

THE COST OF A SEWER SYSTEM

Kansas City Engineering Firm Will Prepare Estimate and Make Plans.

Preliminary steps in the matter of providing a sewer system for Baxter Springs, were taken Monday night when a portion of the city council gave to W. B. Collins & Co., consulting engineers of Kansas City, an order to make a preliminary survey to determine the cost. The order was conditional upon its being ratified at the next regular meeting of the city council.

The proposition of the engineering company was that a topographical survey should be made showing where the trunk line sewers and laterals should be run to best serve the city, soundings made to determine the character of digging, whether rock or soft earth, and a map made of the entire survey. For this service the company is to charge \$100. In case the city should then decide to put in the sewers the Rollins company would become an applicant for the job of doing all the necessary engineering work and superintending the construction in the city's interests. For this work a fee of five per cent of the contract price would be charged, and the \$100 paid in advance would be credited to the city.

The engineering company was represented at the meeting by W. B. Collins, who gave a short talk on the method of procedure as required by the state laws. He said that the city would likely need two trunk lines of sewers, the cost of which would be paid by taxing all property in the city for a general fund. The laterals would be laid at the expense of the adjoining property owners. The city should be divided into benefit districts and all property in each district would be taxed alike according to square feet of land, and not on improvements. He thought the cost to the city for the trunk lines would be about \$10,000. The laterals would cost about 80 cents a lineal foot, or 40 cents a foot to each side. Thus the cost of a sewer along a fifty foot lot would be about \$20.00. This might all be paid at once or could be strung out over a period of ten years at a low rate of interest. The cost of sewers Mr. Rollins said, would not prove a hardship to any property owner.

The preliminary work will be made early this month and it is the purpose of Mayor Willard to have the proposition in shape to present to the voters of the city at the regular spring election in April. It is almost a certainty that if put to a vote the people would decide overwhelmingly for sewers. Present at the meeting were Mayor Willard and Aldermen Connor, Shields and Barnes. Mayor Willard was strongly in favor of prompt action and he was supported by all the aldermen.

At the present time forty or fifty houses are under construction. All investors are anxious to have sewers now with which to connect, thereby saving the cost of digging cesspools only to be abandoned a little later.

A petition, headed by J. W. Grantham, L. M. and J. F. M. Perkins and other heavy property holders, followed by others to the number of 75, was presented to the councilmen, asking that preliminary steps be taken.

Mr. and Mrs. Chas. Cook and nephew, Leonard Armstrong, of California, were Joplin visitors Saturday.

Miss Louie Morsman and Leonard Armstrong motored to Joplin Sunday afternoon.

Mr. McCallum of Joplin has accepted a position as stenographer with the Vinegar Hill Mining Company.

TO HELP SCOUT LEADERS

Famous Educators Join in Organizing Educational Department for Boy Scout Movement.

New York.—The National Council of the Boy Scouts of America has just completed the organization of an educational department of the Boy Scout movement which will:

1. Conduct conferences on leadership with scoutmasters and other scout officials throughout the country.
2. Promote and develop courses for leadership in scouting both in connection with established educational institutions, and under the auspices of local scout councils.
3. Arrange for campaigns to promote a better general understanding of the merits of the scout program.
4. Present its plan for leaders to various student bodies and at conventions and conferences of religious and educational workers.
5. Develop correspondence courses for inspiration and instruction of scout leaders.
6. Cultivate the interest of school teachers and others particularly concerned with education matters, in the value of the activities prescribed in the scout program.

Mr. Lorne W. Barclay has been chosen to head this new department. Mr. Barclay's educational training and experience particularly fit him for work in this new field. He has an A. B. degree Bethany college, Canada; R. D. Yale school of religious; and was scout executive, Manhattan-Bronx Boy Scout council, 1915-1916. During these years he lectured at Yale, Columbia and Toronto university, on "Social Education."

Mr. Barclay will be assisted by a committee of eminent educators, consisting of Jeremiah W. Jenks, LL. D., director of the division of public affairs, New York university; Dr. James R. Russell, dean of Teachers' college, Columbia university; Prof. Norman E. Richardson, head of department of religious education, Boston university, in which the courses in scouting and recreational leadership of Boston university are given.

