

peeled and the following new sections in lieu thereof are hereby enacted to be designated sections 1230 and 1231.

Sec. 1230. In all cities in this state which now have or may hereafter have a population of three hundred and fifty inhabitants or more, there shall be hereby created a board of excise commissioners to consist of two members, who shall have exclusive authority to grant dramshop licenses. One of the commissioners so appointed shall be a member of the leading political party opposed to that to which the mayor belongs. Every excise commissioner, before entering upon the duties of his office, shall take and subscribe an oath or affirmation that he possesses the qualifications for such office prescribed by law, that he will support the Constitution of the United States and the state of Missouri; that he will demean himself faithfully in office, and shall execute and deliver to the city wherein he is appointed, a penal bond, with sureties approved by the mayor, in the sum of ten thousand dollars (\$10,000.00), conditional that he will faithfully perform all the duties of his office, and account for, pay and deliver to the proper parties all money and property coming to his hands by virtue of his office, which bond and oath he shall file with the city register or clerk. Each excise commissioner must have been a resident citizen and legal resident of the city wherein appointed for at least two years next previous to his appointment, and must so continue during the time of holding such office; he shall be appointed by the mayor of such city for a term expiring with the then official term of the mayor appointing him, and until his successor shall be duly appointed and qualified; he shall devote his entire time during business hours to the duties of his office; he may be removed from office by the mayor or governor at pleasure, and by the council for cause, and by the courts as provided by law, and otherwise, unless in the event it becomes necessary for the governor to remove as many as three commissioners, then the governor shall, and is hereby vested with the power to fill vacancies created by such removals. Each commissioner shall receive a salary of five thousand dollars (\$5,000.00) per annum, payable monthly by such city in such manner as such city pays the salaries of its other officials; and the expenses of their office shall be paid by such city in such manner as expenses of other officers in such city are paid. The excise commissioner shall be the legal agent of the city, and shall, on demand, all property pertaining to the office.

Sec. 1231. The person to whom a dramshop license shall be issued shall pay the excise commissioner a fee of three dollars for each license and a fee of three dollars for each city license, for granting and issuing the same, and said excise commissioner shall charge, collect and receive a further sum of three dollars for taking acknowledgments of each petition filed, acknowledgment to bond, filing petition and bond, administering oaths and other acts of said commissioners of like character necessary to perfecting the petitions and papers before the license is issued, and the said excise commissioner shall perform all these services and acts, and for that purpose the said excise commissioner shall be authorized to take acknowledgments of all papers and instruments filed in their office and to possess the same powers for that purpose as are now given by the statute law of the state of Missouri to justices of the peace. All fees and charges so collected shall be paid over to the treasurer of the city wherein they are appointed, to be placed to the credit of the general revenue fund of such city. Said excise commissioners shall take a receipt therefor from the treasurer, the original they shall file with the city auditor, and the duplicate they shall file in their own office as a part of the record thereof. The said excise commissioner shall make said payments to the city treasurer on the first Monday of each and every month, and shall at the time of making said payments to the treasurer file with the city auditor a full, complete and sworn statement of all of the fees collected by them as herein directed during the preceding month and since their last statement, and also stating the total number of state and city licenses issued and granted, the names of the persons to whom issued, date when issued, and the value and amount of ad valorem tax paid on each.

**TWELFTH PROPOSITION.**  
**REFERENDUM ORDERED BY THE PETITION OF THE PEOPLE.**

House Bill No. 6, enacted by Forty-seventh General Assembly. Abolishing the present board of police commissioners and appointing by the governor to cities having three hundred thousand inhabitants or more and providing for appointment by the mayor of such cities, in lieu of such board, of a bipartisan board of police commissioners, and prescribing the number, qualifications, duties and salaries of the members thereof, and providing for the municipal assembly or common council of such cities to fix the salaries of the officers and policemen of said cities.

HOUSE BILL NO. 6.

