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ORIGINAL NOTICE
In the district court of Decatur county, Iowa, August term, A. D., 1903.
E. A. Rea, plaintiff
against
A. A. Cash, Nevada Cash and Geo. Redman, et al. defendants.
You are hereby notified that on or about the 13th day of August, 1903, there will be on file in the office of the clerk of the district court of Decatur county, Iowa, petition and amendment of the plaintiff aforesaid, claiming of you the sum of Nine Hundred Dollars and 8 per cent from the 9th day of October, A. D., 1901, being on account of certain promissory notes as follows:
One of \$200 payable to E. A. Rea & Co., one of \$95 to E. A. Rea & Co., and on account as surety on certain notes of yours as follows: \$250 to Citizen State Bank, \$394 to Wayne County State Bank and \$100 to Bank of Van Wert, which notes signed by plaintiff as surety he has paid in full. Plaintiff asks that the mortgage securing him be foreclosed being on 3 horses, 11 cows, 2 yearling heifers, 8 red heifer calves coming 1 year old, 1 red bull, 1 sow, 8 head choice sows, crops on 256 acres of land lying south of Van Wert, and owned by Wilson Taylor. Said Van Wert, and owned by Wilson Taylor. Said mortgage being recorded in book 133, C in records of Decatur county, said note and mortgage being dated March 14, 1901. For full particulars see petition.
You are also notified that unless you appear thereon and defend before noon of the second day of the term of said district court of Decatur county, to be held on the 24th day of August, A. D., 1903, a default will be entered against you and judgment rendered thereon.
HOFFMAN & JACKSON,
Attorneys for plaintiff.

ORIGINAL NOTICE
In the district court of Decatur county, Iowa, August term, A. D., 1903.
C. G. Spray, plaintiff,
against
I. P. Young, Carrie Dukes, Jane Dukes, Perry Dukes, William Dukes and Etie Dukes, defendants.
You are hereby notified that on or before the 13th day of August, A. D., 1903, there will be on file in the office of the clerk of the district court of Decatur county, Iowa, the petition of the plaintiff aforesaid, claiming of you that he is the absolute and unequal owner of the n. w. 1/4 of the s. w. 1/4 and the s. e. 1/4 and the s. w. 1/4 of the s. w. 1/4 of the s. e. 1/4, all in section 27, township 70, range 27, west 5th P. M., Decatur county, Iowa, and asks that the title to said land be quieted in him and that you and each of you be cut off, barred and estopped from claiming any interest in or to the said described real estate. Plaintiff also asks for general equitable relief. For full particulars see petition.
You are also notified that unless you appear thereon and defend before noon of the second day of the term of said district court of Decatur county, to be held on the 24th day of August, A. D., 1903, a default will be entered against you and judgment rendered thereon.
HOFFMAN & JACKSON,
Attorneys for plaintiff.

PIANO TUNING.
H. F. Curie, of Lineville, Ia., will be at Leon every three months. For first-class work call on Curie. Leave orders at Alexander's.

DRAGGED TO DEATH TO SECURE NEW LAW

Chell Stuteville the 13 Year Daughter of Mrs. Stuteville of Lineville Meets Horrible Death.

Chell Stuteville, the 13 year old daughter of Mrs. Rachel Stuteville and the late Dr. Chas. Stuteville, of this place, was thrown from a horse and dragged to death on last Thursday afternoon while attending a picnic of the Sunday school of the M. E. church, south, near Fugit Lake, five miles west of Lineville.

The distressing accident happened about four o'clock. Six girls of about the age of Chell took three of the horses which had been driven to the picnic and without removing the harness went out for a horseback ride, each of the horses carrying two of the girls. They rode the horses up the road from the lake to Howard Moore's house three quarters of a mile from the lake and started to return. Chell and Allie Varney were riding one of Haze Litton's horses, an ordinary steady farm animal, but not accustomed to being rode. Some of the party proposed a race, which was acceded to by Chell, who was in front, and she started the horse into a gallop. Having started the girls were unable to control the horse and both either fell or attempted to leap from the animal and caught in the harness. Allie was dragged a short distance but soon became free from the harness and was not much injured; but the other girl was held securely, it is thought by the reins, which she was using as stirrups and was dragged head downward by the thoroughly frightened horse for more than a quarter of a mile, her body striking the ground with terrible force at every bound. At Virge Moore's place about half way from the point where the mad race started to the picnic grounds, the horse turned into an open gate and the mangled and almost lifeless body of the unfortunate girl became detached from the harness. Mrs. Moore was the first to reach the spot and in a few moments Ben Wasson and others from the picnic grounds responded to the screams of the other girls of the party and hurried to the scene. The mangled form, devoid of almost every vestige of clothing and covered with blood and dust, was carried into the house and telephone messages calling for physicians apprising the family of the girl of the accident, were sent to town. Dr. Glendinning started for the scene of the accident with all haste, but was met less than half way by persons coming in with information of the girl's death. She did not regain consciousness and breathed her last in less than twenty minutes after being carried into the house. The remains were brought to town and taken to the residence of Mr. and Mrs. G. W. Hutchinson, with whom the girl made her home, and prepared for burial. It was found that no bones were broken, nor was her skull fractured, but the body was terribly bruised and death no doubt resulted from internal injuries.

