

A Good House

Leaving a good house unpainted is as imprudent as leaving greenbacks out in the rain. A house unprotected by good paint cracks and rots and is unsightly all the time.

Whatever you do, paint! Whenever you paint, use pure white lead paint. You will have the best if it is

Red Seal or Southern Pure White Lead

(Made by the Old Dutch Process)

mixed with Pure Linseed Oil. Accepted as the standard everywhere by those who know.

Learn all about paints in our handsomely illustrated free booklet, sent on application. Gives test for paint purity.

NATIONAL LEAD COMPANY
Clark Avenue and 26th Street, St. Louis, Mo.
For sale by first-class dealers.

DR. C. PICKETT,
Professor of Psychology,
Lincoln Medical College. Office at residence, one-half block east of U. B. Church. Chronic diseases given special attention. Phone 147.

J. J. SNYDER,
Attorney and Counsellor at Law,
Peasants and all kinds of government claims, and a general law practice. Office: East Main Street, 1st door east of Burlington Hotel, Broken Bow, Neb.

J. A. ARMOUR,
Attorney at Law,
Broken Bow, Nebr.
Having just had eight years practical experience as County Judge, will give special attention to the drawing and probating of wills and the administration of estates of deceased persons and minors. Write or phone me. I may save you a trip.

Work neatly done. Prices right.
A. P. VANNICE,
Painting, Paper Hanging,
Calcuttinning, Etc.
Leave orders at Eagle grocery.

DR. C. B. JOB,
Physician and Surgeon
Office and residence one block south of Ryerson & George's store.

DR. C. L. MULLENS,
Physician & Surgeon.
2nd Stairway from west end in Realty Block residence, 3rd west M. E. church, on same side of street. Broken Bow, Nebraska.

J. E. WILSON,
ATTORNEY AT LAW.
Practice in State and Federal Courts. Abstract of titles examined. Real Estate and Municipal Law a specialty. Dealer in Real Estate. Strict attention given to all business. Office in Meyer Block. Phone 30. Broken Bow

FRANSE MOORE,
FEED BARN
Two blocks north of Grand Central Hotel. Fat rations solicited. Prices reasonable.

A COMPARISON,

When a man puts a gunny sack over his dog's head to save the bark, you can put it down that he is a doggoned stingy man.

Not so with **KONKEL & MULLINS.** They divide the profits at all times so as to live and let live.

Remember it is to your interest to visit our store often as we have splendid bargains on tap at all times, some of which are on Baby Cabs that are arriving almost every day. They are the finest in town. Also best Sewing Machines at best prices.

Headquarters for everything in our line. We won't be undersold by anyone this side of Chicago.

KONKEL & MULLINS.

Supervisors Proceedings

(Continued from First page.)

various townships of Custer county, for the purpose of paying damage claims now outstanding.

No.	Twp.	Levy, Mills
1	Loop2
2	"2
3	Custer5
4	"5
5	Douglas Grove5
6	"5
7	Wood River5
8	"5
9	Victoria5
10	"5
11	Sargent5
12	"5
13	Westerville5
14	"5
15	Myrtle5
16	"5
17	Algernon5
18	"5
19	Kifford5
20	"5
21	Broken Bow5
22	"5
23	"5
24	Delight5
25	"5
26	Arnold5
27	"5
28	Lillian5
29	"5
30	Elk Creek5
31	"5
32	West Union5
33	"5
34	Triumph5
35	"5
36	Cliff5
37	"5
38	Grant5
39	"5
40	Aspley5
41	"5
42	Berwyn5
43	"5
44	Ellin5
45	"5
46	Garfield5
47	"5
48	Hayes5
49	"5
50	Wayne5
51	"5

It was moved and carried that the report of the committee be accepted and adopted as read and the levies made as recommended by the committee.

