherokee citizen
shall, on the date of the deed to
his allotment, become a citizen of
the United States and be entitled
to all rights and privileges thereof
but the same shall in no wise af-
fect his rights as a member of said
tribe.

71. The transfer of the title of
the Cherokee tribe to individual
allottees and to other persons, as
provided in this agreement, shall
not inure to the benefit of any rail-
road company, nor vest in any
railroad company any right, title
or interest in or to any of the lands
in the Cherokee nation.

72. The United States shall pay
all expenses incident to the sur-
vey platting and disposition of
town lots, and all allotments of
lands made under the provisions
of this agreement, except where the
town authorities may have been
or may be duly authorized to sur-
vey and plat their respective
towns at the expense of such
towns.

73. All moneys to be paid to
the tribe under any of the provi-
sions of this agreement, shall be
paid under the direction of the
secretary of the interior and to the
principal chief.

74. The Cherokee agricultural
association may purchase, at the
appraised value, thirty acres of
land near the town of Vinita, to
be selected by said association, em-
bracing a part or all of the tract
now occupied by it and known as
the "fair ground", payment there-
for to be made in manner herein
prescribed for unimproved town
lots; but said association may pay
all the purchase money at any
time, and thereupon receive title
to the lands.

75. All funds of the tribe, and
all moneys accruing under the
provisions of this agreement, when
needed for the purpose of equaliz-
ing allotments, or for any other
purpose herein prescribed shall be
paid out under the direction of the
secretary of the interior, and when
required for per capita payments,

If any, shall be paid out directly
to each individual by a bonded of-
ficer of the United States, under
the direction of the secretary of
the interior, without unnecessary
delay; and money paid to citizens
shall not be liable for the payment
of any previously contracted obli-
gation.

76. The Methodist Episcopal
church, south, may, within twelve
months after the ratification of this
agreement, pay \$5 per acre for the
100 acres of land adjacent to the town
of Vinita, and heretofore set apart
by act of the Cherokee national coun-
cil for the use of said church for mis-
sionary and educational purposes, and
now occupied by Willie Halseel col-
lege, (formerly Galloway college), and
shall thereupon receive title thereto;
but if said church fail to do so, it may
continue to occupy said 100 acres of
land as long as it uses same for the
purposes aforesaid.

77. Cherokee citizens may rent
their allotments, when selected, for a
term not exceeding one year, and
after receiving title to their allotments
may rent them without restriction;
and cattle grazed on such allotments
shall not be liable to any tribal tax.
No cattle shall hereafter be intro-
duced into the Cherokee nation and
grazed on lands not selected by citi-
zens as allotments, unless permission
therefor has been granted by the prin-
cipal chief and approved by the se-
cretary of the interior; in which case
the secretary is authorized to collect
from the owners of such cattle a rea-
sonable grazing tax for the benefit of
the tribe. Section 2117, revised sta-
tutes of the United States, shall not
apply to Cherokee lands, and no pen-
alties or tax already accrued under
said section shall be collectible.

78. All deferred payments under
the provisions of this agreement shall
constitute a lien in favor of the tribe
on the property for which the debt was
contracted, and if default in any an-
nual payment is made the lien for the
payment of all purchase money re-
maining unpaid may thereupon be
enforced in the United States court
in the same manner as vendor's liens
are enforced, suit therefor to be
brought in the name of the principal
chief for the benefit of the tribe, or
on his failure for any cause, in the
name of some person appointed there-
for by the court.

All other liens herein created may
be in like manner enforced after the
expiration of two years from the date
when the amount secured thereby be-
comes a charge upon the property.

79. The provisions of section 13 of
the act of congress, approved June 28,
1898, entitled "An act for the pro-
tection of the people of the Indian
Territory, and for other purposes,"
shall not apply to or in any manner
affect the lands or other property of
said tribe, and no act of congress or
treaty provision inconsistent with
this agreement shall be in force in
said nation except sections 14 and 27
of said act mentioned above, which
shall continue in force as if this
agreement had not been made.

80. Nothing contained in this
agreement, however, shall be con-
strued to revive or re-establish the
Cherokee courts abolished by said last
mentioned act of congress, or the au-
thority of any officer, at any time, in
any manner connected with said
courts.

