

The Shrinking Progressives.

Last summer and fall, a small army of orators raced up and down the land, denouncing vengeance against the republican party for the "crime of the Coliseum." This crime consisted in refusing to give Mr. Roosevelt the presidential nomination, which he claimed as his private property.

For this unpardonable sin, the party of Lincoln, Logan, Grant and McKinley was to perish from the face of the earth; and Roosevelt's own "progressive" party was to succeed to the affections and suffrages of American people.

Many people mistook noise for power, and believed Mr. Roosevelt's scheme would work. Then came disillusionment.

In Chicago, which Mr. Roosevelt carried last fall, the progressives elected only three aldermen this spring.

In St. Louis, progressives and socialists vied for the honor of the smallest vote.

In Michigan, which the progressives carried by 53,833 plurality last November, republicans elected their entire state ticket this spring, with democrats a close second, and progressives a bad third.

Mr. Roosevelt's personal grudge is not proving a good foundation for a permanent party.—Chicago Journal.

Tariff Hypocrisy.

There is a shoe manufacturing concern in this country which professes to view the Underwood tariff bill with great and unselfish alarm. It has protested that if this bill passes wages in the shoe manufacturing industry in America will drop to the level of "pauper labor in Europe. In pure philanthropy, in sweet and holy love for its employes, this company implores congress not to cut off the tariff subsidy which incorporated shoemakers now enjoy.

Officers of this corporation have admitted to an investigating committee that they pay 5 cents for fastening seventy-two shoe tips. The penalty for spoiling a tip is 5 cents. If a girl makes a single error in her driving work she must sew six dozen tips for nothing.

And this company cries for "protection to American labor!"—Chicago Journal.

It is more than amusing to see republican senators stand up, look wise and sanctimonious and declare that to reduce the tariff schedules will ruin certain industries should be given a hearing before the bill is enacted into law, when they know that they have had several hearings during the past ten years. Senator Doolittle in his great great speech declared that "the cotton manufacturers wrote the cotton schedules, the woolen manufacturers the woolen schedules, the steel manufacturers the steel schedules, and so on, when they all had a hearing.

They all had a hearing on the Payne-Altirich tariff bill and their testimony is on record and may be consulted now. The people have had all the hearings they desire, and now they want action, and relief from extortion just as soon as possible.—Clayton County Democrat.

Progress in Massachusetts.

The people of the Thirteenth congressional district of Massachusetts have elected to congress John J. Mitchell, a democrat. The contest was on the tariff. Only last November the district elected Mr. Weeks, a republican, who was later chosen for the senate. The election of Mr. Mitchell at this time upon an issue so clear-cut as was the tariff issue during this special campaign indicates that there is a growing element in support of President Wilson's tariff program.—The Commoner.

The Oelwein Register, which is an ardent Republican paper, says: It is asserted that reciprocity is to be resurrected and made to walk the political stage by the Democratic administration in connection with the new tariff law. Reciprocity was the child of the brain of James G. Blaine, was endorsed by William McKinley and laid at rest by following administrations. It is hoped that the policy endorsed by Republican administrations a score of years ago may again be made a part of the policy of the present regime.—Waukon Democrat.

Because of the appropriations made and millage taxes levied by the assembly just adjourned, the taxes in Iowa will be increased 2.7 mills. Of this amount 1.2 mills is required to raise the \$1,200,000 increase of state expenses made by the state, and 1.5 mills is made necessary by three half mill levies ordered, one for capitol extension, one for Board of Control improvements, and one for State Board of Education improvements.

Wrecked Residence Section In Omaha.



Photo copyright, 1913, by American Press Association.

This shows North Twentieth street and the Boulevard, a residence section that suffered heavily in the Omaha tornado. Mrs. Fitzgerald and Mrs. Bigelow were killed here.

Section of Stricken Omaha.



Photo copyright, 1913, by American Press Association.

Here is what is left of Idlewild hall, the center of the negro section of Omaha. The tornado played havoc here, a dozen negroes being killed in the ruins of this building.

