

ORIGINAL NOTICE.

In the district court of Iowa in and for Marshall county, September term, A. D. 1914.

H. Druker, plaintiff, vs. R. H. Webster, Catherine Webster, his wife; Reuben H. Webster, Stephen L. Loveland, S. L. Loveland, Edwin P. Welles, E. P. Welles, and Isabella Wells, his wife; Henry F. Hutchinson, H. F. Hutchinson, and Jane Hutchinson, his wife; Frederick J. Woodbury, F. J. Woodbury, and Martha Woodbury, his wife; Henry E. J. Boardman, H. E. J. Boardman, and Mettie E. Boardman, his wife; Wm. H. Weatherly, and Eliza Weatherly, his wife; William H. Weatherly and A. J. Cooper and M. N. Cooper, his wife; Wm. Mathews and Wm. Mathews, and William Matthews, and Nancy Matthews, his wife; William Young, and Wilhelm Young, and Susanna Young, his wife; Susanna Young, Alice Young, and Freddie Young, H. A. Church and Dillie M. Church, his wife; Julia Ames and Nelson Ames, her husband; E. Swingley and M. G. P. Swingley, his wife; W. M. Hooven and Mary V. Hooven, his wife, and any and all unknown claimants, unknown defendants and unknown heirs or descendants of each and all of said defendants, whether sane or insane, or of legal disability; also any grantee, grantor, surviving spouse, heirs, legatees, devisees, assignees, assignors, personal representatives or any other person or persons claiming to have any right, title or interest in and to the east 42 feet of the w. 80 feet of lots 1, 2 and 3, block 3, Webster's addition to the town of North Marshall, Marshall county, Iowa. Defendants.

To the above named defendants: You and each of you are hereby notified that there is now filed in the office of the clerk of the district court in and for Marshall county, Iowa, the petition of H. Druker, claiming that he is the absolute and unqualified owner in fee simple and praying for the quieting and perfecting of the title in him, to the above described real estate; and that he derived title thereto by patent issued by the United States to his grantors and through conveyances to plaintiff, as set forth in his petition on file with the clerk of this court and to which each and all of said defendants are hereby referred for further information.

And claiming that Reuben H. Webster and R. H. Webster, one of the defendants herein, was the same and identical person, that Stephen L. Loveland and S. L. Loveland, was the same and identical person, and that he was a single man at the time of the conveyance by him of the above described real estate to Edwin P. Welles as set forth in said petition. That E. P. Welles and Edwin P. Welles, was the same and identical person. That Frederick J. Woodbury and F. J. Woodbury, was one and the same and identical person. That Henry F. Hutchinson and H. F. Hutchinson, was one, the same and identical person. That in a decree for foreclosure of a mortgage by H. E. J. Boardman against Amanda S. Sherwood, J. M. Sherwood, et al, in April 1888 term of district court, Marshall county, Iowa, court record D, page 9, and in the sheriff's deed issued by virtue thereof, it was the intent to describe the west 80 feet of lots 1, 2, and 3, block 3, Webster's addition to the town of North Marshall in said county and state, and that the property last described was in fact conveyed by said sheriff's deed and that H. E. J. Boardman and Henry E. J. Boardman was the same and identical person. That tax deeds to said premises issued to H. E. J. Boardman by the treasurer of Marshall county, on Feb. 19, 1872, and on April 14, 1873, by virtue of said decree of foreclosure of 1866 and 1867 and the taxes of 1868, respectively, inured to the benefit of his grantee, William H. Weatherly. That in a conveyance from A. J. Cooper and wife to Wm. Mathews on Jan. 26, 1876, by warranty deed recorded in book 57, page 544 in the office of the county recorder, Marshall county, Iowa, by mistake the premises were described in said deed as the w. 80 feet of lots 1, 2 and 3, block 3, Webster's addition to the town of North Marshall, and that it was the intent of said grantors to convey, and that they did actually convey, the w. 80 feet of lots 1, 2, and 3, block 3, Webster's addition to the town of North Marshall, and that Wm. Mathews and Wm. Mathews was one, the same and identical person. That the proceedings were regular and according to law in the foreclosure of a mortgage on said premises in the May 1878 term of district court in said county and state by Delano T. Smith against Susanna Young, widow of Wilhelm Young, deceased, Alice and Freddie Young, sole and only surviving heirs at law of said Wilhelm Young, deceased, et al, Decree Record 2, page 339 and that the sale of said premises by virtue of said decree of foreclosure, and the issuing of a sheriff's deed to H. A. Church, recorded in book 47 page 474 in the office of the county recorder in said county and state was proper and regular; that Wilhelm Young, deceased, was the same and identical person as William Young and that Susanna Young, Alice Young and Freddie Young are each barred and estopped from asserting or claiming any interest in said premises adverse to this plaintiff, and that Susanna Young and Susanna Young was the same and identical person.