WELSH'S THREE REASONS



Freddie Welsh is one of the shiftest and hardest to hit persons in the fight game. He fights not only with his fists but with his brain.

To a friend who recently asked why the "dancing champion" did not stand up once in a while and take a lacing, Freddie replied that he must win—for three reasons:

"I must win for three reasons," he said smiling. "One is Mrs. Welsh and the other two are the two little Welshes."

The photograph shows the "three reasons," as they recently appeared on the sands at Los Angeles.

HALF DE PAUW ALUMNAE WED

Statistics Issued Regarding Women Graduates of University in Last Few Years.

Greencastle, Ind.—Almost one-half of the woman graduates of De Pauw university marry, according to statistics just made public. The exact percentage, according to the report, is 41.55. The record for classes since 1900 follows: 1900, 50 per cent; 1901, 50 per cent; 1902, 77 per cent; 1903, 85 per cent; 1904, 70 per cent; 1905, 60.5 per cent; 1906, 42 per cent; 1907, 63 per cent; 1908, 87 per cent; 1909, 87 per cent; 1910, 46 per cent; 1911, 46 per cent; 1912, 18.5 per cent; 1913, 22.2 per cent; 1914, 12 per cent, and 1915, 8.16 per cent. The low percentage of the last few years' classes is said to be caused by the fact that the girls have not been out of college long enough to make the married number larger.

Free Trips by Confessing Murderer. New York.—It's easy to get a free trip to New York these days. Just confess you are the slayer of Policeman William McAuliffe, who was mysteriously murdered on the street here. Six men have already been brought to this city after having admitted the crime was committed by them. A detective was just on the point of starting for Weston, W. Va., to bring back the seventh prospect for free transportation, when it was learned the prisoner could not be the man wanted.

TO BUILD SHIPS AT COST PRICE

Bethlehem Steel Will Make Offer to Uncle Sam.

BIDS ON 16 INCH NAVY SHELLS

No Chance For Profit in Them Under Present Tests, Grass Says—Possible Explanation of the Price Made by an English Firm Which Bids Under All American Manufacturers.

Speaking recently before the Tariff Club of Philadelphia, Eugene G. Grass, President of the Bethlehem Steel Company, said in part: In a peculiar sense Bethlehem Steel serves the American people.

For example, though we have been able to obtain in Europe almost any price, we have adhered, in our charges to the United States Government, to the basis of prices established before the war began.

We agreed—if the Government would abandon its plans for a Federal plant to make armor for our Navy at any price the Government itself might consider fair.

Our ordnance plants are at the disposal of the nation at a fair operating cost, plus a small margin, thus saving the Government investment and depreciation.

One of the special needs of the new navy is sixteen-inch guns—guns sixty feet long and capable of hurling a 2000 pound shell with such power and accuracy as to hit a 20 foot square target fifteen miles away.

We have undertaken voluntarily to construct, at a cost of \$4,500,000, a plant fitted to build sixteen-inch guns. Under no conceivable circumstances can orders which we may receive for this plant pay even a fair return on the investment.

Considerable comment has been made upon the fact that a British manufacturer recently bid less than American manufacturers for sixteen and fourteen-inch shells for the navy. I am unable to state the basis upon which the English bid was made. It should be remembered, however, that this bid was for a specific shell, samples of which are being sent over for test—a test not yet made.

Two years ago we took an order for 3400 fourteen-inch armor-piercing shells at a contract price of \$768,000, to be delivered within a certain time or we had to pay a large penalty.

The only specifications for making these shells are that they shall be of a certain size and must pierce armor-plate at a certain velocity on impact. It is impossible to foretell the exact conditions of the tests.

We had made large quantities of shells in the past which had been accepted. But in placing this particular order the Department altered the angle at which the tested shells must pierce armor-plate. The result, however, has been absolute inability on our part to produce in any quantity, shells which will meet these novel tests. In fact, we know of no process of projectile-making through which it is possible to produce in quantities shells which will conform to the requirements.

The result is that up to now on that contract of \$768,000, we have put into actual operating expense \$447,881, and have been penalized for non-delivery \$405,744, a total of \$853,625, with no receipts whatever.