THE SUCCESSFUL FARMER

The old idea was that anybody could succeed as a farmer. This was simply an admission of the fact that so little was known about the business of farming that all were on the same footing. But today, it is very safe to say that no vocation or profession involves so many problems as does farming, unless, to quote Professor Warren, "it is housekeeping." The successful farmer must combine executive ability, business ability, mechanical ingenuity, and a great deal of skillfulness in farm practices. Besides this he should be a naturalist. And if he is to understand his business he must be a scientist in the broadest sense. There is no doubt that the successful farmer of today is the equal of the successful lawyer, banker or manufacturer in ability, intelligence and resourcefulness.—K. C. Livermore.

DAD'S INCONSISTENCIES

By ELIZABETH McLEAN, Iowa State College.

"You spend more money than you're worth, my boy, down at that there agricultural college; but, say, you can tell that professor of yours that that there rag doll of his is sure a good way to test seed corn. "Nitergen in the soil," you say? "That's a mighty high-falutin' word. If you don't watch out your head'll bust.—Queer how that there forty where you planted them cow peas turned off ten bushels more to the acre this year than last."

The way to learn to do things is to do 'em, not to study 'em out of a book. You nearly killed them grape vines prunin' 'em back so far. Taint' nothin' short of a miracle that they ever come out. They did, though, and they're bearin' twice as much as they did last year.

Weigh and record the milk of each cow at each milking. The record will enable you to check each cow's work. If anything is wrong, the milk flow will show it, and loss will be prevented.

Rheumatism Quickly Cured.

"My sister's husband had an attack of rheumatism in his arm," writes a well known resident of Newton, Iowa. "I gave him a bottle of Chamberlain's Liniment which he applied to his arm and on the next morning the rheumatism was gone." For chronic muscular rheumatism you will find nothing better than Chamberlain's Liniment. Sold by Fred Lowry.

When Your Feet Ache from Corns, Bunions, Sore or Callous Spots, Blisters, New or Tight Fitting Shoes, Allen's Foot-Ease, the antiseptic powder to be shaken into the shoes, will give instant relief. Sold everywhere, 25c. Don't accept any substitute. For FREE sample address Allen S. Olmsted, Le Roy, N. Y.

CAN YOU DOUBT IT

When the Proof Can Be So Easily Investigated.

When so many grateful citizens of Cresco testify to benefit derived from Doan's Kidney Pills, can you doubt the evidence? The proof is not far away—it is almost at your door. Read what a resident of Cresco says about Doan's Kidney Pills. Can you demand more convincing testimony?

Mrs. John Light, of Cresco, Iowa, says: "For years I suffered from kidney complaint and rheumatic pains in my loins and limbs. The kidney secretions were unnatural, at one time my limbs became so badly swollen that I was unable to put on my shoes. I tried various remedies, but became discouraged, as nothing helped me. After taking Doan's Kidney Pills, I felt better in a short time. I can now rest well and my kidneys are normal. I do not believe I would be alive today had it not been for Doan's Kidney Pills. For sale by all dealers. Price 50 cents. Foster-Milburn Co., Buffalo, New York, sole agents for the United States. Remember the name—Doans—and take no other."

Clergyman's Son Had Tuberculosis; Now Well

People who have Consumption are often filled with bright hopes of recovery, only to realize that improvement is but temporary. Consumption is dreaded by everyone. Those who had it and used Eckman's Alterative can testify to its beneficial effects. No one need doubt it—there is plenty of evidence from live witnesses. Investigate the following: Amenias, N. Y. "Gentlemen: Prior to Feb., 1908, I was located in Rochester, N. Y., suffering with LaGrippe, which developed into Tuberculosis. My physician gave me one month to live. I was having terrible night sweats and mid-day chills and long fresh rapidly, having gone from 155 to 125 pounds. I coughed and raised continually and became so weak that walking a few feet exhausted me. On my return home, my regular physician gave me little encouragement. My father, who is a clergyman, heard of Eckman's Alterative and induced me to take it. The night sweats and chills disappeared, my cough became easier and gradually diminished and in a few days I developed an appetite, the first in months. I am now in perfect health, back to 155 lbs. I feel certain that I owe my life to Eckman's Alterative." (Signed) E. H. COWLES.

