

The Democrat.

WEDNESDAY, MAY 23, 1901. TELEPHONE 154.

—Sour, very Cal. Atkinson's new ad.

—No marriage licenses were issued during the past week.

—Will Ward departed Tuesday on a business trip to Lyle, Minn.

—Henry Miller of Greeley, was a Manchester visitor Monday.

—Gettrude and Ruth Pratt were over Sunday visitors at Mt. Vernon.

—Mr. and Mrs. S. W. Trenchard spent Sunday with relatives in Barryville.

—Miss Mame Satterlee left Monday morning for Washington, D. C. to visit her father.

—R. Dewey of Toledo, Ohio, is in the city, a guest at the home of A. A. Anderson.

—Tom Simmons left Monday morning for a trip to Cedar Rapids and Marshalltown.

—Miss Anna Clark, of Forestville, visited relatives and friends in this city over Sunday.

—Mrs. E. M. Carr returned last Saturday from a ten days visit with relatives and friends in Chicago.

—George Commerford will this week open ice cream parlors in the first building north of the Globe hotel.

—Mrs. R. W. Cull left for Dell Rapids, S. D., Monday night, called there by the sickness of her mother.

—Dr. E. E. Newcomb is in Clear Lake in attendance at the State Dental Association being held at that place.

—Miss Edith Fox, a student at the Moody Institute in Chicago spent a few days last week with her parents in this city.

—The waterworks proposition voted upon last Saturday by the adult residents of Earlville, carried by a majority of nineteen.

—Ben Smith departed last Thursday afternoon for Chicago where he has accepted a position with the McCormick Manufacturing Co.

—The dance given at the Central opera house was well attended and a good time was enjoyed by those participating. About \$47 was cleared by the lodge.

—The increase in the actual value of money and credits during the past year in Delaware county is \$261,938 as shown by the assessors books. The increase in Manchester alone is \$139,000.

—Sam McCreary, of Elber, who had one of his fingers injured some time ago while at work in his creamery, was compelled to have the member amputated Tuesday, Dr. Donnelly doing the work.—Byan Reporter.

—Mr. and Mrs. Frank Vorwald of Colesburg mourn the loss of their little son Raymond, who died after a brief illness of pneumonia. The bereaved parents have the sympathy of their friends in this vicinity.—Dyersville Commercial.

—The Waterloo Steel Tank Co. has an advertisement in another column, inviting those contemplating the purchase of a water tank to write the company for price list and discount. Agents are also wanted to engage in selling tanks.

—The attention of those desiring treatment for eye, ear, nose or throat troubles, is called to the card of Dr. W. E. Boynton of Chicago, a specialist in the treatment of those diseases who announces that he will open an office here in Pythian hall next Monday, for one week only.

—At a meeting of the executive committee of the Old Settlers Association of Delaware county it was decided to hold the next reunion on the fair grounds in the third week in June at a day to be hereafter decided upon. Any Old Settler that gives any reminiscences of early days would confer a favor on the association by corresponding with F. B. Peet, of Edgewood, who is president, or Secretary M. E. Blair, of Manchester.

—Pension Attorney Marvin vouches for the correctness of the following: widows who were pensioners under the old law and their pension ceased because of remarriage and are now widows again with an income of less than two hundred and fifty dollars and are now dependent on their labor for their support can now receive their original pension of twelve dollars per month by making a proper application therefor.

—The Iowa statute which makes it an offense for anyone to have in his possession yellow-colored oleomargarine was declared unconstitutional by Judge A. S. Blair, last Thursday. The grand jury, at the instance of the state district commissioner, had James G. Cousins, the postmaster of Earlville, indicted for "knowingly having in his possession for use in his family an imitation butter, the same being a substance colored and disguised to resemble yellow butter as a substitute for butter, the said substance being in packages plainly marked oleomargarine and duly stamped with the United States revenue stamps." To this indictment the defendant demurred and discharged Mr. Cousins. The case will be appealed and the validity of the law finally tested by the supreme court of the state.

—The republican primary election in this county will occur next Saturday. The sharpest contests are for treasurer and sheriff. Geo. W. Dunham for representative, and H. J. Schwelert for superintendent of schools, will have clear sailing as no one is opposing them. Not so however with the candidates for the other county offices. For treasurer A. E. Peterson; L. Matthews and F. E. Dutton are making a lively contest. The entries for sheriff are: O. C. Clark, R. W. Pichel, E. F. Cruise and E. E. Moore. The right of Thomas Lindsay to another term as member of the board of supervisors will be contested by the friends of J. U. Rector, who have induced him to become a candidate. And lastly O. B. Rogers of Earlville will try to wrest the coronership from Dr. H. H. Lawrence of this city. A large vote will be polled as the candidates and their friends are working like beavers, and are laboring under the delusion (perhaps) that a victory next Saturday, is equivalent to an election next fall.