Such was the experience in the light of which we were called upon recently to bid for sixteen-inch shells.

We bid on these shells at approximately the same rate per pound as that of a fourteen-inch shell contract of one year ago upon which the Government awarded contracts.

We have not the slightest idea what profit there will be in the making of these shells. We do not know that there will be any. There is no certainty that it would be possible for us to deliver a shell to meet the test.

For officers in the Navy to assume that any bid made under such conditions is "exorbitant" is utterly unfair.

We bid on the new battle-cruisers which Navy department experts, after examination of our books, found would yield a profit of less than ten per cent. We agreed to assume risks for increased costs of materials and labor, that made it possible that these contracts might yield no profit whatever.

The costs run beyond the amount appropriated by Congress on the basis of the cost estimates made a year ago.

And because shipbuilders could not alter the inexact cost facts and reduce bids to early estimates of the Navy Department, the prices are called "exorbitant."

It would be a real advantage to be relieved of this naval construction. The profit from it cannot possibly amount to much, and the responsibility is enormous.

We have determined to make this offer to the American Government. "If you will build two of the battle-cruisers in Government navy yards, we will build the other two at the ascertained cost of building the ships in the Government yards, without additional expense or commission of any kind. We will also contract to have our ships ready for service ahead of the Government ships."

Bethlehem's Bid on Shells for the United States Navy

To the American People: The Secretary of the Navy has awarded contracts amounting to over \$3,000,000 to a British bidder for 14 and 16-inch projectiles for the Navy because of very much lower prices offered by the English bidder.

We know nothing of the basis upon which the British bids were made, but the public is entitled to know the facts upon which we ourselves bid for this work.

Two years ago we took contracts to make 4,500 14-inch shells at a price of \$1,115,000. Up to now not a single shell has been accepted by the Government, although we have expended, in wages, materials, etc., on these orders \$222,881, and we have not received a SINGLE DOLLAR on these contracts.

In addition, a final interpretation of the contract might make us liable for penalties amounting to \$275,014.

In the light of our experience, and having no other basis, we bid for 16-inch shells approximately the same rate per pound as that which the Navy Department actually awarded a 14-inch shell contract one year ago.

Bethlehem Steel Company
CHAS. M. SCHWAB, Chairman
EUGENE G. GRASS, President

"Kidding" the Anglers. Two recently converted neophytes to the gentle art of angling, on the way to the stream where they proposed to try their luck, paused in astonishment at the sight of a small urchin staggering under the burden of a huge fish, almost as large as himself. Approaching him, the stout member said: "Good gracious, boy! That's a good catch!" The youngster slowly sized him up from his conspicuously new shoes to the latest style of "Alpine" hat which adorned his head, spat disgustedly, and said: "Aw, this ain't the catch, it's the bait!"

Same Old Stuff. A letter from a Babylonian master to his servant 2,200 years before Christ, has been translated at the University of Pennsylvania. An accurate report of its contents has not yet reached this office, but this is the tenor of it: "My Good Man: Owing to the present high prices in raw materials, and incidentally the consequent expenses of operation, it is impossible at present to give you the increase in salary you asked for. Do not despair, however. Good service never goes unrewarded.—The Boss."

Vision and Headache. A recent study of this subject has brought out evidence that people of one-eyed, monocular vision are not troubled with eye headache. Whether one eye be disabled or whether its use has simply been abandoned, either constantly or alternately, the fact that seeing is done wholly by one eye eliminates the struggle to make two unequal eyes work in perfect unison. Freed from the strain of that struggle, the subject finds that the reflex influence upon the cranial nerves is no longer a matter of pain.

India's Tailor Bird. The tailor bird of India, a tiny yellow creature, makes a most curious nest. To escape snakes and monkeys this bird takes a dead leaf, flies up into a tree, and with a fiber for a thread and its bill for a needle, sews the leaf to a green one hanging from the tree, an opening to the nest thus formed being left at the top. The leaf, apparently hanging from a twig, would never be taken for a nest.