81. The secretary of the interior
shall cause to be paid all just indebt-
edness of said tribe existing at the
date of ratification of this agreement,
which may have lawfully been con-
tracted and warrants therefor regu-
larly issued upon the several funds of
the tribe, as also warrants drawn by
authority of law after the ratification
of this agreement and prior to the
dissolution of the tribal government,
such payment to be made from any
funds in the United States Treasury
belonging to said tribe. And all such
indebtedness of the tribe shall be paid
in full before any pro rata distribu-
tion of the funds of the tribe shall be
made.

The secretary of the interior shall
make such payments at the earliest
time practicable, and he shall make
all needful rules and regulations to
carry this provision into effect.

82. All instruments of writing affect-
ing lands in the Cherokee Nation
which lie south of Spavinaw Creek,
east of Grand River and north of the
Arkansas River, and all other instru-
ments affecting property within said
boundaries, required by law to be
recorded, shall be recorded in the
office of the clerk of the United States
Court at Fairbault; and all instru-
ments of writing affecting lands in
said nation, lying north of the Arkan-
sas River, north of Spavinaw Creek
and west of Grand River, and all
other instruments affecting property
within said boundaries, required by
law to be recorded, shall be recorded
in the office of the clerk of the United
States Court at Vinita; Provided,
That this shall not include the record
of original deeds to allotments and
other parcels of lands, and of town
lots, herein otherwise provided for.

83. No act, ordinance or resolution
of the Cherokee National Council in
any manner affecting the lands of the
tribe, or of individuals after allot-
ment, or the moneys or other property
of the tribe, or of the citizens thereof
—except appropriations for the ne-
cessary incidental and salaried expenses
of the Cherokee Government—shall
be of any validity until approved by
the President of the United States.

When any such act, ordinance or
resolution shall be passed by said
council and approved by the principal
chief, a true and correct copy thereof,
duly certified, shall be immediately
transmitted to the president, who
shall, within thirty days after its
receipt, approve or disapprove the
same. If disapproved, it shall be so
endorsed and returned to the prin-
cipal chief. If approved, the approval
thereof shall be endorsed thereon, and
it shall be published in at least two
newspapers having a bona fide circula-
tion in the Cherokee Nation.

84. All lands herein reserved from
allotment and not sold as provided in
this agreement, when they cease to be
used for the purpose for which they
have been set apart, shall, if that
occurs prior to the completion of the

allotment of lands, or to the dissolu-
tion of the tribal government, revert to
the tribe, and be sold under direction
of the secretary of the interior and
the proceeds paid into the United
States Treasury and become a part of
the general fund of the tribe; but if
said lands revert after allotment has
been completed, and after dissolution
of the tribal government, the same
may be in like manner sold, and the
proceeds thereof used by the United
States for the support of the insane
asylum herein provided for; Provided,
That the lots of land upon which the
church houses and school houses out-
side of towns are located, with the
improvements thereon, when they
cease to be used for the purposes for
which they are herein reserved, shall
go to the allottees taking the forty-
acre tracts from which said reserva-
tions were taken.

85. Jurisdiction is hereby conferred
upon the Co. of Claims to examine,
consider and adjudicate, with a right
of appeal to the Supreme Court of the
United States by any party in inter-
est feeling aggrieved at the decision
of the Court of Claims, any claim
which the Cherokee tribe, or any band
or member thereof, may have against
the United States, upon which suit
shall be instituted within two years
after the ratification of this agree-
ment; and also to examine, consider
and adjudicate any claim which the
United States may have against said
tribe, or any band or member thereof.
The institution, prosecution or de-
fense, as the case may be, on the part
of the tribe, or any band or member
thereof, of any such suit, shall be
through attorneys employed and to be
compensated in the manner prescribed
in sections twenty-one hundred and
three to twenty-two hundred and six,
both inclusive, of the Revised Stat-
utes of the United States, the tribe
acting through its principal chief in
the employment of such attorneys,
and a band acting through a commit-
tee recognized by the secretary of the
interior. The Court of Claims shall
have full authority by proper orders
and process to make parties to such
suit, all persons whose presence in
the litigation may be deemed neces-
sary or proper to the final determi-
nation of the matter in controversy;
and any such suit shall, on motion
of either party, be advanced on the
docket of either of said courts and
determined at the earliest practicable
time.

