

A Card from Mr. Edgar.

Ed. Register—I note in the last issue of your paper a clipping from the Current Local of Carter County, Mo., which reads as follows:

"When Ex-Senator Lee, Chairman of the Central Committee of this county, and ex-officio member of the committee for the district, presented the name of J. M. Carnahan to that body as a candidate for State Committeeman, the Hon. Mr. Edgar, Presidential elector for the district and small potentate over the committee, said quite pointedly that they did not want to elect these d--d people who signed petitions for the pardon of the Spough boys."

I wish to state publicly that I did not make such a statement, or use any words to that effect; that the Spoughs were not mentioned in connection with the candidacy of J. W. Carnahan, nor was any allusion made to them or to "these d--d people who signed petitions." I did not know a petition had been circulated in Carter county in behalf of the Spoughs till I saw it in the clipping above referred to. The plain, unvarnished facts of what took place in the committee are briefly as follows:

I placed in nomination for a member of the State Committee, Camille Stanton of Ste. Genevieve county. Mr. Lee nominated J. W. Carnahan. Mr. Barnes nominated Orrin Munger and Camille Stanton nominated Ross Donnell of Jefferson. The committee first voted on the nomination of Camille Stanton, and he was elected without a dissenting vote. When it was stated that a ballot would be taken to select another committeeman, and that three were nominated, Mr. Geo. T. Lee, for reasons best known to himself, insisted upon the call of counties, so those voting could be placed on record. This was agreed to, and when Iron county was called I stated that I would not decide between the two from the western district and cast my vote for Ross Donnell of Jefferson county. No one made any remarks detrimental to the candidacy of J. W. Carnahan or any other candidate. This is what took place in the body of the committee, and can be verified by the members of the committee who wish to state the true facts of the matter.

I do not know who gave the editor of the Current Local this item of "news." The motive of this truckster of arrant falsehood I will leave the future to develop. When the discovery is made it will be found that the motive is as ignoble as the statement is false. I am not acquainted with the editor of the Current Local, but presume he does not wish to do me injustice, and therefore ask that he reproduce this card in the next issue of his paper.

Yours, Truly,
W. R. EDGAR.

The New Pure Food and Drug Law.

We are pleased to announce that Foley's Honey and Tar for coughs, colds, and lung troubles is not affected by the National Pure Food and Drug law as it contains no opiates or other harmful drugs, and we recommend it as a safe remedy for children and adults. Sold by all druggists.

Stone's Fight for the States.

(Macon Times-Democrat, Aug. 13.)
William J. Stone is an old-fashioned Democrat, who believes in Jeffersonian ideals, and throughout his whole public career he has fought with his great ability and strong arm every encroachment of the central authority upon the rights of the sovereign states of the Union and their people. While a member of the House of Representatives twenty years ago he made an aggressive fight for legislation restricting the power of the federal courts to interfere in the affairs of a state. On one occasion in the House of Representatives he led a solitary filibuster and blocked the passage of a bill increasing the salaries of the federal judges and enlarging and extending their jurisdiction by insisting upon an amendment which deprived such courts of the right to imprison officials of a state for refusing to levy oppressive tax burdens at the mandate of the courts. This legislation had particular reference to the historic St. Clair county case, but was general in its application and drawn to cover all similar cases. He proposed to curtail and restrict the jurisdiction of federal courts in mandamus and injunction pro-

ceedings. This position he has held strongly as Congressman, Governor, and since he has been Senator.

In 1893, aroused by the imprisonment of the County Judges of St. Clair county, under an order of the Federal Court, he called upon the Legislature to memorialize Congress to limit the jurisdiction of the federal courts so as to forbid them from compelling any state officer, by mandamus or other writ, to perform any official act arising under or authorized by the laws of that state, and to enact a law in Missouri providing that a special county judge might be named in certain emergencies to perform statutory duties enjoined upon the county courts, his authority to cease upon the completion of the special purpose for which he should be appointed. The question of federal interference in domestic affairs, through the action of the courts in trying to force county officials to levy taxes to pay fraudulent obligations, was acute during Stone's gubernatorial term, and he took front rank among those who fought against unwarranted and unjust usurpation of power by the federal courts.

Stone has never faltered in this behalf. He stood against the oppressive measures of arbitrary federal judges when in Congress, and fought for his people while he was Governor, even to the extent of defying a United States Marshal, whom the Governor held was seeking to interfere in local affairs beyond his right. Not only this, but his voice has been raised, in the Senate and elsewhere, against loosely drawn legislation affecting the power of the federal courts to oppress the people and hamper the states in putting their own statutes into effect. In the famous debate on the railroad rate bills he took advanced grounds, along with Tillman, LaFollette, Bailey and others, in the fight to prohibit injunctions setting aside the orders of the Interstate Commerce Commission. He spoke in the Senate in favor of that proposition, and voted for it when it was offered on the floor. He stands squarely on the Denver platform to-day, and has a record entirely consistent with his present position. While some of those plain spoken on the subject now were faltering, half-hearted and trembling in their boots, Stone was fighting against federal encroachments and battling for the supremacy of the Democratic policy. It is no wonder then that he should, in his Marshall speech, warn his fellow-Democrats against the Roosevelt-Taft-Roosevelt propaganda, which involves the extension of federal authority, in the language of Roosevelt, "by executive action and judicial interpretation" wherever necessary.