The committee on village levies reported as follows:
We, your committee on village levies, report that we have carefully examined the valuations of the various villages and estimated the number of mills required to raise the amount of money desired as reported to the county clerk by the several village boards and we recommend that the levies for the various villages be made as follows:

Village	Levy, Mills
Village Anselmo	10
Callaway	10
Broken Bow	17
Mason City	23
Sargent	23
Merna	10

It was moved and carried that the report of the committee be accepted and adopted as read and the levies made as recommended by the committee.

The committee on county levy and township bond levy reported as follows:
We recommend that the following county levy be made:

	Mills
For General Fund5
For Bridge Fund3.8
For Road Fund1.1
Soldiers Relief Fund4
Total11

Also that the following township bond levies be made:

Twp.	Mills
Wood River1
Sargent2
Broken Bow2
Delight2

It was moved and carried that the report of the committee be accepted and adopted as read and the levies made as recommended by the committee.

The application of Olen J. Life to have the sum of \$2,000.00 deducted from the total actual value of his assessment for 1906, for the reason that there had been listed him a certain mortgage which he did not own on the first of April 1906, was read by the clerk.

It was moved and carried that the application be granted and the clerk instructed to correct the assessment books accordingly.

The application Uriah Bromwich for a reduction of \$80.00 on the assessed value of his land in section 5, township 20, range 17, for the reason that the buildings on said land had been destroyed since assessment was made, was read by the clerk.

It was moved and carried that the application be granted and the clerk instructed to correct the assessment books accordingly.

It was moved and carried that the levy for school district No. 134 be changed to 20 mills and that there be a judgment levy of 5 mills made against said district for the purpose of paying a judgment of \$128.43 rendered against said district in favor of Parlin, Orindoff & Martin Co., on which judgment there is now due the sum of \$156.39.

The minutes of the meeting of July 24, 25 and of today was read and approved; there being no further business the County Board of Equalization of Custer county, Nebraska, adjourned without date.

J. T. ARTHUR, Chairman.
Jos. PIGMAN, County Clerk.

F. W. HAYES,
Jeweler and Optician
West Side Square,
Broken Bow,
Nebraska.

**Edison and Victor
Phonographs
and Records**
sold on easy payments to responsible persons.

Bangs' Studio.

LINCOLN BUSINESS COLLEGE
THE A. H. GARDNER COURSE IN
BUSINESS, SHORTHAND,
TYPE WRITING, TELEGRAPHY
AND PREPARATORY

Palace Barber Shop
For first-class work, call at the Palace Barber Shop. Everything up-to-date.
LERO DEAN, Proprietor.

ROSS G. MOORE,
Attorney-at-Law,
Real estate and loan broker. Office in Apple Block Broken Bow, Nebraska.

O. H. CONRAD,
Dealer in
Pumps, Wind, Mills, Tanks, Fittings, Gasoline Engines, etc. etc.
Broken Bow, Nebraska.

If you will eat more

Uneda Biscuit

you can do more work, enabling you to earn more money, so that you can buy more

Uneda Biscuit

do more work and earn still more money.

5¢

NATIONAL BISCUIT COMPANY

J. H. SPAIN,
PROPRIETOR
LIVERY and FEED BARN
EAST OF GLOBE HOTEL.

Remodeled and repaired throughout. Good livery rigs at reasonable rates. Accommodation for cattle and range horses. Hay at noon, 10 cents; all day, 15 cents; over night, 35 cents. Call and see me.

DR. W. H. COLE,
Veterinarian.
Diseases of all the lower animals treated. Office at Lee Bros. drug store.
Phone 203, Broken Bow, Neb.

**Registered O. I. C. Hogs
FOR SALE:**
CHAS. T. WRIGHT, Broken Bow, Neb.

Herd Haded By
O'Brien Scott No. 71703.

J. G. BRENZER, Breeder of
Pure Scotch and Scotch Topped Short Horn Cattle. My herd numbers 40 cows. Will compare in breeding and quality with any west of Chicago. My experience has taught me that to give good satisfaction, breeding cattle must be raised in the middle. I expect to raise them here the equal of anything raised in the U. S. I now have 25 bulls suitable for this and next year's service. My cows weigh from 400 to 2000 pounds. Come and see us.