An act to amend sections 9803 and 9804 of chapter 44 of article XX of the Revised Statutes of Missouri of 1909, relating to municipal corporations, laws applicable to cities having three hundred thousand inhabitants or over and to repeal section 9805 and enact a new section in lieu thereof to be known as section 9805.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section 1. Section 9803 of chapter 44 of article XX of the Revised Statutes of Missouri of 1909, relating to municipal corporations, laws applicable to cities having three hundred thousand inhabitants, or over, is hereby repealed and the following new section enacted, to read as follows:

Section 9803. In all cities of this state that now have or may hereafter attain a population of three hundred thousand inhabitants, or over, there shall be and is hereby established within and for said cities a board of police, to consist of two commissioners, that one of the commissioners so appointed shall be a member of the leading political party opposed to that to which the mayor belongs as hereinafter provided; together with the mayor of said cities for the time being, or whosoever may be officially acting in that capacity and said board shall appoint one of its members as president and one member who shall act as vice-president during the absence of the president; and such president or vice-president shall be the executive officer of the board, and shall act for it when the board is not in session. The said commissioners shall be citizens of the state of Missouri and shall have been residents of the cities for a period of four years next preceding their appointment; they shall, except as hereinafter specified, hold their offices for a term expiring with the then official term of the mayor making the appointments, and until their successors shall be duly appointed and qualified; they shall each receive a salary of five thousand dollars per annum, payable monthly. Before entering upon the duties of the said offices, the said commissioners and the said mayor shall take and subscribe, before some judge of the circuit court of the judicial district in which said cities are located, or the clerk thereof, the oath or affirmation prescribed by the Constitution of the state of Missouri and shall also take and subscribe before the same judge or clerk the further oath or

affidavit that in any and every appointment or removal, to be made by them or from the police force, created and to be organized by them under this article, they will, in no case, and under no pretext, appoint or remove any policeman or officer of police or other person under them on account of the political opinions of such police officer or other person or for any other cause or reason than the fitness or unfitness of such a person, or the best interest of such commissioners, for the place for which he shall be appointed or from the place from which he shall be removed. The said oaths or affirmations shall be recorded and preserved among the records of said circuit court. The vice-president shall be treasurer of the board of police. Before entering upon the duties of his office as treasurer, he shall give bond to the city of St. Louis, with one or more sureties, in the penalty of ten thousand dollars, conditioned for the faithful discharge of his duties as treasurer of the board of police, and for the faithful application and payment over, pursuant to the order and direction of said board, of all moneys which may come to his hands as such treasurer. The bond of the treasurer shall be approved by a judge of the circuit court of circuit in which said cities shall be located and shall be delivered to and safely kept by the register or clerk of said cities. The board shall appoint a secretary to act as such for the board of police commissioners, to serve during the pleasure of the board, and such appointment shall be additional to the number of appointments hereinafter provided for, and his salary shall be determined and fixed by the board of police commissioners. The board may reorganize in its pleasure. A majority of the boards of police shall constitute a quorum and the failure or refusal of the mayor or acting mayor of said cities to qualify or act thereunder shall in no wise impair the right or duty of said commissioners to organize and proceed as herein provided. In case a vacancy shall occur on said board, the same shall be filled up by the board of police, or by the mayor of said cities forthwith after having been notified that such vacancy exists. No police commissioner shall be eligible to any public office or place whatsoever during the whole period for which he was appointed, nor shall he be eligible for the nomination for any public office or place during the whole period. Such commissioners shall be removable from office by the mayor or governor at pleasure or by the council of said cities for cause, or by the courts as provided by law, and not otherwise. However, that in the event it becomes necessary for the governor to remove as many as three commissioners, then the governor shall, and is hereby vested with the power to fill vacancies created by such removal. Each commissioner shall devote all of his time to the duties of his office.

Section 9804. The mayor of each of said cities shall appoint two commissioners provided for in the preceding section. Said mayor shall issue commissions to the persons so appointed, designating the time for which they are appointed in case the appointment is to expire on the expiration of the term of death, resignation, or other cause, and whenever the term of office of any commissioner expires, the appointment of his successor shall be for the term prescribed in the preceding section.

Section 9805. Chapter 44 of article XX of the Revised Statutes of Missouri of 1909, relating to municipal corporations, laws applicable to cities having three hundred thousand inhabitants, or over, is hereby repealed and a new section is enacted in lieu thereof to be known as section 9804, which said section shall read as follows:

Section 9804. Salaries of officers and policemen.—The municipal assembly or common council of the said cities is hereby authorized and empowered to fix the salaries of the officers and policemen of said cities. It shall be the duty of the municipal assembly or common council of the said cities to make the necessary appropriations for the expense of maintenance of said police force in the manner provided by the laws of the state of Missouri.