Skin Grafting Not New. The transplantation of bits of skin to cover injured parts was practiced by the Hindus ages ago. It was rediscovered in comparatively recent times and has proved a great blessing to mankind. It is now held that the transplanted skin does not actually take root, but is used by the body as a basis for growing its own new skin.

Leg Broken in Peculiar Manner. To suffer a broken leg by being hit on the head was the queer experience of the Syracuse man who got into one controversy too many the other day, the strangeness of the case not being lessened by the fact that his leg was artificial.

Make-Up of the Human Body. If the normal human body were taken just as it is and all of the elements extracted from it there would be found enough iron to make seven large nails, enough fat for 14 one-pound candles, enough carbon to make the head for 85 gross of pencils and phosphorus enough to tip 20,000 matches. Besides all this would be found 20 teaspoonfuls of salt, 50 hunks of sugar and 33 quarts of water. Thus it is evident that a human being is a great chemical factory and the value of a man's actual material is considerable.

Transplanting Kidneys. The transplanting of kidneys has been done by Ederlein, Borst and Unger. Unger has succeeded in removing both kidneys from a bulldog and immediately substituting the kidneys of a fox terrier. The new kidneys took up their function promptly and the dog seemed to suffer little from the shock. In Berlin a diseased kidney was removed from a young woman and the kidney of an anthropoid ape substituted successfully.

Effect of Tides. For a long time it has been known that the tides act as a brake on the rotating earth and that they tend to lengthen the day. The effect is, however, so slight that it cannot be measured in any length of time at man's disposal. MacMillan has made the necessary computation by the formula used by engineers. He finds for the increase of the length of the day one second in 400,000 years.

Publication Notice. R. Morris Mischeer, plaintiff, vs. The Hope Mining Company, Lawrence L. Coyle, Katie H. Coyle, M. Blanchard, Melvin Blanchard, Geo. Braun, Geo. F. Braun, et al., executors, administrators, devisees, trustees, and assigns, if they or any of them be dead, Defendants. The State of Kansas to The Hope Mining Company, Lawrence L. Coyle, Katie H. Coyle, M. Blanchard, Melvin Blanchard, Geo. Braun, Geo. F. Braun, et al., executors, administrators, devisees, trustees, and assigns, if they or any of them be dead: You and each of you are hereby notified that you have been sued in the District Court of Cherokee County, Kansas, sitting at Galena, by said plaintiff, whose petition is now on file in the office of the clerk of said court in Galena, Kansas, and that you must answer the said petition on or before the 8th day of March, 1917, or said petition will be taken as true and judgment will be taken in favor of said plaintiff and against you, the said defendants, of the following nature, to-wit: Plaintiff will be decreed to be the legal and equitable owner of the real estate described in said petition, to-wit: The Southeast quarter (S. E. 1/4) of Section twenty-two (22), Township thirty-four (34), Range twenty-four (24) east of the Sixth Principal Meridian (6th P. M.), excepting therefrom a strip of land one hundred (100) feet wide across the Southeast corner thereof, now used and occupied for right-of-way for railroad purposes and reserved in the original deed from the Missouri River, Fort Scott and Gulf Railroad Company, dated July 18th, 1871; and the said real estate will be quieted in him, and you and each of you will be wholly excluded from any interest therein and you will be forever barred and stopped from setting up or claiming any right, title or interest in or to the said real estate or any part thereof, and the plaintiff will be given such other relief as he may be entitled to in law and equity, including the costs of this action. Dated, at Galena, Kansas, this 23rd day of January, 1917.

By G. W. Earsshaw, his attorney.
FRED SIMKIN,
Clerk of the District Court.
By A. W. Webber, Deputy.