That in conveyance from H. A. Church and wife to Julia Ames and from Julia Ames and husband to E. Swingley and from J. E. Swingley and wife to Ella A. Lander, and from W. M. Hooven and wife to H. Druker, plaintiff herein, by mistake the premises conveyed were described in each of the instruments of conveyance as the east 42 feet of the w. 80 feet of lots 1, 2 and 3, block 3, Webster's addition to the town of North Marshall. That all of the unknown claimants and unknown defendants, their heirs and assigns, spouses, heirs at law, devisees or grantees, whether sane or insane, or under legal disability, claiming any right, title or interest in and to said premises are barred by the statute of limitations and that the names and residences of all of said defendants, whether known or unknown, minors or otherwise, are unknown to this plaintiff who has diligently sought to learn of same but has been unable to find them, although he believes or is informed that the defendants make some claim to said premises but that same is without foundation and barred by the statute of limitations and they are estopped from having or

REPUBLICANS PLEASED

LEADERS OF PARTY GRATIFIED OVER OUTCOME OF STATE CONVENTION.

GOVERNOR CLARKE IMPRESSED BY SPIRIT OF UNITY

Sees Acceptance of Progressive Principles by All Factions—Judge Withrow Reminded of Harlan's Harmony Speech in 1893—Matters Sees Yielding Disposition on Part of All.

Special to Times-Republican. Des Moines, July 17.—Republican leaders of the state are expressing themselves as well pleased with the state convention.

"The conspicuous feature of the gathering of republicans this week," said Governor George W. Clarke, "was the spirit of unanimity and harmony manifest in the convention and among the convention crowds everywhere, the evident desire, yes, the firm determination, on the part of all to get together and to stay together and work for the triumph of the principles of the republican party. That spirit of unity was evident all the time."

"And I can not help but feel from what I saw and heard, that it is a harmony that indicates clearly a full acquiescence in the thought that those progressive principles which have been put to the front in recent years are now accepted and have become the basis for our political action. There is now willingness to go straight ahead in accordance with this new thought as to the purposes of government. We have started out on new lines of accomplishment, to be of service to the people in all ways, and there is no occasion for disagreement on anything."

Another keen observer of the events of the week was Judge W. S. Withrow. "It ought to be a matter of congratulation among the republicans of Iowa," said the judge, "that their state convention should have shown such a splendid feeling of harmony. It was evident all along that there was no possibility for making trouble in that convention. Men who have been ardent on both sides of the issues of recent years were all talking for harmony and frowning on every effort of the very few to make trouble for the party. But the trouble makers couldn't get a foothold anywhere. That speech of Chairman Stillman was an admirable one for the occasion. It reminded me somewhat of that great speech delivered by Senator Harlan in 1893 when the republicans were far more distraught with factional feeling than now, and he laid down the broad principles of the party and gave the call for all to get in line, and they did."

Yielding Inclinations.

Senator Joseph E. Mattes, who was on the resolutions committee, said: "I have been a member of the committee on resolutions several times, and I can say that never before have I seen a committee where there was such a fine disposition on the part of everyone to effect an agreement and to yield individual views for the general party good. There wasn't a vote taken in the committee. It was harmonious and unanimous at every point. The only ones who might not have been satisfied were the ultra-prohibitionists. But how absurd it would be for us to pledge an immediate repeal of the mulct law, leaving a state of anarchy in places, and to start for an amendment which could not be voted on for many years. We've done very well. Why, when I went into the senate there were saloons all over northwest Iowa. Now there is one county of the fourteen in the Eleventh district that is wet and its time will be out next year. Woodbury county is dry except as to Sioux City and Plymouth is dry except as to LeMars. We have a record for securing temperance in a practical way that the party can defend."

SERVES NEARLY FORTY YEARS.