86. There shall be paid out of the
general fund of said tribe to John H.
Hemphill, of Washington, D. C., and
to William T. Hutchings, of Muske-
go, I. T., in accordance with their
contract heretofore entered into with
S. H. Mayes, then principal chief of
said tribe, for legal services, in de-
fending the suit instituted by the
Delaware Indians against the Chero-
kee nation, in the court of claims,
and now pending therein, under pro-
visions of an act of congress, approved
June 28, 1898, entitled "An act for
the protection of the people of the
Indian Territory and for other pur-
poses," \$7,500. There shall also be
paid out of said fund to William T.
Hutchings, all court costs and costs
of printing records and briefs, not ex-
ceeding five hundred dollars, upon
proper vouchers produced by him
therefor. There shall be paid to him
his necessary traveling and other in-
cidental expenses in connection with
said suit, upon his producing a duly
certified itemized statement thereof,
not to exceed three hundred dollars;
Provided, however, anything in the
contract above referred to to the con-
trary, that the secretary of the in-
terior shall have authority to deter-
mine whether the services rendered
by said Hemphill and Hutchings, re-
spectively have been performed faith-
fully in said suit, and shall also de-
termine the value of such services, not
to exceed the sum above stated, and
no payment for such services or of any
part thereof shall be made without
the approval of the said secretary.

It is further provided, That if said
Hemphill and Hutchings, or either of
them, shall refuse to undertake and
perform the legal services herein re-
quired, or in that case it shall be com-
petent for said Cherokee Nation, acting
through its principal chief, to employ
other attorney or attorneys to per-
form such legal services, subject to
the approval of said secretary, upon
like terms, conditions and qualifi-
cations as herein provided.

It is expressly understood, however,
that nothing herein contained shall
be held or construed as a recognition
or approval of said contract, except as
its provisions may not be inconsistent
with the provisions of this section.

87. This agreement shall bind upon
the United States and on the
Cherokee Nation, and all Cherokee
citizens, when ratified by congress,
and by a majority of the whole num-
ber of votes cast by the legal voters of
the Cherokee Nation in the manner
following: The principal chief shall,
within ten days after the ratification
of this agreement by congress, make
public proclamation that the same
shall be voted upon at a special elec-
tion to be held for that purpose within
sixty days thereafter, on a certain day
therein named, and he shall appoint
such officers and make such other pro-
vision as may be necessary for hold-
ing such election. The votes cast at
such election shall be forthwith duly
certified as required by Cherokee law,
and the votes shall be counted by
the Cherokee National Council in the
presence of the United States com-
missioners and delegates heretofore
and the principal chief, and said
commission and principal chief shall
jointly make certificate thereof and
witness the result.

In witness whereof, the said com-
missioners and delegates heretofore
and their names, at Washington, on this
the ninth day of April, nineteen
hundred.

HENRY L. DAWES,
TAMM HENRY,
A. S. MCKENNON,
United States Commissioners.

L. B. BELL,
JESS COCHRAN,
HENRY HILDEBRAND,
Cherokee Delegates.

Deafness Cannot be Cured
by local applications, as they cannot
reach the diseased portion of the ear.
There is only one way to cure deafness,
and that is by constitutional remedies.
Deafness is caused by an inflamed
condition of the mucous lining of the
Eustachian tube. When this tube
gets inflamed you have a rumbling
sound or imperfect hearing, when it is
entirely closed deafness is the result,
and unless the inflammation can be tak-
en out and this tube restored to its
normal condition, hearing will be de-
stroyed forever; nine cases out of ten
are caused by catarrh, which is not-
ing but an inflamed condition of the
mucous surfaces.

We will give one hundred dollars
for any case of deafness (caused by
catarrh) that cannot be cured by
Hall's catarrh cure. Send for circulars
free. F. J. Cheney & Co., Toledo, O.
Sold by druggists, 75c. Hall's family
pills are the best.

In the East childlessness is considered
a curse from the gods. It is a pathetic
sight to see some childless Hindu
mother prostrate before an idol, implor-
ing that the curse of childlessness may be
taken away.

Are we much
wiser than the
heathen?
Thousands of
childless
women are
not as they
suppose, un-
der Nature's
ban, but are
suffering from
a diseased
condition of
the delicate
female organs.

It may be
debilitating drains or female weakness,
and perhaps an ulcerated and inflamed
condition of the parts. In any case the
diseased condition must be removed and
a healthy condition established before
the maternal function can be fulfilled.