—The members of W. A. Morse Post and all ex soldiers are requested to meet at Post room Sunday, May 25th at 10 a. m. sharp to attend memorial services at M. E. church.

—Uncle Tom's Cabin show always draws a big crowd. As will be shown by locals in another column, it will be produced here next Wednesday, May 29, by Perry & Presleys Co.

—The Y. P. C. U. of the U. B. Church will have an ice social at the home of Miss Mertie Smith one half mile south of town next Wednesday evening May 22. Ice cream and cake 10 cents. All are invited to attend.

—Letters addressed to the following named parties are advertised at the post office in this city: Miss Alle E. Waller, Mesdames Ella Davis, Sadie Johnson, Alice Stone, Lizzie Halme, C. H. Dudley, and Messrs. S. B. Loren, W. Anglin, E. B. Sawyer and Morgan Parsons.

—The very instructive and entertaining article, "In the Heart of Pecos Valley," on the second page of this paper, is from the pen of Miss Ellen F. Daniels, who recently returned to this city from a years sojourn in the valley about which she so pleasingly and graphically writes.

—The prospects for a good baseball team for Manchester is brighter than ever before, over \$500 having been raised by subscription to back the enterprise during the season. Manager Abbott has several good men on the string and "Jack" Brown who pitched for the locals last year is already here ready to start the season next Thursday at Edgewood, when the home team plays the Elber aggregation at the Woodman picnic. The baseball park will be put in condition as soon as possible and the patrons of the national game may reasonably expect to see some good games during the summer.

—The time of the district court from last Wednesday to Friday evening was principally consumed by the trial of the case of W. H. Reardon et. al. vs. Mary M. Zeltz. The plaintiffs are heirs at law of Sybel Reardon late of Union township this county. The defendant is a grand-daughter of Mrs. Reardon, and lived with her for twenty years prior to her decease. Mrs. Reardon was the owner of forty acres of land in Union township worth about \$2,000. She had been an invalid for several years, and for several months preceding her decease she was helpless. Last August she made a will giving the defendant all of her property at her decease, on condition that she remain with and care for her. Mrs. Reardon died last December, and this action was brought to set aside the will, the alleged cause being that the defendant, by undue influence caused her grandmother to make it. A large number of witnesses were examined on both sides, and last Monday Judge Blair rendered his decision holding that the will was valid and taxing the costs against the plaintiffs.

—The crop bulletin says: the week ending May 20th was somewhat warmer than usual, the mean temperature at the central station being 42 degrees above normal. The rainfall was only a slight and unequaly distributed, amounting to little more than a trace in the larger part of the state. Corn planting is now well advanced in all districts, with prospects of early completion under favorable conditions of soil to insure quick germination. Early planted fields show fairly good stand and cultivation is in progress in the southern and central districts. There are some complaints of damage by wire and cut worms in fields recently in grass and some replanting will be necessary. Rain is much needed in nearly all sections to prevent material damage to oats, barley and spring wheat. Several reports indicate that the oat crop is thin in stand, and likely to be below average in yield. Grass is generally doing fairly well, but rain is needed to insure a good hay crop and maintain full supply of pasture. Fruit has been injured materially by frosts. Some reports state apple, plum and cherry trees did not show usual amount of bloom, and the yield will be light.

"District Court." (The following article was handed to us by Rev. H. O. Pratt, chairman of the Central Committee of the Anti-Saloon League for this county, and it was proof read by Rev. C. A. Pratt, the columns of the Democrat are always open for any article, not libelous, on matters pertaining to the public welfare, which the author is willing to father, and more especially in this case where the article is a criticism of one which has appeared in its columns.)

Under this heading, The Democrat of May 15th, reviews the proceedings of the District Court of Delaware County in the liquor injunction cases. In that review, there are several statements which are not according to the facts, and which, in justice to all the parties concerned, ought to be corrected.

The Democrat represents Judge Blair as "severely censuring the methods resorted to by the prosecution." In specifying the methods that were censured by the Court, two things are mentioned. The first, is the alleged "fact that the case (then before the court), was not commenced at the instance of a citizen of Delaware County.