It was a sad ending of a day, that had been full of pleasure to the large crowd of children and grown people who composed the party, and no one can be blamed for the accident more than the girl herself, who made up the horseback party. The girls were forbidden from taking the horses away from the grounds, but with the thoughtlessness and confidence of youth, disregarded the injunction and the terrible accident followed.

It was a sad coincidence that less than fifty yards from the spot where the girl was killed also occurred the death of Howard Moore's son about two years ago from a similar accident.

The funeral was held from the M. E. church, south, on Friday afternoon, the services being conducted by Rev. Scarborough, and was attended by a large number.

The deepest sympathy of the community is extended to the bereaved mother, brothers and sisters of the deceased in their great sorrow and loss.—Lineville Tribune.

A Physician Healed.
Dr. Geo. W. Ewing, a practicing physician of Smith's Grove, Ky., for over thirty years, writes his personal experience with Foley's Kidney Cure. "For years I had been greatly bothered with kidney and bladder trouble and enlarged prostate gland. I used everything known to the profession without relief, until I commenced to use Foley's Kidney Cure. After taking three bottles I was entirely relieved and cured. I prescribe it now daily in my practice and heartily recommended its use to all physicians for such troubles. I have prescribed in hundreds of cases with perfect success." L. Van Werden.

Senator Crossley Will Persist in His Effort to Secure Primary Law.

Senator Crossley, of Madison county, who made a hard fight for the enactment of a primary election law that would mean something, in the last session of the general assembly, says that he proposes to make a still more vigorous fight for a like measure in the next winter's session, if returned. He will receive the co-operation of his colleague in the house, Mr. Green.

"I expect to press the measure again, if sent back," said Senator Crossley. The more I read and the more I learn, the more firmly am I convinced that the state needs a primary election law that will govern primaries as definitely as the general election laws govern our elections. I am gratified that the Register and Leader is agitating this question. I believe it to be one of the most important before the people. I am not prepared to go to some of the lengths that have been suggested in other states, and in some enacted into law, but certainly Iowa will be in the rear guard instead of the front, where she belongs, if, as her cities grow larger, she fails to do something to keep pure the fountain head of our political system, the primary."

The Crossley primary bill provided for the nomination of all political officers at a primary election in which all should participate and in which the Australian ballot should be used. It also provided for the holding of conventions, succeeding the primaries, but the nominations were to be made at the primary election.

The senator has been studying the subject carefully since the last session and will prepare a new measure extending over more ground than the original one. It provided for the registration of the voters at each election as to their party affiliation, in order to determine which party primary the next year they might participate in. Senator Crossley sees no hardship in this. If a man be neither a republican nor a democrat, and does not choose to say he is a populist or a member of any of the parties, there is no reason for his participation in a specific party primary. The bill that he introduced last year did not provide drastic penalties for violation. He proposes to provide the same penalties as apply to the general elections. As to the application of the law to cities of a certain size, only such as above 5,000 or above 10,000 people, Senator Crossley has not yet reached a conclusion.

Probably he will propose a specific system for conducting the primaries. He had provided in the old bill that different tickets of each party be printed separately, and the voter at the primary be given the one of the party which the registration books show him to be affiliated with, or which on oath, he says he has or will affiliate with. The section of his old bill relating to registration of political belief is as follows:

"Poll books in the manner provided by law shall be furnished for the primary election board of each precinct and shall contain blank spaces for the names of the candidates of the several parties for the different offices to be written in, and blank spaces for the registration by the clerks and the names of the electors voting at said primary election, and upon the pages provided for the registration of said voters there shall be ruled, commencing at the left hand side of each page separate columns perpendicular, and across each line upon which the name of a voter is to be registered and headed at the top of said page with the word "Republican," "Populist," "Prohibition" and "Socialist," to designate the several parties, the first mentioned to be placed in the first of said columns and so on in numerical order. It shall be the duty of the clerks of the primary election when registering the name of a voter to place a cross in the column designating the party ticket which was given to said voter upon his application for a ticket, and upon the final canvass of votes by the said board of primary election the number of ballots of each party taken from the ballot box must correspond with the number of names and crosses in that party's column upon the poll books."

Senator Crossley does not believe that the convention system should be done away with and his bill expressly provides as to the selection of delegates at the primary for each of the parties and the holding of the county, district and state conventions, the latter being selected in each case by the county conventions.

End of Bitter Fight.
"Two physicians had a long and stubborn fight with an abscess on my right lung," writes J. F. Hughes of DuPont, Ga., "and gave me up. Everybody thought my time had come. As a last resort I tried Dr. King's New Discovery for Consumption. The benefit I received was striking and I was on my feet in a few days. Now I've entirely regained my health." It conquers all Coughs, Colds and Lung troubles. Guaranteed by L. P. Van Werden Drug store. Price 50cts, and \$1.00. Trial bottles free.

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Dried apples, fancy per pound	4c	Rooster smoking tobacco per pound	20c
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