**THIRTEENTH PROPOSITION.**  
**Proposed by Initiative Petition.**  
**CONSTITUTIONAL AMENDMENT.**

Providing that females shall have the same right to vote at all elections held within this state as males.

An act to amend article VIII of the Constitution of the state of Missouri, by adding thereto a new section to be known as section 24, extending the right of suffrage to women.

Be it enacted by the people of the State of Missouri:

Section 1. That article VIII of the Constitution of the state of Missouri be and the same hereby is amended by adding thereto a new section to be known as section 24, and reading as follows:

Section 24. Females shall hereafter have the same right, under the same conditions, to vote at all elections held in this state, as males now have or may hereafter have.

**FOURTEENTH PROPOSITION.**  
**Proposed by Initiative Petition.**  
**CONSTITUTIONAL AMENDMENT.**

A proposition to authorize the state of Missouri to issue fifty million (\$50,000,000) dollars in interest bearing bonds and sell same and use the proceeds thereof for building and maintaining the public highways of this state, and to authorize a tax levy sufficient to pay the principal and interest on said bonds.

Proposed constitutional amendment, authorizing issuance of bonds by the state of Missouri in the sum of fifty millions of dollars (\$50,000,000) for good roads purposes, amending section 44 of article IV of the Constitution of the state of Missouri, by adding thereto a new paragraph and clause at the end thereof, empowering the general assembly to issue interest-bearing bonds for the purpose of building and maintaining highways.

Be it enacted by the people of the State of Missouri:

That section 44 of article IV of the Constitution of the state of Missouri is hereby amended by adding a new clause and paragraph at the end of said section, as follows:

"Fourth. The general assembly shall have full power to authorize the issuance of interest-bearing bonds of the state in the sum of fifty millions of dollars (\$50,000,000) for the purpose of constructing and maintaining public roads and highways; so that said section, when amended, shall read as follows:

Section 44. The general assembly shall have no power to contract or to authorize the contracting of any debt or liability on behalf of the state, or to issue bonds or other evidences of indebtedness hereof, except in the following cases:

First. In the renewal of existing bonds, when they cannot be paid at maturity, out of the sinking fund or other resources.

Second. On the occurring of an unforeseen emergency, or casual deficiency of the revenue, when the temporary liability incurred or to be incurred shall exceed the sum of two hundred and fifty thousand dollars for any one year, to be paid in not more than two years from and after its creation.

Third. On the occurring of any unforeseen emergency, or casual deficiency of the revenue, when the temporary liability incurred or to be incurred shall exceed the sum of two hundred and fifty thousand dollars for any one year, the general assembly may submit an act providing for the loan, or for the contracting of the liability, and containing a provision for levying a tax sufficient to pay the interest and principal when they become due (the latter in not more than three years from the date of its creation), to the qualified voters of the state, and when the act so submitted shall have been ratified by a two-thirds majority at an election held for that purpose, due publication having been made of the provisions of the act for at least three months before said election, the act thus ratified shall be irrevocable and the debt thereby incurred shall be paid, principal and interest.

Fourth. The general assembly shall have full power to authorize the issuance of interest-bearing bonds of the state in the sum of fifty millions of dollars (\$50,000,000) for the purpose of constructing and maintaining public roads and highways; so that said section, when amended, shall read as follows:

Section 44. The general assembly shall have no power to contract or to authorize the contracting of any debt or liability on behalf of the state, or to issue bonds or other evidences of indebtedness hereof, except in the following cases:

First. In the renewal of existing bonds, when they cannot be paid at maturity, out of the sinking fund or other resources.

Second. On the occurring of an unforeseen emergency, or casual deficiency of the revenue, when the temporary liability incurred or to be incurred shall exceed the sum of two hundred and fifty thousand dollars for any one year, to be paid in not more than two years from and after its creation.

**FIFTEENTH PROPOSITION.**  
**Proposed by Initiative Petition.**  
**CONSTITUTIONAL AMENDMENT.**

A proposition to authorize levy and collection of special tax for road purposes, to issue bonds in any sum for said purposes, upon petition of taxpayers, providing for and authorizing construction and maintenance of highways, and authorizing governing body of governmental subdivision or subdivision of improvement, providing for and authorizing construction, improvement, purchase or maintenance of such highways, to either levy a direct tax for same or to issue interest bearing bonds and sell same, using proceeds thereof for such purposes, whether such highways are wholly or partly within and partly without the governmental subdivision proposing to make and pay for such highways or improvements.