This alleged "fact" is no fact at all. The case then before the court and all the cases were commenced at the instance of, and by citizens of Delaware County. All that was done by Mr. Abrams, or by Mr. Siz, or by Mr. Cameron that had any reference to the bringing of these cases, was done by them at the instance of citizens of Delaware County.

It will be remembered by many that on Sunday evening, October 7th 1900, Mr. Abrams addressed a mass meeting in the Congregational church of this city, on the work of the Anti-Saloon League; and that after the address, by a rising vote the audience elected the pastors of the city members of the Central Committee of the League for Delaware County; and pledged themselves to support and stand by the pastors and the Anti-Saloon League Committee in their prosecution of the work.

It is remembered that Judge Blair was present in that audience and that by rising to his feet with the others he joined in the vote and the pledge.

That meeting was arranged for by the pastors of the city and was held under their auspices and in one of the

churches. Mr. Abrams was present, and addressed this meeting by the invitation of the pastors; and since that meeting, all the steps that led up to the commencement of the liquor injunction cases were taken by the Central Committee of the Anti-Saloon League for Delaware County.

When the Committee came into possession of evidence that the defendants in these cases were selling intoxicating liquors unlawfully, it employed Mr. Cameron to commence and prosecute these injunction cases as its attorney. That was his only relation to the cases.

Upon this first count, therefore, the censure of the court was a misplaced censure. It was predicated upon a ground that had no existence in fact.

The other ground upon which the Court based its censure of the prosecution was the alleged "fact that the case was not commenced * * * for an actual violation of law, but upon a manufactured complaint worked up by outsiders." This is followed up by the statement that "the prosecution employed a so-called detective, not for the purpose of discovering some offense which had actually been committed, but to go out and work up an offense in which the detective should become particeps criminis."

This is a grave charge. It imputes a base and criminal motive and purpose to the prosecution in these cases—the members of Central Committee of the Anti-Saloon League for Delaware County. The imputation of this base purpose to the prosecution is still further followed up by the Court in the decision, when it is reported to have made, that there is a broad distinction between a willful violation of law and a transaction brought about through the schemes of a person hired and paid for that purpose."

Thus the prosecution in these cases is charged by the Court from the bench with planning to inveigle the defendants in these cases into "a worked up" offense,—into "a transaction brought about through the schemes of a person hired and paid for that purpose,"—and then commencing these cases against them upon those manufactured complaints.

This charge is explicitly and indignantly denied by the Central Committee of the Anti-Saloon League for the County of Delaware.

That a detective was employed by the committee is admitted. That he was employed to "manufacture complaints,"—to "work up" offenses against the defendants in these cases or in any of them, is denied by the committee with emphasis. The vile motive and purpose which according to the Democrat, Judge Blair saw fit to impute to the prosecution in these cases, never for a moment entered into their deliberations or plans.

The committee is willing to oppose its simple but explicit denial to the unsupported imputation of the Judge. No one knows better than Judge Blair that such an imputation coming from the bench of the District Court, calls for justification that can rest upon nothing but facts.

The speech of the Judge in which he exploited his temperance record both as an attorney at the bar and as a judge on the bench, and in which he resented the presence of a few Christian women in his court room as "an un-called-for imputation," that speech certainly was, as the Democrat says, "an incident out of the ordinary."

That speech may have been a great comfort to the Judge's friends who have recently been engaged in the illegal sale of intoxicating liquor,—but it was an un-called-for imputation" upon the ladies who were in the Court room, with no thought of influencing the action of the Court, but on account of their deep interest in the efforts that were being made to put a stop to the illegal sale of intoxicating beverages.

It is true, very true "there was little chance to mistake the object of their visit,"—but, by the Court, it was entirely mistaken.

CENTRAL COMMITTEE, ANTI-SALOON LEAGUE.

The committee's criticism of Judge Blair's remarks in rendering his decision adverse to the plaintiff in the case of O. A. Highfield vs. John Hruby, is not borne out by the facts as shown by the testimony elicited at the trial. It is true that the plaintiff in this case is a resident of this county, but the evidence of J. J. Cameron, the plaintiff's attorney, who was put upon the stand by the defendant, clearly showed that, "the case was commenced at the instance" of one Abrams, the president of the State League, and that he used the Central Committee of the League for Delaware County, as the means to carry out his plans.

