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Address REGISTER, Ironton, Mo.

Iron County Register.

BY ELI D. AKE
Vice Historical Society
VOL. XLV.

OUR GOD, OUR COUNTRY AND TRUTH.
IRONTON, MO., THURSDAY, MARCH 7, 1912.

TERMS—\$1.50 a Year, in Advance
NUMBER 32.

JOB-WORK

Best equippe Job Print-
ing establishment in this
section of the State. We
insure satisfaction. Prices
reasonable.

TRY US.

JUST RECEIVED A NEW LINE OF FINE RANGES



Poultry Netting,Hardware,
TINSHOP.

C. J. PERCY & SON, IRONTON

WM. R. EDGAR, President. E. D. AKE, Vice-President.
MANN RINGO, Cashier.

IRON COUNTY BANK IRONTON, MO.

CAPITAL, \$10,000 SURPLUS \$15,000

.....ORGANIZED 1896.....

Does a General Banking Business, at the Old Stand,
Opposite the Court House.

Insured Against Burglary, and Interest Paid on Time Deposits.

A Continuance Past Liberal Patronage is Solicited.

BOARD OF DIRECTORS—
I. B. WHITWORTH, W. R. EDGAR, W. H. WHITWORTH,
MANN RINGO, E. D. AKE

EDGAR & EDGAR, Abstracters of Land Titles.

Complete Abstracts of Lands in Iron County.
Abstracts promptly furnished.
IRONTON, MISSOURI.

Washington Correspondence. BY CLYDE H. TAVENNER.

WASHINGTON, February 29th.—
The woolen trust, having found
that bayonets would not compel
its \$6, \$7 and \$8 a week workers to
call off their strike is now utilizing
the hunger of little children as a
club to force the parents to return
to work at a reduced wage.

Here is how the trust is working
its new scheme:

Many charitable organizations
in cities adjacent to Lawrence,
where the strike is in progress,
after reading of the desperate
straits to which the strikers'
children had been reduced, made
arrangements to have hundreds of
those children cared for in private
homes outside of Lawrence until
the strike ended. Under this
plan, many children were sent
away, some to New York and
Boston, and some as far away as
Philadelphia.

With the knowledge that their
children were being cared for
tenderly, the mothers and fathers
back in Lawrence gained courage
to carry on the fight. Freed from
hearing their own children crying
for bread, the strikers took re-
newed hope.

What happened? The trust
magnates, realizing that if all the
little children were sent away
from Lawrence the strikers could

longer endure the struggle, at
once issued orders to the servile
police and militia commanders to
put a stop to the deportation of
children. They knew that where
bayonets, persecution, unlawful
imprisonment and all other ordi-
nary weapons of big corporations
in fighting the unions might fail,
there remained one thing which
the strikers could not long resist,
and that was the cry of their own
children for food. These million-
aires knew that where men and
women could suffer in silence
themselves, they could not long
bear to see their children suffer.

Accordingly there was issued an
order against sending the children
away where they could obtain
food. Immediately a squad of
state soldiers was sent to each
railroad station, and when the
strikers arrived with their children
many of them were seized and
thrown into jail.

Diabolical as this may seem it
actually is being done, not in Rus-
sia, but right here in these United
States.

The woolen trust is the most
highly protected of all trusts. It
makes millions of dollars annual-
ly in profits on stock that is
watered until it is soggy, and it is
the same trust which refuses
steadfastly to listen to the plea of
its men for a conference to talk
over wage differences.

Query: Since the protectionists

declare that Schedule K, which
places a heavy tax on every article
of woolen clothing sold in the
United States, was passed "sole-
ly" to "protect" the workers in
the woolen industry, and since
these workers are receiving abso-
lutely no protection whatever, why
should the American people long-
er tolerate Schedule K?

"HOUN' DOG" HELPS DEMOCRATS.
Democrats with poetry in their
souls are coming to bat in every
part of the United States with pro-
tests against abuse of "ole houn'
dawg." Years ago some unknown
poet of the Ozarks wrote a few
homely verses on a certain hound
which everyone seemed to have a
desire to kick around, and now
that Missouri has supplied a like-
ly candidate for the Presidency,
this plain ballad from the zinc
laden hills of Missouri has leaped
into national fame. A Washing-
ton newspaper has offered a prize
for additional verses. Even mem-
bers of Congress are competing.
The first verse of the original song
runs as follows:

Every time I come to town
The boys start kickin' my dawg aroun',
Makes no difference if he is a houn',
They gotta quit kickin' my dawg aroun'!

Taking the above for their cue,
the poets got busy, as follows,
and if any reader thinks he can do
better he is invited to send in his
contribution to the editor of this
paper.