David Maul, now 94 years old, holds record as Secretary of School Board. Special to Times-Republican. Logan, July 17.—With all due deference to the long term of office as secretary of school board by the Ida county man that served twenty-nine years, and Hon. J. S. Dowell who has served thirty-two years at Missouri Valley as secretary of the school board, Raglan township takes pleasure in pointing to the service of Donald Maul who served the school board of Raglan township thirty-nine years and ten months as secretary.

WILL HAVE OPEN AIR SCHOOL.

Dubuque Board Adopts Advanced Method For Pale Children. Dubuque, July 17.—On the petition of the Visiting Nurse Association, acting thru Superintendent Harris, the board of education authorized the establishment of the rooms in which those children of sub-normal health might be taught during the coming year. The board agrees to provide a room and a teacher, while the visiting nurse association will look after certain claims any right advice to this plaintiff.

You are further notified that plaintiff and his grantors have been in open, notorious and continuous possession of said premises for over ten years last past, prior to the commencement of this action, under claim of right and color of title, and have paid taxes on said premises and made all improvements thereon.

Now, unless you appear and make defense thereto at or before noon of the second day of the next September term of court to be begun and held at Marshalltown, Iowa, on the 7th day of September, A. D. 1914, your default will be entered and a judgment and decree rendered thereon as prayed for in said petition.

Dated this 5th day of July A. D. 1914. H. DRUKER, Plaintiff. By SOLO & TANKERSLEY, Attorneys.

tain other expenses that belong to such a room. It is the purpose in this plan to build up, thru life in the open air, the health of those children who will be benefited by such a method. The location of the open air school room, as well as the other details connected with its organization, were left to the committee on education and Superintendent Harris, who will co-operate with the Visiting Nurse Association in carrying forward the enterprise.

PROMINENT FARMER BURNED.

Investigated Leaking Gasoline Tank With Lighted Lantern. Iowa City, July 17.—J. H. Lininger, a prominent farmer of North Liberty, a village on the interurban, was badly burned, when a gasoline lighting lantern sprung a leak in his cellar. He entered the cellar with a lantern to investigate, and the flowing fluid, which partly inundated the floor, ignited. It set his clothing on fire, and he fled thru the house wrapped in flames. His kinfolk rushed to his aid, tore off the burning garments, gave first-aid-to-injured, before a surgeon arrived. The victim's arms, face, legs, and other portions of his body were cruelly burned, but he inhaled no fire. He was brought to Iowa City, and is in a hospital here. His recovery, in due time, is predicted by the surgeons.

STRUCK BY SWITCH ENGINE.

E. M. Thompson Seriously Hurt—Hearing Was Defective. Special to Times-Republican. Iowa City, July 17.—E. M. Thompson was struck by a Rock Island switch engine here yesterday and probably fatally injured. One leg was crushed near the hip and his head was badly cut. He was walking along the track and, being defective in hearing, probably did not hear the engine coming behind him. The engine was switching a baggage car and pushing the car, thus obscuring the view of the engineer. Mr. Thompson was about 60 years old and his recovery is considered doubtful. He lived on the east side and conducted a truck garden near the interlocking tower.

Lightning Kills Six Horses.

Fort Dodge, July 17.—Lightning struck the barn on the John Pearson farm east of the city yesterday and burned it to the ground. M. L. Meyers, owner of the place, lost six head of horses worth about \$200 each and thirty-five tons of hay. Had the wind been in the same direction for much longer, the hog house also would have burned. Many people living in that vicinity aided in fighting the flames.

Death at Swaledale.

Swaledale, July 17.—The funeral of the late Mrs. James Mann was held from her home north of Swaledale Wednesday at 10 o'clock. Mrs. Mann was 81 years of age and had been an invalid for more than twenty years. She leaves an aged husband and three sons.

Northern Iowa Items

Fairfield. Workmen will probably begin the labor of building down St. Peter's Episcopal church on East Broadway this week. The congregation has so diminished in numbers that regular services have not been held for several years, and the building is considered dangerous. The first Episcopal services were held in Fairfield in 1785.

Vinton. Ray Wallace was kicked in the abdomen by a horse Saturday morning and seriously injured internally. He was driving across the river bridge when he noticed that a bee was annoying the horse. He jumped down from the wagon and was in the act of brushing the bee off when the horse planted his hoof on him. He has been confined to his bed since then and his condition was such until yesterday that his physician was doubtful as to the outcome. Yesterday morning he had shown some improvement.