"Gentlemen: I cannot find words to express my appreciation of what your remedy has done for my son. It changed despair into hope within two weeks after he began taking it, and without any doubt in my mind, it saved his life. I wish to add my endorsement to every word of his testimonial." (Signed) REV. J. J. COWLES, Pastor, Presbyterian Church. Eckman's Alterative is effective in Bronchitis, Asthma, Hay Fever, Throat and Lung Troubles, and in rebuilding the system. Does not contain poisons, opiates or habit-forming drugs. Ask for booklet telling of recoveries, and write to Eckman Laboratory, Philadelphia, Pa., for more evidence. For sale by all leading druggists. P. A. Clemmer, Cresco

STATEMENT

of the condition of BOHEMIAN SAVINGS BANK, organized under the laws of Iowa, located at Protivin, Iowa, in the County of Howard at the close of business on the 17th day of April, A. D. 1913, made to the Auditor of State.

Table with columns for ASSETS and LIABILITIES. Assets include Bills, Bonds, Gold, Silver, etc. Liabilities include Capital stock, Deposits, etc.

Total Assets, \$14001.28. Total Liabilities, \$14001.28. Other profits after deducting expenses, 246.77.

STATE OF IOWA, ss. HOWARD COUNTY, ss. I, John Dostal, President, and J. A. Dostal, Cashier, of the bank above named, do solemnly swear that the foregoing statement is full, true and correct, to the best of our knowledge and belief, that the assets therein set forth are bona fide the property of said bank in its corporate capacity, and that no part of the same has been loaned or advanced to said bank for the purpose of being exhibited as a portion of its assets.

Sworn to before me and subscribed in my presence by John Bouska, President, and J. A. Dostal, Cashier, this 24th day of April, 1913. Notary Public in and for Howard County.

ORIGINAL NOTICE

In the District Court for Howard County, Iowa. May 1913 Term. Lillian M. Powell, Plaintiff, vs. William F. Powell, Defendant.

You are hereby notified that there is now on file in the office of the Clerk of the District Court in and for the County of Howard, State of Iowa, a petition of the plaintiff above named, claiming of you a decree of divorce, and that she be divorced from you and have the care, custody and control of all of the minor child n and allowance as alimony.

And that unless you appear thereto and defend before noon of the second day of the next term of said Court appointed to be held at the Court house in said County, commencing on the 19th day of May 1913 your default will be entered and a judgment rendered against you thereon in accordance with the prayer of said petition.

JOHN MCCOOK, Attorney for Plaintiff.

To the Ladies of Cresco!

I have just received the latest Improved Carpet Sweeper and Vacuum Cleaner combined. Fully warranted to remove from the surface of rugs or carpets all kinds of litter, thread, pins, needles, etc. No need of taking carpets or rugs from floor. I will place the machine on trial with any lady so desiring. Cleaners rented by the day or half day. I also keep for sale the linen dustless mop, dust cloths, oil of brightness. I have also added to my household supplies, a full line of rubber finished table decorations, hand painted, viz: table covers, mats, dollies, dresser scarfs, washstand scarfs, splashes, work aprons and baby bibs. No washing required; a damp cloth will do the work and make them fresh again. I have also a full line of plush remnants, several shades suitable for chair covers, stool covers and fancy work. Please call and see my goods. North of Allen's Shoe Store. 3413. ROBERT PHELAN.

Notice to Bidders Proposals for the erection of a School House in sub-district No. 3 Jamestown township.

Notice is hereby given that the proposals for the erection of a School House in sub-district No. 3, township of Jamestown, County of Howard and State of Iowa, will be received by the board of directors at the school house in sub-district No. 5, (E. Fox's school house) at one o'clock p. m., May 24, 1913, at which time the contract will be awarded to the lowest responsible bidder.