Publication Summons. In the District Court of Cherokee County, Kansas, sitting at Galena. L. C. Hocker, Plaintiff, v. Etta Gleason Lathrop, Jessie L. Crowell, F. D. Crowell, Arthur H. Crowell, Elizabeth Crowell, Douglas Crowell, Bertha Tinsley, Rowena Crowell, et al., unknown, and Frank C. Edgington, all living; and John S. Vanepa, E. C. Hale, Chas. H. Hoyt, John C. Waterman, Mollie J. Birum, Robert L. Birum, E. H. Heckman, A. K. Masfield, and J. E. Watkins, all dead, then the unknown heirs, executors, administrators, trustees, and assigns of John S. Vanepa, E. C. Hale, Chas. H. Hoyt, John C. Waterman, Mollie J. Birum, Robert L. Birum, E. H. Heckman, A. K. Masfield, and J. E. Watkins, et al., unknown heirs, executors, administrators, devisees, trustees and assigns of Robert C. Crowell, deceased; and Keet & Rountree Mercantile Company, if a partnership, and the unknown members thereof, if living, or if dead the unknown heirs, executors, administrators, devisees, trustees and assigns of the unknown members of said Keet & Rountree Mercantile Company, if a partnership; and Keet & Rountree Mercantile Company, if a corporation and in existence, the successors, trustees or assigns of said Keet & Rountree Mercantile Company, if a corporation, Defendants. The State of Kansas to each and every one of the above named defendants, et al.: You and each of you are hereby notified that you have been sued in the above entitled court in the above entitled action, and that plaintiff's petition is now on file in the office of the clerk of said court in the City of Galena, Kansas, and that you must answer the petition of the plaintiff herein or before the 15th day of March, 1917, or said petition will be taken as true and judgment will be rendered against you and each of you wholly barring and excluding each of you from any right, title or interest in and to the following described real estate in Cherokee County, Kansas, to-wit: Lots one (1), two (2) and nine (9) in block thirteen (13) in Vanepe Addition to the City of Baxter Springs, according to the recorded plat thereof, and quieting the title in and to said real estate above described in the plaintiff, L. C. Hocker, and granting the plaintiff such other and further relief as the court may deem equitable and just. WITNESS, my hand and the seal of said court at my office in the City of Galena in said county this 23rd day of January, 1917.

By A. W. Webber, Deputy.
S. C. WESTCOTT,
Attorney for Plaintiff.

Publication Notice. The State of Kansas, to the above named Defendants: You, and each of you, will take notice that you have been sued by the plaintiff named above in the above named court in the above entitled action, and that plaintiff's petition is now on file in the office of the clerk of said court in the City of Galena, Kansas, and that you must answer the petition of plaintiff on or before the 15th day of March, A. D. 1917, or the same will be taken as true and judgment rendered against you and each of you decreeing plaintiff the sole and exclusive owner in fee simple of the following described real property situate in Cherokee County, Kansas, to-wit: Lots 4, 5 and 6, Block 7, Brewsters Second Addition to the City of Baxter Springs; declaring any claim that you, or any of you, may have of interest, title, right or estate in and to said real property null and void against the plaintiff; excluding you, and each of you, from any interest or estate in and to said real property; quieting the title of plaintiff in and to said real property and forever barring and enjoining you, and each of you, from claiming or asserting any right, title, interest or estate in and to said real property. J. H. BOSWELL, Plaintiff.

By R. E. Rosenstein, His Attorney.
FRED SIMKIN,
Clerk of the District Court.
By E. H. Hamilton, Deputy.

First Published in The Baxter Springs News, February 1st, 1917.

First published in Baxter Springs News, Jan. 23, 1917.

Publication Summons. In the District Court of Cherokee County, Kansas, sitting at Galena. W. D. Covey, Plaintiff, vs. Mrs. Ella Wents, Lola Wents Goodson, Frank Brewster, James Brewster, Arthur Brewster, Edward Brewster, Robert Brewster, L. D. Brewster, Grace Brewster and Jennie Brewster, all living; William A. Wood, L. G. Denton, B. F. Townsend, L. P. Johnson, Mary L. Chase, E. J. Johnson, if living, or if they be dead, then the unknown heirs, executors, administrators, devisees, trustees and assigns of the said William A. Wood, L. G. Denton, B. F. Townsend, L. P. Johnson, Mary L. Chase and E. J. Johnson, and the unknown heirs, executors, administrators, devisees, trustees, and assigns of Andrew B. Clugston, J. O. Wents and Joel Brewster, all deceased, Defendants. The State of Kansas, Cherokee County, ss. The State of Kansas to each and every one of the above named defendants, et al.: You and each of you are hereby notified that you have been sued in the above entitled court in the above entitled action by the above named plaintiff, W. D. Covey, and you and each of you must on or before the 15th day of March, 1917, answer the petition of the plaintiff herein or before the 15th day of March, 1917, or said petition will be taken as true and judgment will be rendered against you and each of you wholly barring and excluding you from any right, title or interest in and to the following described real estate in Cherokee County, Kansas, to-wit: Lots five (5) and six (6) in block thirty (30) in the original plat of the city of Baxter Springs, according to the recorded plat thereof, and quieting the title in and to said real estate above described in the plaintiff, W. D. Covey, and granting the plaintiff such other and further relief as the court may deem equitable and just. WITNESS, my hand and the seal of said court at my office in the City of Galena, in said county this 23rd day of January, 1917.