Champ's on the hunt with his ole houn',
An' he's gettin' votes in every town,
The people are gatherin' for miles aroun',
To vote for him and his Ozark houn'.

LaFollette's the man who has been thrown
down,
Which is no excuse for kickin' him aroun',
And if any of you double-dealers ever come
to town,
You'll have to stop kickin' LaFollette
aroun'.

Every time the door bell rings
Somebody raises the prices of things.
Makes no difference if we're as rich as
kings
They gotta quit boostin' the prices of
things.

A HOLD-UP GAME EXPOSED.
Before you pay charges on an
express package again, it might
be a good idea to make sure the
charges have not been paid at the
other end.

The extent to which the express
companies have been robbing the
people by collecting charges at
both ends of a shipment as re-
vealed before the Interstate Com-
merce commission is amazing and
outrageous.

In the case of one company alone
it was shown that it made 3,000
overcharges in one day and col-
lected in one year \$67,000 as over-
charges!

And in addition to the cases of
overcharging which have come to
the attention of the commission,
it is believed that thousands of
shipments are paid for at both
ends of which the commission
never hears, owing to the fact that
the victims do not know they are
being fleeced.

An officer of the company above
referred to admitted that the sys-
tem employed to identify prepaid
packages was faulty but had no
particular apology to make.

"Demand for transportation
charges on prepaid shipments
must cease," declared Commis-
sioner Lane, who was plainly pro-
voked. "The complaint of this
practice by express companies is
universal."

Stealing Wages in Lawrence.
For seven weeks a strike has
been in progress at the textile fac-
tories in Lawrence, Mass. These
factories are subsidized through
the Federal government by means
of the protective tariff. The reason
given as the necessity of the sub-
sidy in order to maintain Ameri-
can wages. The wages are never-
theless reduced below the living
point, and a long strike results.
Thereupon the powers of the
State—judicial, police and mili-
tary—are brought to the aid of the
subsidized employers; and this
interference in their interest is ex-
tended so far beyond the law as
to interfere with the sending by
strikers of their children to tem-
porary homes in other cities. By
what law have the people done
this? If by none, why do the
higher authorities allow it? And
then that tariff subsidy. This
makes the question national. The
people of the United States are
empowering those Lawrence man-
ufacturers to charge excessive
prices for their products in order
to pay good wages; but the employ-
ees pay starvation wages and put the

extra prices into their own
pockets. Hasn't this a good deal
the flavor of stealing by trick and
device? and isn't it time for Con-
gress to take up Congressman
Berger's investigation resolution
and find out why tariff protection
for workers does not profit work-
ers?—The Public.

The Baldwin Piano.

After the Symphony Concert a
prolonging of musical pleasure by
home-brightness awaits the owner of
a Baldwin.
The strongest impressions of the
Concert Season are linked with the
Baldwin tone, exquisitely exploit-
ed by pianists eminent in their
art. Pugno, Scharwenka, Bach-
aus, De Pachmann! More than
chance attracts the finely-gifted
amateur to this Key-Board.
Among people who love good mu-
sic, who have a cultivated knowl-
edge of it, and who seek the best
medium for producing it the Bal-
dwin is Chief. In such an atmos-
phere it is as happily "at home" as
the Preludes of Chopin, the Liszt
Rhapsodies upon a virtuoso's pro-
gramme. W. J. POYTRESS,
Ironton, Mo.
Dealer for Iron, Wayne, Carter
and Reynolds counties.

Do It Now.

Buy or lease the Baird home-
stead, College street, near hotel
site, Arcadia. Ten rooms, out-
age and out-buildings, with 3-1-2
acres productive land. Terms to
suit. A. W. POWELL,
Chemical Bldg., St. Louis, Mo.

A good road through the Shet-
land can be had by 20 persons tak-
ing a membership in the Arcadia
Country Club at \$100, every dollar
is spent on the road. For fur-
ther information apply to W. J.
Smith, Local Agent, Ironton, Mo.

Thos. Hill, formerly of Iron
county, wishes to inform the pub-
lic that he is now running a livery
and feed stable at Bismarck and
will always be glad to serve them
in any way he can.

Just a few words to those desir-
ing mason work done of any kind.
The bottom has fallen out of the
prices you used to pay. You can
now have your houses plastered
for 12 cents per yard, two coats,
and your sidewalks, the old style
with cheap John bottoms and a
top one-half sand and one-half
cement for 7 cents per square foot
or the better one for 10 cents a
foot. That is, mude all alike from
the top to the bottom, and no top
to scum off. Get a good one once
and you won't have to build again.
Cellars concreted very reasonable
and other kinds of mason work,
such as stone, brick or concrete
foundations, bungalows, chimneys
and cisterns, so any one can have
a good one and anybody wanting
a square deal call on K. S. Honey-
well. I will tell you what it is
worth to do your work whether I
do the job or not.