The statement made by Judge Blair that the case against Hruby was based upon testimony manufactured by the alleged detective, Siz, cannot truthfully be gainsaid. No evidence was offered in this case showing, or attempting to show, that Hruby ever sold intoxicating liquors to any person, other than the alleged sales of cider to Siz. Siz testified that he went to Hruby's place and asked for hard cider and got two or three glasses and a bottle of hard cider from Hruby. Hruby admitted that he had sold Siz cider, but denied that it was hard cider, and testified that he bought the cider of L. G. Wells of this city and Wells swore that he was present and saw the cider made that he sold to Hruby, and that it was pure sweet apple cider. Discredit was also cast upon the evidence of Siz by showing that he had made an affidavit on which the injunction case against Cleveland and Ballard was founded, and which, upon investigation made by Cameron was found to be untrue, and by reason thereof the case was by him dismissed.

If Abrams or the County League did not employ Siz to go out and work up an offense," the fact remains nevertheless, that that was all that did occur in the case of Hruby, and that it was upon the case manufactured by Siz, that the plaintiff's attorney asked for a decree against Hruby.

It is no surprise to those who have been acquainted with Judge Blair during his residence in this city, that he attended the mass meeting held in the Congregational church on Sunday evening, October 7th, 1900, and with others pledged himself to aid in enforcing the law against the sale of intoxicating liquors. It is known to

many here that the Judge has always been a zealous worker in the cause of temperance, and we do not believe that there is now living in this county a person who has spent more time and money in that cause than he has, and it is to his credit that he will not allow his zealotism in that cause to outweigh his sense of justice and fair play, either as a man or jurist.

It is a sufficient answer to the pledge claimed to have been made by him "to support and stand by the pastors and Anti-Saloon League Committee in their prosecution of the work," that he had the right to assume from the time and place where the meeting was held and the persons who were taking an active part in it, that the prosecutions would be conducted fairly, and that he was not bound by his pledge either as a man or acting as a court, to countenance and support wrongdoing, to attain the ends sought by Abrams, his attorney, detective or any other person.

Our previous article, to which exceptions were taken, contained this statement: "It was credibly reported that they (the ladies) were there on the instance and request of the president of the local temperance alliance." The fact that the officers of the league do not deny this statement warrants us in assuming that it is true, and, if true, can be truthfully said that the ladies were in the court room on the morning in question "on account of their deep interest in the efforts that were being made to put a stop to the illegal sale of intoxicating beverages?"

Suppose that there was a saloon league here in Manchester, and that an officer of the league should have requested a number of its members to attend Judge Blair's court in a body during the pendency of one of these injunction cases, would any one contend that they were doing a proper act? Has any one who knows Judge Blair personally any doubt about what he would have said on such an occasion?

There was a time in the history of the common law, when partisan fanatics controlled the courts, and had their judges hold "bloody assizes," where law and evidence had but little weight, where innocent political opinions were tortured into constructive treason, and where good men were sent to the Tower to be beheaded. The history of those times makes every attempt to improperly influence a court doubly abhorrent to judges and lawyers.

The glory of our country is largely dependent upon the fact, that here in this land justice is denied to no one. That predominating principle has brought to American people from every country and the wealth of the world. Here the law is the shield, upon which the law-abiding citizen can safely rely no matter what may be the popular clamor of the hour.

"The Bathones.

Mrs. Hortense Barry arrived last Wednesday and installed a Temple of Washburne Sisters, it requiring two days to get the Temple in a thorough working order. The officers elected for the ensuing year: Mrs. Geo. Staehle, Jr., M. E. C.; Mrs. Harry Denton, E. S. C.; Mrs. T. F. Martin, E. J. C.; Mrs. Dr. Douglas, M. of T.; Mrs. J. W. Jaepsie, P. of T.; Miss Lizzie Staehle, M. of F.; Mrs. W. L. Bender, P. C.; Miss Laura Werkmeister, M. of R. and S.; Miss Blanche Thibadeau, G. O. T.; the board of trustees are: Mrs. Lillian Watt, Mrs. Adam Schaller and Miss Emma Staehle. The charter members are: Mesdames W. T. Wood, R. V. Lucas, F. H. Loomis, Frank Powell, E. South, W. Taylor, T. A. Wragg and C. B. Rogers. The Knights joining as charter members are Messrs: Geo. Staehle, Jr., W. T. Wood, E. V. Lucas, W. L. Bender, J. W. Jacobs, T. F. Martin, Chas. Thibadeau, F. Powell, W. Taylor, A. Schaller, F. H. Loomis, T. A. Wragg, E. South and A. C. Cousins. Thursday afternoon Hypatia Temple, of Manchester, came down in a body and exemplified the secret work bringing a candidate with them for that purpose.—Earlville Phoenix.

