

Chariton Courier.

E. B. KELLOGG, Editor and Publisher

KEYTESVILLE, MISSOURI

Friday, August 4, 1916

Entered at the Post Office at Keytesville, Mo. as second-class mail matter.

The "Super-offensive" the Republicans are directing against Gardner proves he is the man to head the Democratic ticket in November.

Why not put our 2,9000 convicts to work on the state highway? This is Gardner's plan. It is the practical way to get good roads.

There was a large crowd out to hear Lozier at Salisbury Saturday night. The people in that city and township are duly appreciative and if something is said which is worth while, they will applaud generously. Saturday night the applause in nearly every instance was by imported boosters from Clifton, led by Jim Whitecotten.

The Gardner Land Bank Bill is almost identical, with the federal land bank act, endorsed by President Wilson and the entire party, including Missouri Democrats at the St. Joseph Convention. It will give the farmers a chance to borrow money at half the rates they are now paying. It is constructive legislation of the broadest possible benefit for the state.

Lozier promises nothing and what he would do in congress would remain to be seen. Ruckers record is before us as an index for the future.

No one has any doubt about the upper part of the district, and those who have doubt concerning Monroe county had best inform themselves before laying any bets that it wont give Rucker more than a thousands over Lozier.

DATES CANCELLED

Col. Fred Gardner's Wife Sick Others Out Of Time Unavoidable

The latter end of the campaign for state offices has been peculiar in that so many of the candidates had to abandon speaking dates for one reason or another. Of course all of them were greatly chagrined at their bad luck, but none of them could avoid the conditions which arose.

Mrs. Fred D. Gardner has been a very sick woman for nearly three weeks and Col. Gardner practically abandoned his campaign to be with her. Even his manager had difficulty in seeing Mr. Gardner at times on important campaign matters, but under the circumstances, every one will endorse the popular home loving man's action.

In this county dates had been named and printed when Mrs. Gardner showed signs of improvement, but before the paper printing the itinerary had more than reached its readers, word came that it would be impossible for the Col. to leave home. Then Saturday at noon orders were given to issue posters and announce that Col. Gardner would be in the county in the afternoon of Tuesday and to arrange so that he could sure get to Brunswick and take the 7.15 train west, and it was done. Monday morning word was received that it would be impossible for the Col. to appear in this or any other place on that day and disappointment was universal, but it could not be helped. Col. Gardner lost several days out of his campaign and simply had to cancel speaking dates in several counties, and for various reasons, candidates for other state offices had to do the same.

Order of Publication

In the Circuit Court of Chariton County, Missouri, at Salisbury, in vacation, to September Term, 1916.

Martin L. Hurt, Plaintiff, vs.

The unknown heirs, consorts, widows, widowers, devisees, donees, alienees, and immediate, mesne or remote, voluntary or involuntary grantees of each and all the following named persons, to-wit:—James Ryan, John Ryan, Isaac P. Ryan, Emily Ryan, James H. Ryan, Susanna Davis, Marthy Jane Ryan, Eleanor M. Ryan, Sampson Wyatt and John P. Williams, Defendants.

The State of Missouri, to all unknown defendants, Greeting:—

On this July 20, 1916, comes the plaintiff and files with the undersigned Clerk in vacation his petition, verified by his affidavit, wherein he alleges that he is the owner and holds the legal title to the following described real estate, in Chariton County, Missouri, to-wit:—

The South Sixty (60) acres of the East half of the Northwest quarter of Section Twelve (12); and all of the Southwest quarter of said Section Twelve (12), except Twenty four (24) acres in the Southwest corner of said Section Twelve (12), which Twenty-four (24) acres is Forty (40) Rods in width from East to West and is Ninety-six (96) Rods in length from North to South; and all being in Township Fifty-three (53) Range Eighteen (18), subject to the rights of the Wabash Railroad Company in and to its right-of-way across said Southwest quarter of said Section Twelve (12), and also subject to a graveyard 20 feet square lying on the North line of said Southwest quarter and about 50 feet West of the Northeast corner of the West half of the said Southwest quarter.