There is no more vital public issue. Upon it Stone's record and public utterances are in entire accord. He is, as usual, on sound Democratic ground, and none dare gainsay it.

Cured Hay Fever and Summer Cold.

A. J. Nusbaum, Batesville, Indiana, writes: "Last year I suffered for three months with a summer cold so distressing that it interfered with my business. I had many of the symptoms of hay fever, and a doctor's prescription did not reach my case, and I took several medicines which seemed to only aggravate my case. Fortunately I insisted upon having Foley's Honey and Tar in the yellow package, and it quickly cured me. My wife has since used Foley's Honey and Tar with the same success." Sold by all druggists.

Mr. Sherman indorsed both the Republican platform and Taft's address of acceptance, while Taft took particular pains in this same address to explain that he is running on a line of policies far different from those laid down in the platform. Mr. Sherman goes one better than the country teacher who told the trustees he could teach that the earth was either round or flat, as they desired. He offers to teach both ways at the same time.—Kansas City Post.

In Good Luck.

"About two years ago my father came here from Mason City, Iowa, on a visit," says O. L. Scott, Duffield, Mich. "While here he was taken sick with diarrhoea and cramps. I gave him several doses of Chamberlain's Colic, Cholera and Diarrhoea Remedy and it cured him." This remedy always cures. It is for sale by Arcadia Valley Drug Co.

Prices Marked Down!
Big Summer Reductions
On Ladies' Hats, Belts, Waists, Skirts, Men's Straw Hats, Belts, Etc.
Special Prices
—ON—
LOW-QUARTER SHOES
For Men, Women, Children.
SEE OUR BARGAINS!!
B. N. Brown, Ironton.

A Faithful Friend.

"I have used Chamberlain's Colic, Cholera, and Diarrhoea Remedy since it was first introduced to the public in 1872, and have never found one instance where a cure was not speedily effected by its use. I have been a commercial traveler for eighteen years, and never start out on a trip without this, my faithful friend," says H. S. Nichols, of Oakland, Ind. Ter. When a man has used a remedy for thirty-five years he knows its value and is competent to speak of it. For sale by Arcadia Valley Drug Co.

We are cutting our prices on Flour. We will sell you Bismarck White Lily Flour at \$2.50 per cwt. Pride of Bismarck at \$2.70, and Standard Bismarck at \$2.60. Also the very best bolted corn meal made at Bismarck, always on hand. No meal husks to contend with in this meal. Call and try a sack.
E. L. BARNHOUSE.

LIVE STOCK WANTED.

WHITWORTH & HILL will buy all your Hogs, Cattle and Sheep. Just drop us a card at Ironton, Mo.

REGISTER office for job work.

ORDER OF PUBLICATION.

STATE OF MISSOURI, ss.
COUNTY OF IRON, ss.
In the Circuit Court of Iron County, Missouri, to October term, 1908.

Nicholas Allgier, plaintiff,

vs.

James Razor, James B. Legg and Albert Razor, defendants.

Now at this day comes the plaintiff herein, by his attorney, William R. Edgar, and files his petition and affidavit, which is in words and figures, as follows, to wit:

STATE OF MISSOURI, ss.

COUNTY OF IRON, ss.

In the Circuit Court of Iron County, Missouri, to October term, 1908.

Nicholas Allgier, plaintiff,

vs.

James Razor, James B. Legg and Albert Razor, defendants.

Plaintiff states that he is now, and has been, since the first day of May, 1888, the owner and in the actual possession of certain tracts or parcels of land situate, lying and being in the County of Iron, and State of Missouri, and described as follows, to wit:

The west half of the northwest quarter and so much of the northwest quarter of the southwest quarter as lies north and west of a branch called Gideon's Creek in section 35, township 35, and the east half of the southeast quarter and the east half of the northeast quarter and all of the southwest quarter of the northeast quarter except 5 acres described as follows: Beginning at the center of section 34, thence east 20 chains; thence north 2 1/2 chains; thence west 20 chains; thence south 2 1/2 chains to the beginning, all in section 34 and all of the above described land in township 33, north, of range 4 east.

Plaintiff further states that the defendant, Albert Razor, is the sole heir of Andrew J. Razor, deceased, and that he claims as the heir of Andrew J. Razor, deceased, an interest in the above described real estate, the nature and extent of which interest is unknown to plaintiff and he has no knowledge of the same.

Plaintiff further states that the defendants, James Razor and James B. Legg, are asserting or claiming some right, title or interest in and to said land adverse to which is a cloud on the title of plaintiff, the nature and extent of which interest is unknown to plaintiff and he has no knowledge of the same.