Legal Notices.
All advertisements under this head will be charged for at least rates, viz: \$1.00 per square for first insertion, and 50c per square for each subsequent insertion. A "square" is ten lines or fraction thereof.

NOTICE TO NON-RESIDENT DEFENDANT
In the district court of Custer county, Neb., Fossie M. George, plaintiff, vs. B. F. Hake, full name unknown, defendant.
To B. F. Hake, defendant: You are hereby notified that on the 15th day of August, 1906, plaintiff Fossie M. George, filed his petition in the district court of Custer county, Nebraska, the object and prayer of which is to quiet the title to:
The southwest quarter of the northwest quarter of section 26, township 13, north of range 19, Custer county, Nebraska.
And to remove the cloud upon said premises caused by a certain mortgage made by John C. Hake and Maria Troup, husband and wife, to B. F. Hake, said mortgage dated August 2nd, 1899, and recorded in book 32, at page 90, mortgage records of Custer county, Nebraska.
You are required to answer said petition on or before the 24th day of September, 1906.
N. T. GADD, Attorney. FOSSEIE M. GEORGE, 10-11

ORDINANCE No. 59.
An ordinance making it unlawful to and prohibiting the canvassing, soliciting for sales, by sample or otherwise, or the taking of orders, or verbally, the purpose and intent of which is to induce the purchase of any intoxicating liquors within the city of Broken Bow, Nebraska, and providing a penalty therefor.
BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF BROKEN BOW, NEBRASKA:
Section 1. It shall be unlawful for any person or persons, within the city of Broken Bow, Nebraska, to expose to view, for the purpose of taking orders for liquors mentioned in section one hereof, any sample or samples of intoxicating liquors.
Section 2. It shall be unlawful for any person or persons, within the city of Broken Bow, Nebraska, to expose to view, for the purpose of taking orders for liquors mentioned in section one hereof, any sample or samples of intoxicating liquors.
Section 3. Every person violating any of the provisions of this ordinance, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum, not less than \$25 and not to exceed \$100, and shall stand committed until said fine is paid, or be put to labor on the public streets and alleys of the said city at the rate of \$3 per day until said fine is paid.
Section 4. All ordinances and parts of ordinances in conflict herewith are hereby repealed.
Section 5. This ordinance shall be in full force and effect from and after its passage,

approval and publication according to law.
Passed, approved and ordered published this 26th day of July, 1906.
W. A. GEORGE, Mayor.
ATTEST: E. D. HOLCOMB, City Clerk.