FRED SIMKIN,
Clerk of the District Court.
By A. W. Webber, Deputy.
S. C. WESTCOTT,
Attorney for Plaintiff.

Publication Summons. In the District Court of Cherokee County, Kansas, sitting at Galena. L. C. Hocker, Plaintiff, v. Etta Gleason Lathrop, Jessie L. Crowell, F. D. Crowell, Arthur H. Crowell, Elizabeth Crowell, Douglas Crowell, Bertha Tinsley, Rowena Crowell, et al., unknown, and Frank C. Edgington, all living; and John S. Vanepa, E. C. Hale, Chas. H. Hoyt, John C. Waterman, Mollie J. Birum, Robert L. Birum, E. H. Heckman, A. K. Masfield, and J. E. Watkins, all dead, then the unknown heirs, executors, administrators, trustees, and assigns of John S. Vanepa, E. C. Hale, Chas. H. Hoyt, John C. Waterman, Mollie J. Birum, Robert L. Birum, E. H. Heckman, A. K. Masfield, and J. E. Watkins, et al., unknown heirs, executors, administrators, devisees, trustees and assigns of Robert C. Crowell, deceased; and Keet & Rountree Mercantile Company, if a partnership, and the unknown members thereof, if living, or if dead the unknown heirs, executors, administrators, devisees, trustees and assigns of the unknown members of said Keet & Rountree Mercantile Company, if a corporation, Defendants. The State of Kansas to each and every one of the above named defendants, et al.: You and each of you are hereby notified that you have been sued in the above entitled court in the above entitled action, and that plaintiff's petition is now on file in the office of the clerk of said court in the City of Galena, Kansas, and that you must answer the petition of the plaintiff herein or before the 15th day of March, A. D. 1917, or the same will be taken as true and judgment rendered against you and each of you decreeing plaintiff the sole and exclusive owner in fee simple of the following described real property situate in Cherokee County, Kansas, to-wit: Lots 4, 5 and 6, Block 7, Brewsters Second Addition to the City of Baxter Springs; declaring any claim that you, or any of you, may have of interest, title, right or estate in and to said real property null and void against the plaintiff; excluding you, and each of you, from any interest or estate in and to said real property; quieting the title of plaintiff in and to said real property and forever barring and enjoining you, and each of you, from claiming or asserting any right, title, interest or estate in and to said real property. J. H. BOSWELL, Plaintiff.

By R. E. Rosenstein, His Attorney.
FRED SIMKIN,
Clerk of the District Court.
By E. H. Hamilton, Deputy.

Publication Notice. The State of Kansas, to the above named Defendants: You, and each of you, will take notice that you have been sued by the plaintiff named above in the above named court in the above entitled action, and that plaintiff's petition is now on file in the office of the clerk of said court in the City of Galena, Kansas, and that you must answer the petition of plaintiff on or before the 15th day of March, A. D. 1917, or the same will be taken as true and judgment rendered against you and each of you decreeing plaintiff the sole and exclusive owner in fee simple of the following described real property situate in Cherokee County, Kansas, to-wit: Lots 4, 5 and 6, Block 7, Brewsters Second Addition to the City of Baxter Springs; declaring any claim that you, or any of you, may have of interest, title, right or estate in and to said real property null and void against the plaintiff; excluding you, and each of you, from any interest or estate in and to said real property; quieting the title of plaintiff in and to said real property and forever barring and enjoining you, and each of you, from claiming or asserting any right, title, interest or estate in and to said real property. J. H. BOSWELL, Plaintiff.