Order of Publication.

STATE OF MISSOURI,
COUNTY OF IRON, ss.
In the Circuit Court of Iron County, Mis-
souri, in vacation, February 12, 1912.
J. M. HAWKINS, K. C. Weber and Park-
hurst Sleeth, Administrators of the estate
of Merrifield W. Huff, deceased, plain-
tiffs,
vs.
William M. Farrington, Executor of the es-
tate of Harriet H. Emerson, deceased,
defendant.

(Suit on Contract.)
Now at this day come the plaintiffs,
by their attorney, in the above entitled cause,
to be the undersigned, Clerk of the Circuit
Court of Iron County, in vacation, and file
their petition and affidavit, stating, among
other things, that the above named defend-
ant, William M. Farrington, is a non-resi-
dent of this state, and that the ordinary
process of law cannot be served upon him
in this state. It is thereupon ordered by
the clerk of said court, in vacation, that pub-
lication be made, notifying said defend-
ant of this action, and that publication of
this article has been commenced against
him by petition in the circuit court of Iron
County, in the State of Missouri, founded
on contract made and entered into by and
between, Merrifield W. Huff and William
M. Farrington, whereby plaintiffs claim
the sum of twenty hundred and fifty
dollars and pray judgment against said de-
fendant, William M. Farrington, Executor
of the estate of Harriet H. Emerson, de-
ceased, in the said sum of twenty-six
hundred and fifty dollars, and for interest
thereon and for their costs in this behalf
expended; and for another and further
sum of money, to be set forth in their peti-
tion; and that the defendant in the year
1906, employed these plaintiffs to repre-
sent him and conduct for him as the Ex-
ecutor of the estate of Harriet H. Emerson,
deceased, certain litigation in the Probate
Court and Circuit Court of Iron County,
Missouri, and the Supreme Court of Mis-
souri; and to secure and collect for him, as
said Executor, all property and monies
due said estate of Harriet H. Emerson,
which was then being administered in the
Probate Court of Iron County, Missouri,
and that said defendant is justly indebted
to said plaintiffs in the sum of twenty-six
hundred and fifty dollars, for their services
as aforesaid, and that unless he be and ap-
pear at the next term of said court, to be
held at the courthouse, in Ironton, with-
in the County of Iron, on the 22nd day of
April, 1912, and on the first day thereof,
judgment will be rendered against him,
in further orders that a copy hereof be
published in the IRON COUNTY REGISTER,
a newspaper published in said County of Iron,
for four weeks successively, the last inser-
tion to be at least thirty days before the
commencement of the next term of said
court.
J. M. HAWKINS, Clerk.

A true copy:
Witness my hand, this 12th day of Feb-
ruary, 1912.
J. M. HAWKINS,
Clerk Iron County Circuit Court.

Do You Want to Save Money?

We Are Now Making Some

Wonderful LOW Prices!

If you want to save money,
come and see what wonder-
ful Bargains we are giving.

"We Can Save You Money."

You can prove this fact by examining
our Goods and Prices, or by asking your
friends who have bought of us.

"We Can Save You Money."

Ironton, Mo.

B. N. BROWN.

The darkest hour just precedes
the dawn.
Remember A. Rieks & Son sell
furniture on time payments.



That Eye Glasses are for the purpose
of enabling people to see better and with great-
er ease. We test the eyes and Guarantee
our Glasses to be the BEST for the money,
and to give Satisfaction.
R. L. McCLAGHRY,
3 Doors N. of P. O. Ironton Jeweler.

Order of Publication.

STATE OF MISSOURI,
COUNTY OF IRON, ss.
In the Circuit Court, April Term, 1912.
Corn Belt Bank, a Corporation, Plaintiff,
vs.
William H. Johnson, Henry Nierstheimer,
Katie Nierstheimer, Milner Brown
and Daniel W. Zehr, Defendants.