Proposed constitutional amendment concerning revenue and taxation, amending article X of the Constitution of the state of Missouri by adding a new section thereto, to be known as section 27, providing for the levy and collection of special taxes for road purposes, for the purpose of levying such taxes, and for the purpose of issuing bonds for such purposes, upon petition of taxpayers, and authorizing the construction and maintenance of highways partly, without the governmental subdivision paying for same.

Be it enacted by the people of the State of Missouri:

That article X of the Constitution of the state of Missouri is hereby amended by adding a new section thereto, to be known as section 27, as follows:

Section 27. Upon a petition signed by one or more of the qualified voters of the state or of any city, or any class, ward, or organized under special charter or general law, or any town, village, township, road or school district, or any improvement district naming the proposed highway improvement being filed with the proper officials whose duty it now is to levy state or local taxes on the territory embraced in the district proposed to be taxed for the improvement, the state board of equalization or the proper local tax levying authorities shall order a special tax levy against all property in the governmental tax subdivision named by the petitioners sufficient to raise any amount necessary to make the proposed highway improvement, not exceeding, however, the amount named for such improvement in the petition asking therefor, provided if no amount is named in the petition the authorities making the tax levy shall not exceed the amount to be raised and expended for such improvement provided for in the petition and collected in the same manner and at the same time as general state, city, county and local and township, school and district and special improvement taxes are now levied and collected, according to the fact as to whether the taxes are for state highway improvements or for one of the governmental subdivisions herein above named. The words "highway improvements" used herein shall include roads, drives, boulevards and streets, viaducts, levees, canals, bridges, culverts, and all other structures, and to maintain, alter, improve and repair the same. If in the opinion of the officials whose duty it shall be to make the tax levy, the proposed improvement it will be better to raise interest-bearing bonds instead of levying a direct tax for said improvements, then the said above named authorities shall issue bonds in amount sufficient to make the improvement and fix the time and rate of interest of said bonds, and sign the same and deliver to the secretary of state of the state of Missouri, who shall stamp same with the seal of the state of Missouri and deliver same to the state auditor, who shall register same and then issue bonds to the officials who are to sell same. No new bonds or commissions shall be created by the general assembly to carry out the provisions of this amendment, but the present tax levying and assessing authorities in the various governmental subdivisions named above and the state board of equalization shall make the necessary arrangements and levies according as the tax may be for state or city, county, township or district purposes, to the end that no unnecessary additional expenses be imposed on the taxpayers by the creation of additional performing duties for them, and shall receive the same compensation now provided for similar services under the general revenue laws of Missouri. All petitions for state improvements shall be presented to the state board of equalization and petitions for city, county, village, township or district improvements to the tax levying officials of said above named subdivisions. The above enumerated powers may be used by the state or any of the governmental subdivisions above named to construct, build, acquire and maintain highways, whether the said highways be wholly within or partly within and partly without the governmental subdivision proposing to make the improvements and pay therefor.

**ORDER OF PUBLICATION**  
**STATE OF MISSOURI**  
**COUNTY OF LAFAYETTE—ss.**

In the circuit court of Lafayette County, Missouri, February term, 1915, at Lexington, in vacation September 14, 1914.

City of Lexington, at the relation and to the use of Columbia Paving Company, a corporation—Plaintiff.

vs.

William Boldridge—Defendant.

Now at this day comes the plaintiff herein by its attorney and files its petition, alleging, among other things, that defendant, William Boldridge, is a non-resident of the State of Missouri and cannot be served with the ordinary process of law in this State. Whereupon, it is ordered by the clerk of said court in vacation as follows; to the said defendant, William Boldridge, you are hereby notified that the plaintiff has commenced a suit against you in this court, the object and general nature of which is to obtain a judgment against you to enforce payment of a special tax bill for the principle sum of \$521.05, issued by the City Clerk of the City of Lexington, Missouri, in favor of the Columbia Paving Company against lot numbered fourteen (14) in block one (1) and a strip ten and one-half (10 1/2) feet wide off of the east side of lot numbered thirteen (13) in block one (1) in Pomeroy's Addition to the City of Lexington, Lafayette County, Missouri, and against you as the owner thereof, for the payment of street improvements, made on Twentieth street, from the south line of Main street to the north rail of the Missouri Pacific Railway company's main line track, and known as the Lexington Branch, the full width thereof, exclusive of all sidewalks and sidewalk area, and the intersection of Twentieth street and Franklin Avenue and the intersection of Twentieth street and South street in said City of Lexington, and to obtain a judgment and decree of said circuit court declaring said tax bill to be a lien on said real estate, and ordering said real estate sold to satisfy such lien and tax bill, together with the interest and costs thereon, and that unless you the said William Boldridge be and appear at this court at the February term, 1915, thereof, to be begun and holden at the Court House in the City of Lexington, in said County, on the 8th day of February, 1915, next, and on or before the 1st 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 Lexington Intelligencer, a newspaper published in said county of Lafayette for four weeks successively, published at least once a week, the last insertion to be at least fifteen days before the first day of said next February term, 1915, of this court.