The board reserves the right to reject any or all bids. Plans and specifications may be seen at Riceville State bank, Riceville, Iowa. OLIVER SUMPTER, Sec'y. April 14, 1913. 34-4t

Don't Blame Your Over Worked Stomach

When your stomach will not digest food, the worst thing you can do is to take a lot of digestive medicines. True, they give temporary relief, but your stomach is the sufferer. Loss of appetite, indigestion, dyspepsia and headaches can only be permanently relieved by removing the cause. In many cases, various remedies taken to relieve these conditions result in ruining the stomach and preventing it from digesting food in a natural way.

If you want your stomach to do its own work properly, without resorting to artificial digestives or predigested foods, use Jayne's Tonic Vermifuge. Take small doses regularly, preferably before meals. In a little time your stomach will again do its own work and you will eat heartily, keep well and enjoy living. Jayne's Tonic Vermifuge is not a digester in itself but it tones up the stomach and intestines, giving you all the nutriment and strength from the food you eat. Many forms of supposed indigestion are the result of intestinal parasites, for which Jayne's Tonic Vermifuge is unsurpassed. Insist on Jayne's; accept no other. Millions have praised it for more than eighty years. Sold by druggists everywhere. Dr. D. Jayne & Son, Philadelphia, Pa.

ORIGINAL NOTICE

In District Court, Howard County, Iowa.

Stephen Kubicek, Plaintiff, vs.

Fred W. Gregory, Grant Gregory, Kittie Hoisington, Maggie Gregory, Mary Yates, Caroline Peterson, Mary Webb, Helen Gregory, Develo Root, Charles H. Gregory, and their unknown grantees, mortgagees, assignees, and if deceased, their unknown heirs-at-law, devisees and legatees, and the unknown claimants of the Northeast quarter of the Northwest quarter and the North half of the Northeast quarter, all in section one, township ninety-eight, North Range thirteen, West of the 5th P. M., defendants.

You and each of you are hereby notified that there is now on file in the office of the clerk of the District Court of Howard County, Iowa, the plaintiff's petition in above entitled cause claiming and alleging that he is the absolute owner in fee simple of the North half (1/2) of the Northeast quarter (1/4), and the Northeast quarter (1/4) of the Northwest quarter (1/4) all in section one (1), township ninety-eight (98) North, Range thirteen (13) West of the 5th P. M., Howard County, Iowa, and praying that the title to the above described premises be quieted and confirmed in him against the adverse claims of any and all of the above named defendants, including the unknown defendants or unknown claimants, and alleging that you have or claim to have some right, title or interest in said premises adverse to plaintiff, and that the unknown defendants or unknown claimants derive, or claim to derive, their title or interest in said premises by, through or under the defendants Charles H. Gregory or the heirs of Charles H. Gregory, or by reason of having been the wife or husband of some of them, or by deed, devise or descent through some of them, or through some other person unknown to plaintiff, the exact method or mode of devolution by which the unknown defendants or claimants claim to derive an interest in said premises being unknown to plaintiff, and alleging that Charles H. Gregory obtained a deed to said land, dated August 6, 1856, and recorded in deed record A, page 580, that said Charles H. Gregory died intestate in 1866 a resident of the State of Michigan, that his will provided that his estate should be divided equally among his seven children after payment of charitable bequests, that before this real estate was sold to plaintiff's grantors three of said children died, each leaving from four to six heirs, and that some of these heirs failed to sign the deeds conveying said land to plaintiff's grantors but alleging that plaintiff and his grantors have been in actual, exclusive, open and notorious possession of said real estate for more than twenty years last past under color of title and that defendant's rights or interests in said real estate are now barred. That in the affidavit recorded in deed record 2 at page 563 and 564 giving the names of the heirs of Charles H. Gregory to the name of Develo S. Root, is given as Develo Root, Mary E. Webb, Mary G. Webb as Mary Webb, Helen B. Gregory as Helen Gregory, Caroline G. Peterson as Caroline Peterson, Mary G. Yates as Mary Yates, and Kittie Hoisington as Kittie Hoisington, but plaintiff alleges that they are each one and the same persons, respectively. That the names and residences of the unknown defendants or unknown claimants are unknown to plaintiff although he has sought diligently to learn same, for further particulars you are referred to the petition now on file.