Now at this day comes the plaintiff
herein by its attorney, Chas. F. Dameron,
and files its petition and affidavit, alleging,
among other things, that defendants
William H. Johnson, Henry Nierstheim-
er, Katie Nierstheimer, Milner Brown
and Daniel W. Zehr, are not residents
of the State of Missouri;

Whereupon, it is ordered by the Clerk
of the Circuit Court, in vacation, that
said defendants be notified by publica-
tion that plaintiff has commenced a suit
against them in this Court, the object
and general nature of which is to fore-
close a mortgage executed by the de-
fendants, Henry Nierstheimer and
Katie Nierstheimer, December 20th,
1904, conveying to defendant, William
H. Johnson, the northeast quarter, and
east half of southeast quarter, and east
half of northwest quarter, section twelve,
township thirty-two, north, range four
east, in Iron County, Missouri, to secure
payment of one principal note of even
date for \$1600 due three years after date,
and six interest notes of even date, each
for \$48 due in 6, 12, 18, 24, 30 and 36
months respectively; for the reason that
defendants have failed to pay the
amounts due on said notes according to
the terms thereof. Plaintiff alleges in
said petition:

That said defendant William H. John-
son, January 18th, 1910, sold and as-
signed said notes and mortgage to
plaintiff; that defendants Henry
Nierstheimer and Katie Nierstheimer,
December 23d, 1909, conveyed by deed

said lands subject to said mortgage to
defendant Milner Brown and that said
Brown assumed payment of said notes;
that said defendant Milner Brown and
wife April 29th, 1910, conveyed by deed
said lands subject to said mortgage to
defendant Daniel W. Zehr, and that said
Zehr assumed payment of said notes.

That there is due and unpaid on said
principal note \$1600 with interest from
December 20th, 1911, at 6 per cent. per
annum, and \$157 and 50-100 on said in-
terest notes numbered 1, 2, 3 and 4,
with interest on the face of said interest
notes at 7 per cent. per annum from date
of maturity, respectively.

Plaintiff asks for judgment against
defendants for amounts due on said notes
as aforesaid, together with all accrued in-
terest for costs of suit, including fees
for plaintiff's attorney; that all in-
terest and equity of redemption in said
lands be foreclosed and that same be
ordered sold and proceeds applied—1,
to payment of costs including said at-
torney's fee—2, to payment of said
principal note and said matured interest
notes, and accrued interest thereon; and
that defendants Henry Nierstheimer,
Milner Brown, William H. Johnson and
Daniel W. Zehr, be adjudged to pay any
deficiency remaining after said proceeds
are applied to payment of costs and debt,
and for such other orders, judgments and
decrees as to the court may seem meet
and proper;

And that unless the said defendants
William H. Johnson, Henry Nierstheim-
er, Katie Nierstheimer, Milner Brown
and Daniel W. Zehr be and appear at
this Court, at the next term thereof, to be
begun and holden at the Court House, in
the City of Ironton, in said County, on
the 22d day of April, next, and on or
before the first day of said term, answer
or plead to the petition in said cause, the
same will be taken as confessed, and
judgment will be rendered accordingly.

And it is further ordered, that a copy
hereof be published, according to law,
in the IRON COUNTY REGISTER, a news-
paper published in said County of Iron,
for four weeks successively, published
at least once a week, the last insertion
to be at least thirty days before the first
day of said next April Term of this
Court.

J. M. HAWKINS, Circuit Clerk.
A true copy from the record:
Witness my hand, and seal of the
(SEAL) Circuit Court of Iron County,
this 27th day of January, 1912.
J. M. HAWKINS, Circuit Clerk.
Chas. F. Dameron, attorney for plaintiff.

DR. K. W. HOUSTON
Dentist
HOURS 9 A. M. to 4 P. M.
Special attention to Saving the
Natural Teeth, and to the Care
of Children's Teeth.
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LADY ATTENDANT. Phone 611.

DR. F. W. TRAUERNICHT
DENTIST
IRONTON, MISSOURI.

Office in the Academy of Music
Building, Main Street.

SUNDAYS BY APPOINTMENT
WM. R. EDGAR, WM. R. EDGAR, JR.

EDGAR & EDGAR
ATTORNEYS AT LAW.
IRONTON, MO.

Practice in all the Courts of the State.

Elmer L. Newman
Notary Public.

ACKNOWLEDGMENTS Taken, and
Deeds, Mortgages, and other
Legal Papers prepared. Office in
Enterprise Building.

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LIVERY, FEED AND SALE
STABLES
Ironton, Missouri

BRAND New High Good Borses,
and Carriage Drivers. Charges
Reasonable. Special Attention to
Transactions. Phone No. 35.
South of Courthouse Sq.

WINWOOD HERD
PURE BRED
LARGE YORKSHIRE SWINE

THE BREAKFAST TACON CURE
Hardy—Vigorous—Prenile—Kind.
Easiest to Mature and Can Be
Marketed in Less Than
Six Months.
Askle from producing famous Cured
Meats, the Yorkshire makes the Finest
Quality of Fresh Pork, and is juicy and ten-
der, resembling young Turkey in taste.
Previously adapted to the Cured con-
dition, as it retains its natural fatness and
tender, and few are inclined to eat out an-
haste in its flesh.
T. C. KIMPEL, Breeder.
Pilot Knob, Mo.