Plaintiff further states that the above described land has been in the actual, open, notorious, hostile and adverse possession of said plaintiff and his grantors since the 31st day of May, 1860, to the present time, under and by virtue of the deeds regularly and duly recorded.

Plaintiff further states that defendant, James B. Legg, is a non-resident of the State of Missouri and that the ordinary and customary process of this Court cannot be served on said defendant in this State.

Wherefore, plaintiff prays the Court to enter a decree declaring the title to the above described real estate to be vested in plaintiff under and by virtue of the statute to perfect title by limitation in such cases, made and provided by section 653, at page 262, of the first volume of the Missouri Statutes, Revision of 1892, in order that such decree may be entered of record in the office of Recorder of Deeds within and for the County of Iron in the State of Missouri, in order that said title may be forever settled and vested in the plaintiff herein.

W. R. EDGAR, Attorney for Plaintiff.

cannot insert herein their names because they are unknown to him; that he cannot describe their interest or claims any more fully or definitely than herein set out for the reason that the above contains all the information and knowledge which the plaintiff has or can obtain as to the said parties, their names, or the manner of their claim, or the extent of the same.

That the unknown heirs, devisees and assigns of Eliza Conner, deceased, are such persons as under the laws of the State of Missouri would inherit as the next of kin of said deceased, or as such persons as may be named as devisees or legatees of the deceased in the will of deceased, or as such persons as may be named as devisees or legatees of the said Eliza Conner, deceased; that the names and number of said unknown heirs, devisees and assigns as to the plaintiff unknown to him, and the names of said persons do not disclose their names or the number of the said unknown heirs, devisees or assigns, or the manner of their claim, or the extent of the same, or their interest or claim in and to said property; that it is impossible for the plaintiff to further describe the said parties, their names, or the manner of their claim, or the extent of the same, or their interest or claim as heirs, devisees or legatees of the deceased; that he cannot insert herein their names because they are unknown to him; that he cannot describe their interest or claims any more fully or definitely than herein set out for the reason that the above contains all the information and knowledge which the plaintiff has or can obtain as to the said parties, their names, or the manner of their claim, or the extent of the same.

That the unknown heirs, devisees and assigns of James Arnett, deceased, are such persons as under the laws of the State of Missouri would inherit as the next of kin of said deceased, or as such persons as may be named as devisees or legatees of the deceased in the will of deceased, or as such persons as may be named as devisees or legatees of the said James Arnett, deceased; that the names and number of said unknown heirs, devisees and assigns as to the plaintiff unknown to him, and the names of said persons do not disclose their names or the number of the said unknown heirs, devisees or assigns, or the manner of their claim, or the extent of the same, or their interest or claim in and to said property; that it is impossible for the plaintiff to further describe the said parties, their names, or the manner of their claim, or the extent of the same, or their interest or claim as heirs, devisees or legatees of the deceased; that he cannot insert herein their names because they are unknown to him; that he cannot describe their interest or claims any more fully or definitely than herein set out for the reason that the above contains all the information and knowledge which the plaintiff has or can obtain as to the said parties, their names, or the manner of their claim, or the extent of the same.

That the unknown heirs, devisees and assigns of William A. Hutchinson, deceased, are such persons as under the laws of the State of Missouri would inherit as the next of kin of said deceased, or as such persons as may be named as devisees or legatees of the deceased in the will of deceased, or as such persons as may be named as devisees or legatees of the said William A. Hutchinson, deceased; that the names and number of said unknown heirs, devisees and assigns as to the plaintiff unknown to him, and the names of said persons do not disclose their names or the number of the said unknown heirs, devisees or assigns, or the manner of their claim, or the extent of the same, or their interest or claim in and to said property; that it is impossible for the plaintiff to further describe the said parties, their names, or the manner of their claim, or the extent of the same, or their interest or claim as heirs, devisees or legatees of the deceased; that he cannot insert herein their names because they are unknown to him; that he cannot describe their interest or claims any more fully or definitely than herein set out for the reason that the above contains all the information and knowledge which the plaintiff has or can obtain as to the said parties, their names, or the manner of their claim, or the extent of the same.

That the unknown heirs, devisees and assigns of James Arnett, deceased, are such persons as under the laws of the State of Missouri would inherit as the next of kin of said deceased, or as such persons as may be named as devisees or legatees of the deceased in the will of deceased, or as such persons as may be named as devisees or legatees of the said James Arnett, deceased; that the names and number of said unknown heirs, devisees and assigns as to the plaintiff unknown to him, and the names of said persons do not disclose their names or the number of the said unknown heirs, devisees or assigns, or the manner of their claim, or the extent of the same, or their interest or claim in and to said property; that it is impossible for the plaintiff to further describe the said parties, their names, or the manner of their claim, or the extent of the same, or their interest or claim as heirs, devisees or legatees of the deceased; that he cannot insert herein their names because they are unknown to him; that he cannot describe their interest or claims any more fully or definitely than herein set out for the reason that the above contains all the information and knowledge which the plaintiff has or can obtain as to the said parties, their names, or the manner of their claim, or the extent of the same.

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