Waterloo. That Waterloo is assuming metropolitan proportions is indicated by a new traffic ordinance. Under its provisions, drivers of all kinds of vehicles, whether motor or horse driven, must not cross a street except at the intersections. Pedestrians will be "pinched" if they cross the business thoroughfares in the middle of the block or walk diagonally. During a crusade to enforce the state laws more than forty automobile drivers were arrested. The chief complaint was "corner cutting."

Waterloo. Altho the saloons were closed here Nov. 20, 1912, three saloonmen have ever since been paying rent on buildings in which they will reopen for business if the supreme court reverses the decision of Judge Dunham, who held the petition insufficient. One location is opposite the Ellis hotel, one of the best in the city. In case the high court affirms Judge Dunham, no effort will be made to procure a new petition until there is a change in the personnel of the county board. That may be after Jan. 1, 1915, or not until Jan. 1, 1916.

Fort Dodge. Fort Dodge bank deposit since June, 1913, have increased \$139,658.95. A call for statement from all banks at the close of business June 30, 1914, brought forth statements of deposits amounting to \$5,908,103.25. Statements from national banks June 4, 1914, and savings banks June 28, 1914, showed combined deposits of \$5,468,444.43. Fort Dodge bankers are encouraged by the money situation as indicated by the increase in deposits. This increase shows prosperity in Fort Dodge and surrounding territory. It has been explained.

Hampton. Hampton, Iowa, was placed in the lime light at St. Paul last week during the psychological tests of children conducted by Miss Mary Campbell, of Chicago, at the Madison school, held in connection with the National Educational Association convention, when Norman Dorbin, son of Mr. and Mrs. Jacob Dorbin, won the distinction of being one of the three champion babies that the judges picked from a large number that were on exhibition. Friday's issue of the St. Paul Daily News contains a portrait of the three winners and has the following to say regarding the baby from this city: "From Iowa came the 'big' baby of the tests. He is Norman Dorbin, son

WALLACE SHOW BLOWN DOWN AT BURLINGTON.

HUNDREDS OF SPECTATORS HAVE NARROW ESCAPES

Animals Crazed by Accident and Storm and Terrorize Spectators by Their Cries—Cages Protect People From Falling Poles and Heavy Canvas—Performance Only Slightly Delayed.

Burlington, July 17.—The big menagerie tent at the Hagenbeck-Wallace circus, which showed here yesterday, was blown down during the storm yesterday, and although there were hundreds of people in the tent at the time, none of them was injured and the circus was in progress only forty-five minutes later than the scheduled time.

When the storm started there was what looked to be a record-breaking crowd at the circus grounds and the greatest number of the people were in the animal tent looking at the big zoo of the Hagenbeck-Wallace people have collected. It is estimated that there were between five hundred and a thousand people in the tent and when the heavy wind started and the canvas began to stretch and blow the people made a rush for the exit.

There was a stampede, but the crowd was handled in such a manner that there was no trampling. The cries of the terror-stricken animals kept the crowd excited and finally when the wind became stronger the tent went down.

There was a crash and the huge poles that are used to hold the canvas came down with a rush on top of the animal cages. Practically everyone was out of the tent when it went down. One woman was a trifle late in making her exit and was pinned down by the canvas. She was unhurt, however, and when some of the circus men raised the canvas and released her she was none the worse for her experience except for the scare.

Animals Frightened.

One of the spectators narrowly escaped injury when he was standing near the cage which held the lion. When the storm broke the animals went almost insane with fright and one of the lions reached through the bars of the cage and caught the shoulder of the man. The claws of the animal caught in the shoulder of the man's coat and tore it to shreds and caused some slight scratches on his shoulder. While it was thought that the injuries were of a very minor nature, he was at once taken to a surgeon, where it was found that the injuries were slight.

The most remarkable nature of the

RUNAWAY "KIDS" MARRIED.

Cooper Youths Swear Falsely to Age of 19 and "Mrs. May Be Troubled."

Jefferson, July 17.—A marriage was solemnized at Cooper recently that gives promise of being "untied" if it really can have their way.

The couple joining in the nuptial agreement was C. E. Hoyt and Lela May Roberts, two young children from Guthrie Center. They got away from parents and friends that morning and hid for Jefferson. Here they were without acquaintances to enable them to get a license, but the young man finally got J. J. Passell, the Head House clerk, to go with him to the clerk of court's office. There Hoyt certified his age at 23 and the girl's years at 19, and affidavit to that effect was signed by Passell.