ORDINANCE No. 15.
An ordinance to provide for the construction and repair of sidewalks and for making assessment to pay for the same, designating material with which to make sidewalks, fixing the width of same, providing for special meetings of council for assessment purposes, providing for the condemnation of sidewalks, and the building of same by the city to be taxed to the abutting property, and repealing all ordinances and parts of ordinances in conflict herewith.
BE IT ORDAINED BY THE MAYOR AND THE CITY COUNCIL OF THE CITY OF BROKEN BOW, NEBRASKA:
Section 1. That all sidewalks, in all parts of the city of Broken Bow, Nebraska, shall be constructed of stone, hard burned brick, artificial stone, cement or other material equal to the material heretofore mentioned.
Section 2. That upon good cause being shown to the mayor and council they may, by resolution, approved by the mayor, grant a permit for the construction of wooden sidewalks; wooden sidewalks may be constructed when in the judgment of the mayor and council it is more expedient to construct wooden sidewalks than otherwise.
Section 3. That section one shall not apply where good and substantial board walks are now in use until it becomes necessary to relay the same; but when necessary to construct a new walk in any part of the city, the same shall be constructed in accordance with the provision of section one hereof.
Section 4. All wooden sidewalks now existing or hereafter placed or constructed in the city of Broken Bow, which are now or hereafter become in a dilapidated condition, or in need of repair, shall be reported to the mayor and city council, and if the said walks are found to be in such a condition, the city council, by proper action, shall declare the said walks to be a nuisance, condemn them and order the removal of the same and a new one constructed, as they may determine by resolution.
Section 5. Whenever any sidewalk needs repairing, the city marshal or street commissioner, mayor or any member of the city council shall immediately serve a written notice on the owner or owners of the abutting property, to properly repair the same, and if such repairs are not made, or properly made within three days after the date of the service, or of the date of last publication, then the city marshal or street commissioner shall make the needed repairs, report the costs thereof, together with the amount of the assessment, to the mayor and council, and the council shall thereupon cause the said costs and expenses to be assessed to the abutting property.
Section 6. That whenever the majority of the resident owners of any real property in said city shall unite in a petition to the council of said city for an order for the construction or repair of any sidewalk in front of such property, and whenever in the absence of such petition, three-fourths of all the members of said council shall by vote at any meeting of said council, determine that it is necessary to construct or repair sidewalks in front of any property in said city, it shall be the duty of the city clerk of said city to prepare a notice to the owner or owners of such property to be and appear before said council at a time in said notice mentioned, not less than three days from the date of service of the notice, then and there to show cause, if any there exist, why such sidewalk should not be constructed, repaired, and to protect his interests in all subsequent proceedings touching such matters; and it shall be the duty of the city marshal to serve such notice, providing, if the owner of such property is a non-resident or cannot be found or served, the hearing shall be on notice by publication, and it shall be the duty of the clerk to publish a notice in some newspaper published in and of general circulation in said city for at least four weeks before final action of the council thereon. Said notice shall state the time when such meeting shall be held and the purposes for which it will be held and shall be signed by the clerk of the city. The expense of such publication together with other costs made in such proceedings, shall be paid by the owners of such property, and in default of his so doing the same shall be included in the special assessment hereinafter provided for, and certified, levied and collected, the same as other expenses attending such matters.
Section 7. The meeting of the council provided for in section five (5) hereof, shall be a special meeting for the purpose of entering upon the construction of sidewalks, and providing for the building or repair of the same, either by the owner of such property or said city, and also to assess and fix the amount of such expense to be paid by such property, or owner thereof as in special meeting above mentioned, after the proper service of notice hereon provided for, it shall be the duty of said council to inquire into the necessity and propriety of constructing or repairing such walks and it shall then determine that it is necessary and proper that said sidewalk be constructed or repaired.
Section 8. The city engineer shall examine the said walk sought to be built, make an estimate of the probable expense of the building of the same and file the same with the city council.
Section 9. The city council shall then proceed to inquire into the necessity and propriety of such walk, and the amount or proportion to be paid by such lot or lots taking into account the

benefits derived or the injuries sustained by the building or repairing such sidewalk; third, they shall order the owner or owners of such property to pay such assessment within two days from such assessment. Provided, that if the owners of such property shall elect to construct or repair such sidewalk he may do so instead of paying such assessment.
Section 7. After such notice and assessment, if the owners shall refuse or neglect to build or repair such sidewalk, it shall be the duty of the city council to advertise for sealed proposals to build or repair such sidewalk and let the same to the lowest reasonable bidder.
Section 8. It shall be the duty of the city council to cause to be certified to the county clerk all special assessments made under this ordinance to be levied and collected out of such property against which it is assessed, as a separate tax against said property to be placed on the tax roll for collection, and collected in like manner with other city taxes.
Section 9. The inside walk line of all walks in the residence portions of the city shall be a distance of eighteen inches from the lot line, unless otherwise directed by the mayor and city council.
Section 10. That all ordinances and parts of ordinances in conflict herewith are hereby repealed.
Section 11. That this ordinance shall take effect and be in force from and after its passage, approval and publication according to law.
Passed, approved and ordered published this 26th day of July, 1906.
W. A. GEORGE, Mayor.
ATTEST: E. D. HOLCOMB, Clerk.