By R. E. Rosenstein, His Attorney.
FRED SIMKIN,
Clerk of the District Court.
By E. H. Hamilton, Deputy.

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By R. E. Rosenstein, His Attorney.
FRED SIMKIN,
Clerk of the District Court.
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By R. E. Rosenstein, His Attorney.
FRED SIMKIN,
Clerk of the District Court.
By E. H. Hamilton, Deputy.

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By R. E. Rosenstein, His Attorney.
FRED SIMKIN,
Clerk of the District Court.
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By R. E. Rosenstein, His Attorney.
FRED SIMKIN,
Clerk of the District Court.
By E. H. Hamilton, Deputy.

Publication Notice. The State of Kansas, to the above named Defendants: You, and each of you, will take notice that you have been sued by the plaintiff named above in the above named court in the above entitled action, and that plaintiff's petition is now on file in the office of the clerk of said court in the City of Galena, Kansas, and that you must answer the petition of plaintiff on or before the 15th day of March, A. D. 1917, or the same will be taken as true and judgment rendered against you and each of you decreeing plaintiff the sole and exclusive owner in fee simple of the following described real property situate in Cherokee County, Kansas, to-wit: Lots 4, 5 and 6, Block 7, Brewsters Second Addition to the City of Baxter Springs; declaring any claim that you, or any of you, may have of interest, title, right or estate in and to said real property null and void against the plaintiff; excluding you, and each of you, from any interest or estate in and to said real property; quieting the title of plaintiff in and to said real property and forever barring and enjoining you, and each of you, from claiming or asserting any right, title, interest or estate in and to said real property. J. H. BOSWELL, Plaintiff.

By R. E. Rosenstein, His Attorney.
FRED SIMKIN,
Clerk of the District Court.
By E. H. Hamilton, Deputy.

Publication Notice. The State of Kansas, to the above named Defendants: You, and each of you, will take notice that you have been sued by the plaintiff named above in the above named court in the above entitled action, and that plaintiff's petition is now on file in the office of the clerk of said court in the City of Galena, Kansas, and that you must answer the petition of plaintiff on or before the 15th day of March, A. D. 1917, or the same will be taken as true and judgment rendered against you and each of you decreeing plaintiff the sole and exclusive owner in fee simple of the following described real property situate in Cherokee County, Kansas, to-wit: Lots 4, 5 and 6, Block 7, Brewsters Second Addition to the City of Baxter Springs; declaring any claim that you, or any of you, may have of interest, title, right or estate in and to said real property null and void against the plaintiff; excluding you, and each of you, from any interest or estate in and to said real property; quieting the title of plaintiff in and to said real property and forever barring and enjoining you, and each of you, from claiming or asserting any right, title, interest or estate in and to said real property. J. H. BOSWELL, Plaintiff.

By R. E. Rosenstein, His Attorney.
FRED SIMKIN,
Clerk of the District Court.
By E. H. Hamilton, Deputy.

Publication Notice. The State of Kansas, to the above named Defendants: You, and each of you, will take notice that you have been sued by the plaintiff named above in the above named court in the above entitled action, and that plaintiff's petition is now on file in the office of the clerk of said court in the City of Galena, Kansas, and that you must answer the petition of plaintiff on or before the 15th day of March, A. D. 1917, or the same will be taken as true and judgment rendered against you and each of you decreeing plaintiff the sole and exclusive owner in fee simple of the following described real property situate in Cherokee County, Kansas, to-wit: Lots 4, 5 and 6, Block 7, Brewsters Second Addition to the City of Baxter Springs; declaring any claim that you, or any of you, may have of interest, title, right or estate in and to said real property null and void against the plaintiff; excluding you, and each of you, from any interest or estate in and to said real property; quieting the title of plaintiff in and to said real property and forever barring and enjoining you, and each of you, from claiming or asserting any right, title, interest or estate in and to said real property. J. H. BOSWELL, Plaintiff.

By R. E. Rosenstein, His Attorney.
FRED SIMKIN,
Clerk of the District Court.
By E. H. Hamilton, Deputy.

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