Many a mother acknowledges her debt
to Dr. Pierce's Favorite Prescription, and
to its inventor Dr. R. V. Pierce, of Buffalo,
N. Y., who invites the sick to write and
consult him without charge. "Favorite
Prescription" promptly allays irritation,
heals ulceration, checks the debilitating
drains, cures female weakness and the
accompanying bearing down pains. It
gives vitality and elasticity to the organs
peculiarly feminine, and establishes the
natural conditions which make for the
easy birth of healthy children.

There is nothing just as good for you
as "Favorite Prescription." Don't be
put off with a substitute.

"I have never written you how grateful I am
to you for your help in securing good health and
one of the sweetest, dearest children, and you
that ever came into a home," writes Mrs. M.
"I got Liberty Bell, Galeville, N. Y."
"When I wrote you about my ailments I was
living in Richmond, low. Dr. Pierce's Favorite
Prescription, four of the
"Golden Medical Discovery," and four vials of
Dr. Pierce's Pleasant Pellets, before I had taken
four bottles of the "Favorite Prescription" I was
a new woman. I cannot make pen describe my
benefits."

Dr. Pierce's Pleasant Pellets regulate
the stomach, liver and bowels.

Those horrid fits of depression, mel-
ancholy, low spirits and sudden irri-
tability, that sometimes afflict even
good tempered people, is due to the
blood being permeated with black
bile. Herbine will perfectly purify
the blood, restore health and cheer-
fulness. Price 50c. People's Drug
Store.

Patent Hay Stacker.
Chas. Blackwell, colored, living a few
miles east of town has invented a hay
stacker, and this week he obtained a pa-
tent on his invention and will begin the
manufacture of the same at the Hicks
blacksmith shop next week. It is an in-
genious device, and unique in construction
and operation.

Purify the blood—cure disease; keep
the blood pure—prevent disease, these
two laws of health constitute the
mission of Beggs' blood purifier, the
great spring medicine. "Best blood
medicine on the market," says Mrs.
James McBride, Apalachicola, Fla.
People's Drug Store.

Will Have Arc Lights.
There is some dissatisfaction mani-
fested at what seemed a disposition
on the part of the electric light com-
pany to put up small incandescent
lights for streets instead of arc lights.
We are informed that the company
will employ arc lights as soon as the
city council orders them, and that
the streets shall be well lighted.

Many people suffer untold tortures
from piles, because of the popular im-
pression that they cannot be cured.
Tabler's buckeye ointment will
cure them. It has met with absolute
success. Price, 50c in bottles, tubes
75c. People's Drug Store.

After a weeks engagement the
representatives of the Odd Fellows from
all parts of the Indian Territory have
gone to their homes doubtless leaving
many pleasant memories behind.
They have had the freedom of the
city and were a pleasant lot of people.

Cheatham's tasteless chill tonic
cures the chills, builds up the system
and drives away all ills. It makes
strong the weak and fattens the lean.
It is the tonic of tonics, the best ever
known. 50c. A. W. Foreman.

The Indian Territory pharmaceutical
association will meet at Wagon, I. May
22, 23 and 24, 1900. Mayor Sheehan is
down for a paper on "Relationship of
Pharmacist and Physician."

Beggs' German salve—the "famous
pile cure"—guaranteed remedy for all
forms of piles—pleasing remedy, pre-
paration for diseased and lacerated
flesh. "Its soothing and healing pow-
ers are certainly wonderful," says Mr.
Anderson, Sioux Falls, S. Dak. People's
Drug Store.

It is about time to begin closing the
stores at 7:30. These being long days
and short nights render late hours un-
necessary.

W. A. Barker, Monroe, La., writes
"I was completely run down and suf-
fering from indigestion and trouble
with my stomach; when using Beggs'
blood purifier I am a well man. For
twenty years it has been preventing
disease and making sick people well.
People's Drug Store."

Editor A. L. Bates, of the Clearwater
Progress, returned from New England
this week.

Even the most vigorous and healthy
people have at times a feeling of
weariness and lassitude. To dispel
this feeling take Herbine; it will im-
part vigor and vitality. Price 25c.
People's Drug Store.

No Right to Ugliness.
The woman who is lovely in face, form
and temper will always have friends,
but one who would be attractive must
keep her health. If she is weak, sick-
ly and all run down she will be nerv-
ous and irritable. If she has consti-
pation or kidney trouble, her impure
blood will cause pimples, blotches,
skin eruptions and a wretched com-
plexion. Electric Bitters is the best
medicine in the world to