That unless you appear and defend before noon of the second day of the May 1913 Term of said Court which will commence on the 19th of May, 1913, at the Court House in Cresco, Iowa, default will be entered against you and judgment and decree rendered thereon as prayed by plaintiff.

W. L. BARKER. The foregoing notice is hereby approved and ordered published in the Cresco Plain Dealer, a weekly newspaper published at Cresco, Iowa, for four consecutive weeks, the last of which shall not be less than 10 days prior to the May, 1913 Term of said Court. Dated April 8, 1913.

W. J. SPRINGER, Judge of the 13th Judicial District of Iowa.

ORIGINAL NOTICE

In the District Court for Howard County, Iowa. May Term, 1913. Cresco Union Savings Bank, Plaintiff, vs. Helen M. Gilbertson, Nels Gilbertson, Mrs. Nels Gilbertson and Peder Nelson, Defendants.

To the Defendants Above Named: You are hereby notified that there is now on file in the office of the Clerk of the District Court in and for the County of Howard, State of Iowa, a petition of the Plaintiff above named, claiming of you the sum of Two Hundred Twenty and Thirty Three and 1/100 Dollars (\$233.30) as justly due to her on a certain promissory note for \$233.30, dated February 28, 1890, and executed and delivered by Peter Gilbertson to Plaintiff, and claiming against all of you the foreclosure of a certain mortgage of even date with said note and securing the same on lot four (4) on the East half (1/2) of the Northwest quarter (1/4) and on the North half (1/2) of lot one (1) on the West half (1/2) of the Northeast quarter (1/4), all in Section Twenty (20) Township Ninety-Nine (99) North, Range Thirteen (13) West of the 5th P. M., Howard County, Iowa, no personal judgment is asked against any of the defendants.

And that unless you appear thereto and defend before noon of the second day of the next term of said Court appointed to be held at the Court House in said county commencing on the 19th day of May, 1913, your default will be entered and judgment rendered against you thereon, in accordance with the prayer of said petition.

W. L. BARKER, Attorney for Plaintiff.

SHIP YOUR HIDES FURS etc.

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Deal direct with the largest and oldest house in the west. Highest grade and best quality cash returns. Write for price list, tags and full information.

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Cures Colds, Croup and Whooping Cough.

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Abstracts of Title to Lands and Town Lots furnished on short notice.

Special advantages for making Farm Loans and selling Real Estate.

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Honor Graduate of the Ontario Veterinary College, Toronto, Canada; member of the Ontario Veterinary Medical Association. Treats all diseases of the domesticated animals by the most approved methods. Special attention given to surgical operations and horse dentistry. All calls, day or night, promptly attended to. Charges moderate. Office and hospital first door west of Armory Building, Cresco. Northern Iowa Telephone Office No. 12974

JOSEPH GRIFFIN

Attorney and Counselor at Law.

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ATTORNEYS AT LAW Cresco, Iowa. General Practice in all Courts. Estates Settled, Patents Procured. Office, rooms 1 and 2 Berg Block. Northern Iowa Telephone 7374.

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\$1 PER DAY. Corner of Market and Elm Sts. This House has been Newly Refitted and Re-furnished. Electric Lights, Good Stabling in Connection.

L. J. LONG, Proprietor.

JOHN MCCOOK

Attorney and Counselor at Law CRESCO, IOWA

Will practice in all the courts of the state make loans, and attend to buying and selling real estate and securities. Office over Cresco Union Savings Bank.

W. C. HESS, M. D.

Physician and Surgeon (Successor to Dr. Scripture.) Office in Thompson Building. N. I. Phone, office 14; residence 14

Geo. A. Plummer, M. D.

PHYSICIAN AND SURGEON Rooms 3 and 4 over Milz Drug Store. Phone, house 2514. Office, 2514

J. W. Jinderlee, M. D.

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H. B. & J. E. Opsahl

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