Shortly after this happening Sheriff Boots, of Guthrie Center, arrived in town in search of the couple, and with a warrant for their arrest. He said the girl was only 16 years of age. The couple studied him and went from here to Cooper, where, with the proper and legal credentials, they were joined in marriage.

According to all reports there will be "something doing" when they are away, while here Sheriff Boots will attempt to interfere with them there. The description he gave of Hoyt was that he was small of stature with dark hair. The girl is large for her age, and also has dark hair. She is the daughter of a well-to-do farmer, close to Guthrie Center, while Hoyt lives in town. Report has it that Hoyt has nothing in the way of sufficient mazzuma to undertake the care of a family. He is said to be a perfectly respectable—the sadly misjudged—as to the girl's comeliness, he showed poor business acumen in tackling the matrimonial job under the circumstances.

OLD RESIDENT DIES.

Mrs. Greeley of Near Ames Ill Only a Week—Eastern Star Conducts Funeral. Special to Times-Republican. Nevada, July 17.—The funeral of Mrs. H. A. Greeley, who passed away at her home south of Ames on Tuesday, was held from the home this afternoon at 2 o'clock. Rev. T. E. Thurston having charge, and interment will be made under the auspices of the Eastern Star lodge.

Death followed an illness of about a week's duration, and her condition was scarcely considered serious until the final hours. She had been a resident of the county for twenty-seven years the most of the time on the place where she died. She and Mr. Greeley came to Iowa from New York. She leaves her husband and one daughter, she being Mrs. Charles Wilson, of Chicago. All other relatives live in the east. The daughter and the latter's sons were with her at the time of her death.

GOOD ROADS—PICNIC.

Great White Way Boosters to Hold Celebration in Muscatine.

Muscatine, July 17.—Aug. 18, 19 and 20 were announced today as the dates of the great white way picnic which is to be held in Muscatine this summer. The selection of the dates was made last evening at a conference of local committees with Don P. McClure, of Oskaloosa, and W. M. Keeley, of Washington, association officials. Fifteen thousand people are expected to be attracted here and many forms of entertainment will be offered, including motor boat races, steamboat rides and other diversions.

Eldora News Notes.

Eldora, July 17.—The Eldora Herald this week installed a Mergentaler Model No. 5 duplicating machine, the only one of its kind now in service in this county.

An Eldora audience had the pleasure and novelty of hearing on Thursday afternoon Julius Caesar Naype, a native Armenian, whose home in that far-away and historic country is only a short distance removed from the river Jordan, along whose banks when a boy he played near where the Savior of men was baptized in the cleansing waters. In the evening the audience listened to the Alpine singers and yodelers, natives of Switzerland, both of which entertainments were hugely enjoyed, not least because of the historical interest surrounding the entertainers, but on account of the reason of the wonderful ability displayed.

Mr. and Mrs. M. D. Kennedy and family and Mr. Thomas Kennedy, who for the past four or five months have been living in Houton and other Texas points, returned Thursday to their home in Eldora.

Miss Cora Van Tiger returned Thursday to her home in Bucklin, Mo., after a visit here of several weeks with her brother, Dr. W. H. Van Tiger, and other relatives and friends.

Mr. and Mrs. Frank Pettit and daughter Ruth, left Thursday for Los Angeles and other California points for a sight-seeing trip and in which state they may conclude to make their home.

Robert Higginbotham received word recently from his sons, Edgar and Robert Higginbotham, who live in Los Angeles, Cal., that they had struck oil in that section. The oil was struck at a depth of 2,225 feet. The well is producing about 300 barrels per day of a fine quality of oil, a specimen of which the sons recently sent to their father.



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Demand the genuine by full name—Nicknames encourage substitution.

THE COCA-COLA CO. ATLANTA, GA.

Whenever you see an Arrow think of Coca-Cola.

Commercial Printing advertisement for Acme Printing Co. listing services like letterheads, booklets, and sale bills. Contact info: 22 North Center St., Phone 185.

Jackson Dairy Company advertisement for safe milk. Text: 'There's only one safe course to pursue during warm weather, buy pasteurized pure milk, it carries no infection, no disease germs.' Contact: Telephone 317.

Two Farms For Sale advertisement. Text: 'Two nicely improved farms, close to good market in Winnebago county, Iowa. Must be sold at a great bargain in the next thirty days.' Contact: M. C. Keenan, 9 West Main Street, Marshalltown, Iowa.