J. W. SYDNOR,  
Circuit Clerk.

A True Copy From the Record.  
Witness my hand, and seal of the Circuit Court of Lafayette County this 14th day of September, 1914.  
(SEAL) J. W. SYDNOR,  
Circuit Clerk.

**FINAL SETTLEMENT.**

Notice is hereby given to all creditors and other persons interested in the estate of William H. Greer, deceased that the undersigned will apply to make a final settlement of said estate at the November Term 1914 of the Probate Court of Lafayette County, Missouri, to be begun and held at the Probate Court room in the City of Lexington, on the second Monday in November, 1914.

ANNIE A. LOOMIS,  
Executrix.

**FINAL SETTLEMENT.**

Notice is hereby given to all creditors and other persons interested in the estate of Katherine G. Reid, deceased that the undersigned will apply to make a final settlement of said estate at the November Term 1914 of the Probate Court of Lafayette County, Missouri, to be begun and held at the Probate Court room in the City of Lexington, on the second Monday in November, 1914.

Wm. V. A. CATRON,  
Executor.

**FINAL SETTLEMENT.**

Notice is hereby given to all creditors and other persons interested in the estate of James Rabe, deceased that the undersigned will apply to make a final settlement of said estate at the November Term 1914, of the Probate Court of Lafayette County, Missouri, to be begun and held at the Probate Court room in the City of Lexington, on the second Monday in November, 1914.

WILLIAM RABE,  
Executor.

**EXECUTRIX'S NOTICE.**

Notice is hereby given that letters testamentary on the estate of Leander Hopper deceased, were granted to the undersigned on the 8th day of September 1914, by the Probate Court of Lafayette County, Missouri. All persons having claims against said estate are required to exhibit them for allowance to the undersigned within six months after the date of said letters, or they may be precluded from any benefit of said estate; and if such claims be not exhibited within one year from the date of the last insertion of this publication they will be forever barred.

This 8th day of September 1914.

NANCY A. HOPPER,  
Executrix.

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**Be Clean!**  
**Inside and Outside**

If you would be healthy, strong and happy. Bathe, keep the skin clean and in good condition. But what about the inside of the body? You can no more afford to neglect it than the outside. It is just as important that the system be cleansed of the poisonous impurities caused by weakness of the digestive organs or by inactivity of the liver.

**DR. PIERCE'S**  
**Golden Medical Discovery**  
(In Tablet or Liquid Form)

Cleanses the system—and more. It puts the liver in such a condition of health that it purifies the blood—as it should. It helps the stomach digest food so that it makes good blood—rich, red blood to nourish and strengthen all the organs.

You may avail yourself of its tonic, revivifying influence by getting a bottle or a box of tablets from your medicine dealer—or send 50c for a trial box. Address as below.

**FREE** "Dr. Pierce's Common Sense Medical Adviser"—a French cloth bound book of 1008 pages on receipt of 31 one-cent stamps to cover mailing charges. Address Dr. R. V. Pierce, Buffalo, N. Y.

The Lexington High School football team was defeated in Higginsville Friday afternoon by the Higginsville High School, by the score of 7 to 0.

Mrs. John Sturgis and son, Irvin, went to Kansas City Saturday morning to spend the day.

Apply Sloan's Freely for Lumbago.

Your attacks of lumbago are not nearly so hopeless as they seem. You can relieve them almost instantly by a simple application of Sloan's Liniment on the back and loins. Lumbago is a form of rheumatism, and yields perfectly to Sloan's which penetrates quickly all in through the sore, tender muscles, flannels up the back and makes it feel fine. Get a bottle of Sloan's Liniment for 25 cents of any druggist and have it in the house—against colds, sore and swollen joints, rheumatism, neuralgia, sciatica and like ailments. Your money back if not satisfied, but it does give almost instant relief.