NOTICE.
County Court, Custer county, Nebraska. To the heirs and next of kin of Frank M. Whitney, deceased.
You are hereby notified that Mary Whitney, widow of said deceased, has filed her petition in said court, asking that Charles Noble may be appointed administrator of the estate of Frank M. Whitney, deceased. Said matter has been set for hearing for August 31, 1906, at 10 o'clock a. m., at the county court room, in Broken Bow, Nebraska, when all interested parties may appear and be heard.
Dated the 24th day of August, 1906, 10-12
A. R. HUMPHREY, County Judge.

NOTICE FOR PUBLICATION (isolated tract) PUBLIC LAND SALE.
Broken Bow Land Office, Aug. 11, 1906.
Department of the Interior, United States Land Office, notice for publication of isolated tract of land, notice for publication, as directed by the commissioner of the General Land Office, under provisions of act of Congress approved June 27, 1906, Public No. 303, will offer at public sale, to the highest bidder, at 2 o'clock p. m., on the 15th day of September next, at this office, the following tract of land, to-wit: NW 1/4 NE 1/4, Sec. 34, T. 19, R. 20, W.
Any person claiming adversely the above described land is advised to file his objections, on or before the day above designated for sale.
JOHN RESSKE, Register.

In the County Court of Custer county, Nebraska. In the matter of the estate of Magie E. Swanson, deceased. To the heirs and next of kin:
You will take notice that Herman Swanson, on the 7th day of August, 1906, filed his petition in said court praying for the appointment of himself as administrator of the estate of Magie E. Swanson, deceased, he being the husband of said deceased.
Said cause has been set for hearing before the county court on the 7th day of September, 1906, at 10 o'clock a. m., at which time any person may appear and object to said appointment.
Dated August 7th, 1906.
A. R. HUMPHREY, County Judge.

In District Court, Custer County, Nebraska. In the matter of the application of John Hinkley, administrator of the estate of Sarah L. Hinkley, deceased, for leave to sell real estate.
Notice is hereby given that, in pursuance of an order of the Hon. Frank O. Bowler, judge of the District Court of Custer county, Nebraska, made on the 24th day of July, 1906, for the sale of the real estate hereinafter described, there will be sold at public vendue to the highest bidder for cash at the front door of the Court House in the city of Broken Bow, in said county, on the 25th day of August, 1906, at the hour of two o'clock p. m., the following described real estate: Lots three, ten and eleven in block fourteen in the town of Berwyn, Custer county, Nebraska. Said sale will remain open for one hour.
Dated this 31st day of July, 1906.
JOHN HINKLEY, Administrator of the estate of Sarah L. Hinkley, Deceased.
J. A. ARMOUR, Atty. 8-13

REFeree's SALE.
In the District Court of Custer county, Charles A. VanBaskirk vs. William S. VanBaskirk, et al. Notice of Referee's Sale. The following notice is hereby given, that by virtue of an order of court to me duly directed on February 2nd, 1906, I, the undersigned, referee duly appointed and qualified to make sale of the below described premises, will offer for sale to the highest bidder for cash, the following described premises, to-wit: The south half of section one, township seventh, north, range twenty-two, west of the 6th P. M., Custer county, Nebraska, at the east front door of the court house in Broken Bow, Custer county, Nebraska, on the 10th day of September, 1906.
Said sale will make subject to all prior liens and taxes as shown by the records of Custer county, Nebraska.
Dated this 30th day of August, 1906.
CHARLES H. HOLCOMB, Referee. 8-13

United States Land Office,
Lincoln, Nebraska, July 28, 1906.
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and that said proof will be made before A. R. Humphrey, county judge, at Broken Bow, Nebraska, on September 4th, 1906, viz: ROBERT B. FOX, H. E. No. 1735 for the NW 1/4 section 9, SW 1/4 section 5, NW 1/4 section 9, township 13, range 19. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Jesse Hopkins, of Berwyn, Nebraska; William Hopkins, of Berwyn, Nebraska; Harburt Haycraft, of Berwyn, Nebraska; George Stanton, of Berwyn, Nebraska.
Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.
8-13 CHAS. F. SKEDD, Register.