Card of Thanks.

We desire to express our sincere appreciation to the many friends who so kindly assisted us in our sad bereavement.

ANDREW BENSON and Family.

Perry & Presley's Mammoth Pavilion Uncle Tom's Cabin will exhibit at Manchester Wednesday, May 23.

Dr. W. E. Boynton.

A specialist in the treatment of diseases of the eye, ear, nose and throat, will open an office in Pythian hall in this city on Monday, May 27. Those desiring his services should promptly as he will remain here one week only.

Wait for the big show. Perry & Presley's Big Uncle Tom's Cabin Co. Wednesday, May 23. Remember the specialties for sale cheap and on easy terms. Good dwelling, barn, etc. Require as DEMOCRAT OFFICE.

BARGAIN IN RESIDENCE PROPERTY

A house and lot in one of the best residential portions of city of Manchester for sale cheap and on easy terms. Good dwelling, barn, etc. Require as DEMOCRAT OFFICE.

Don't fail to see F. L. Perry the great acrobatic song and dance artist with Perry & Presley's Big Uncle Tom's Cabin. Wednesday May 23.

Notice of Appointment of Executors, State of Iowa, Delaware County ss.

Notice is hereby given, that the undersigned has been duly appointed and qualified as Executor of the estate of George Krappi late of Delaware County, deceased. All claims against said estate are requested to make immediate payment thereof, and those claiming against the same will present them, duly authenticated, to the undersigned on or before the date hereinafter specified.

JACOB KRAPP, Executor. Dated May 21st, 1901. J. W. Malvin, Atty. for Estate. 21 w3

Career and Character of Abraham Lincoln.

An address by Joseph Choate, Ambassador to Great Britain on the career and character of Abraham Lincoln—his early life—his early struggles with the world—his character as developed in the years of his life and his administration, which placed his name so high on the world's roll of honor and fame, has been published by the Chicago, Milwaukee & St. Paul Railway and may be had by sending six (6) cents in postage stamps to F. A. Miller, General Passenger Agent Chicago, Ill. 17-3

ORDAB RAPIDS RAUCES, May 28-30 Inclusive.

For the above occasion the I. C. R. R. will sell tickets from Manchester to Cedar Rapids and return at a rate of one and one-third fare for the round trip. Tickets on sale May 27 to May 31 inclusive. All tickets good to return until June 1st. H. G. PIERCE, 20 w3 Agent.

Manchester Markets.

Table with 2 columns: Item and Price. Includes Hogs, Sheeps, Cows, Butter, Eggs, etc.

Eucalline.

Is the most efficient liquid antiseptic on the market, being highly recommended and endorsed by thousands of the most prominent physicians and dentists in the country. It is distinguished as a mouth and tooth wash, being thoroughly antiseptic and astringent, strengthens the mucous membrane, destroys the germs, purifies the breath and leaves a pleasant sensation in the mouth.

Come to head quarters for Hard Plymouth Rock Cockerills. One mile south east of Manchester. Benj. Brown, 2-6

"This is too much, John. I won't stand it any longer. To-morrow I leave for mother's unless you'll come more Rocky Mtn. Linn. Tea. Monthly woman. 26.—Greeks & Ward.

SEEDS FOR SALE.

Olover, Timothy and Corn at 10¢ HUTCHINSON'S BANK.

Residence Property for Sale.

Several fine residences in desirable portions of the city of Manchester for sale cheap. Require at the office of Manchester Democrat.

Cures dizzy spells, tired feeling, stomach, kidney and liver troubles. Keeps you well in summer. Rocky Mountain Tea taken this month 26.—Greeks & Ward.

The Fishing Season

Is Now Open.

AND

We Can Supply the

Fisherman With

all his Needs.

Common cane pole... 5c

Selected Bamboo pole... 10c

Fine jointed poles, up from 25c

6-8-10-12-16 foot minnow seines, furnished with sinkers and floats, up from 60c

Dip net rings... 10c

A variety of minnow pails, patent baits, hooks of every kind, and an endless assortment of cotton braid and twisted lines, genuine Irish linen, silk and enameled water proof lines from the low in price kinds to the finest.