Mrs. J. Reid Ryland went to Kansas City Saturday for a few days' visit.

Miss Willa Smith of Lexington College went to Kansas City Saturday for a few days' visit.

**Sheriff's Sale in Partition**

Emma Smith and Daniel H. Smith her husband, Elmer A. Smith, William E. Smith, Stanley R. Smith, David E. Smith, Albert E. Smith, Walter A. Smith and Clara Smith—Plaintiffs.

vs.

Laura Smith and Irvin Smith—Defendants.

By virtue of a judgment and order of sale made at the June term, 8th day, June 16th, 1914, of the Circuit Court of Lafayette County, Missouri, in the above entitled cause in partition and returnable to the October term, 1914, of the Circuit Court, a certified copy of which was issued from the office of the Clerk of the Circuit Court of Lafayette County, Missouri, on the 20th day of June, 1914, and to me delivered, I, William H. Waddell, Sheriff of Lafayette County, Missouri, will on

Monday, November 9th, 1914,

between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, in front of the Court House door, in the City of Lexington, Lafayette County, Missouri, during the session and sitting of the Circuit Court, for cash in hand, the following described real estate lying and being in Lafayette County, Missouri, to-wit: The southwest quarter of the south-west quarter of section numbered thirteen (13) in township numbered forty-nine (49) of range numbered twenty-four (24) containing forty (40) acres of land, more or less, all in Lafayette County, Missouri.

Given under my hand this 15th day of September, 1914.

WILLIAM H. WADDELL,  
Sheriff of Lafayette County, Missouri.

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The Lexington High School football team was defeated in Higginsville Friday afternoon by the Higginsville High School, by the score of 7 to 0.

Mrs. John Sturgis and son, Irvin, went to Kansas City Saturday morning to spend the day.

Apply Sloan's Freely for Lumbago.

Your attacks of lumbago are not nearly so hopeless as they seem. You can relieve them almost instantly by a simple application of Sloan's Liniment on the back and loins. Lumbago is a form of rheumatism, and yields perfectly to Sloan's which penetrates quickly all in through the sore, tender muscles, flannels up the back and makes it feel fine. Get a bottle of Sloan's Liniment for 25 cents of any druggist and have it in the house—against colds, sore and swollen joints, rheumatism, neuralgia, sciatica and like ailments. Your money back if not satisfied, but it does give almost instant relief.

Mrs. J. Reid Ryland went to Kansas City Saturday for a few days' visit.

Miss Willa Smith of Lexington College went to Kansas City Saturday for a few days' visit.

**Sheriff's Sale in Partition**

Emma Smith and Daniel H. Smith her husband, Elmer A. Smith, William E. Smith, Stanley R. Smith, David E. Smith, Albert E. Smith, Walter A. Smith and Clara Smith—Plaintiffs.

vs.

Laura Smith and Irvin Smith—Defendants.

By virtue of a judgment and order of sale made at the June term, 8th day, June 16th, 1914, of the Circuit Court of Lafayette County, Missouri, in the above entitled cause in partition and returnable to the October term, 1914, of the Circuit Court, a certified copy of which was issued from the office of the Clerk of the Circuit Court of Lafayette County, Missouri, on the 20th day of June, 1914, and to me delivered, I, William H. Waddell, Sheriff of Lafayette County, Missouri, will on

Monday, November 9th, 1914,

between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, in front of the Court House door, in the City of Lexington, Lafayette County, Missouri, during the session and sitting of the Circuit Court, for cash in hand, the following described real estate lying and being in Lafayette County, Missouri, to-wit: The southwest quarter of the south-west quarter of section numbered thirteen (13) in township numbered forty-nine (49) of range numbered twenty-four (24) containing forty (40) acres of land, more or less, all in Lafayette County, Missouri.

Given under my hand this 15th day of September, 1914.

WILLIAM H. WADDELL,  
Sheriff of Lafayette County, Missouri.

**Why Bake Your Bread?**

We make it even better than mother used to make.

Try a loaf and be Convinced.

Abstracts, Real Estate and Loans

Rooms 3 and 5  
HAERLE BUILDING  
Lexington, Mo.

Morris' Bakery  
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