Pole furnishings, tips, guides and reels.

Everything necessary

For a Complete

Outfit.

KALAMITY

The Fishermen's Outfitter.

Good Goods

Honest Dealing

Low Prices

Has increased my business every day I have been in Manchester, this is no

'Windy Expression'.

But evidence, that people know where they can get

Shoes

That look neat, wear well and

Satisfy.

We lead in Men's Working Shoes at

\$1.75

R. W. CHAMBERS.

CASH SHOE STORE.

Residence Property for Sale.

A good house, barn and large lot in Manchester for sale at a bargain. Long time given on half of purchase money if desired. Inquire of BRONSON & CARR

The Enterprise

"Cash Store,"

Is now open for business with a complete stock of

Up-to-date Goods.

Everything New, Fresh and Clean. We shall carry choice

Groceries, Dry Goods, and a full line of Shoes, Gloves, Mittens, Hats, Crockery &c.

We are here to do business and shall make our prices and quality gain for us our share of public favors.

In doing a Strictly Cash Trade we can offer you prices that would otherwise be impossible to make. CALL and GET

ACQUAINTED. Yours Respectfully,

T. M. Eldredge,

Masonville, Iowa.

D. F. Riddell & Co.

LOW RATES

VIA THE ILLINOIS CENTRAL

TO

St. Paul, Minn. Annual Meeting Military Surgeons of the United States, May 28-31; American Army of Medicine, June 1-8; and American Medical Association, June 4-7. Tickets on sale June 1st for return June 30 and 3d, limited to June 15th for return.

St. Paul, Minn. Head Camp Modern Woodmen of America, June 11th. Dates of sale will be announced later.

Kansas City Mo., Imperial Council, Nobles of the Mystic Shrine, June 1-12. On sale June 10, limited to 14th.

Petroit, Mich., Annual Meeting National Educational Association, July 8-12. On sale July 7, limit July 15th, with extension to Sept. 1st, on payment of 50 cent fee.

Indianapolis, Wis., Annual Meeting Benevolent and Protective Order of Elks, July 22-25. On sale July 22nd, limit July 27th.

Chicago, Ill., International Convention Baptist Young Peoples Union, July 25-28. On sale July 25th, limit July 30th with extension to August 31, on payment of fifty cent fee.

Louisville, Ky., Triennial Convocation, Knights Templars, Aug 7-31. On sale Aug. 24th, limit Sept. 7th, with extension to Sept 10 on payment of fifty cent fee.

The rate for all of these meetings will be ONE FARE PLUS \$2.00 for round trip.

J. F. MERRY, Asst. Gen'l. Pass. Agent, Dubuque, Iowa.

Nasal CATARRH

In all its stages there should be cleanliness.

Ely's Cream Balm cleanses, soothes and heals the diseased membrane. It cures catarrh and drives away a cold in the head quickly.

Cream Balm is placed into the nostrils, spreads over the membrane and is absorbed. Relief is immediate and a cure follows. It is not drying—does not produce sneezing. Large Size, 50 cents at Drug-gists or by mail; Retail Size, 10 cents by mail.

ELY BROTHERS, 56 Warren Street, New York.

H. F. Whitney in Business Again.

I have opened a shop one door east of the Globe hotel and am prepared to do all kinds of tin, sheet iron and sheet metal work. Lawn mowers repaired. I have for sale two good second hand lawn mowers, and a good second hand gasoline stove. All work entrusted to me will have prompt attention.

19 1/2 H. F. WHITNEY.

See, young maiden, that thou take the genuine Rocky Mountain Tea, made by the Madison Medicine Co., if thou likes thy fair face. 26.—Greeks & Ward.

Notice of Probate of Will.

STATE OF IOWA, ss. DELAWARE COUNTY.

TO ALL WHOM IT MAY CONCERN:

You are hereby notified that the last will of Thomas F. Barry deceased, has been filed, opened and read, and Wednesday the 15th day of May, A. D. 1901, filed as the time, and the Court House in Manchester the place for hearing and proving the same.

Witness my hand and seal of said Court this 15th day of May, 1901. JOHN BRONSON, Clerk District Court. [SEAL] 15-47

The Burlington, Cedar Rapids & Northern Railway has gotten out a neat booklet descriptive of the beautiful summer resorts at Spirit and Okobaki Lakes in Northwestern Iowa. Free copies will be mailed upon application to Jno. G. Farmer, Assistant Gen'l. Pass. Ag