He further alleges that he verily believes that there are persons interested in said lands, or who claim to be interested therein, or in certain parts thereof, whose names he cannot insert in the petition, because they are unknown to him; and that the claims, titles and interests, so far as known to plaintiff, are such claim, title and interest, in and to said lands or some parts thereof, as may have been derived to them as the heirs, consorts, widows, widowers, devisees, donees, alienees, and immediate, mesne or remote, voluntary or involuntary grantees of each and all the following named persons, to-wit:—James Ryan, John Ryan, Isaac P. Ryan, Emily Ryan, James H. Ryan, Susanna Davis, Marthy Jane Ryan, Elenor M. Ryan, Sampson Wyatt and John P. Williams; and that the said James Ryan, John Ryan, Isaac P. Ryan, Emily Ryan, James H. Ryan, Susanna Davis, Marthy Jane Ryan, Elenor M. Ryan, Sampson Wyatt and John P. Williams are all dead, and each acquired their respective interests in and to said lands, or some parts thereof, in the following manner, to-wit:—That the said James Ryan acquired the title to the Southeast quarter of the Northwest quarter of said Section Twelve (12), by a Patent from the United States Government, dated January 10, 1840; and that he acquired the title to the entire Southwest quarter of said Section Twelve (12), by a deed from William Harrington and wife, dated March 8, 1827, and recorded in Book F, at page 69; and that the said Sampson Wyatt acquired some interest in and to both of said tracts of land, by a deed from James H. Ryan, purporting to be under the power and authority of the last will and testament of the said James Ryan, dated January 1, 1857, and recorded in Book Q, at page 57, and that the said John Ryan, Isaac P. Ryan, Emily Ryan, James H. Ryan, Susanna Davis, Marthy Jane Ryan and Elenor

M. Ryan each acquired an interest in and to the same lands either by devise or inheritance from the said James Ryan, but this plaintiff is unable to state what such interest was; that the said John P. Williams acquired some interest in and to all of the Northwest quarter of said Section Twelve (12), by a deed from David Peticrew and wife, dated January 23, 1838, and recorded in Book 4, at Page 430; and that all reference to books and pages herein refer to books and pages in the office of the Recorder of Deeds of this county.

Whereupon it is ordered by the undersigned clerk in vacation, that said unknown defendants be notified by publication that plaintiff has commenced a suit against them in this court, the object and general nature of which is to have this court ascertain and determine the title, estate and interest of the parties to this suit, respectively, in and to all of said lands; and that it define and adjudge by its decree the title, estate and interest of the parties hereto therein; and that such judgment divest any and all of the defendants of any claim, title or interest therein; that plaintiff's title thereto be perfected, and the entire title by said decree be vested in plaintiff; and unless you, unknown defendants, appear at this court, to be begun and held at the Court House, in the City of Salisbury, Missouri, on the Third Monday in September, 1916, and on the first day thereof answer or plead to the petition in this cause, the same will be taken as confessed, and judgement rendered accordingly.

It is further ordered that a copy hereof be printed and published in Chariton Courier, a newspaper published in Chariton County, Missouri, and published at least once a week, for 4 weeks successively, the last insertion to be at least 30 days before the first day of said term of court.

W. G. Wright, Clerk. Witness my hand and seal of said court, this July 20, 1916. (SEAL) W. G. Wright, Clerk of the Circuit Court. 26-29.

Order of Publication

In the Circuit Court of Chariton County, Missouri, at Salisbury, in vacation to September Term, 1916.

Jesse Dooley, Plaintiff, vs.

James Allington, if living; if dead, the unknown heirs, widow, devisees, donees, alienees, and immediate, mesne or remote, voluntary or involuntary grantees of the said James Allington; and the unknown heirs, consorts, widows, widowers, devisees, donees, alienees, and immediate, mesne or remote, voluntary grantees of each and all the following named persons, to-wit:—Robert Weddle, William Bacon, William Stokes, Anne Stokes, David Peticrew, William David Peticrew, Sarah Evans and James Allingham, Defendants.

The State of Missouri, to all of above defendants, Greeting:—

On this July 20, 1916, comes the plaintiff herein and files with the undersigned Clerk, in vacation, his petition, verified by his affidavit, wherein he alleges, that if the defendant, James Allingham, is living, he is a non-resident of the State of Missouri, and cannot be served with the ordinary process of law in this state.

He further alleges that he is the owner and holds the legal title to the following described real estate, situate in Chariton County, Missouri, to-wit:—The South 60 acres of the East half of the Northeast quarter of Section Twenty-five (25); the Southeast quarter of Southwest quarter of Section Twenty-five (25); and the Northwest quarter

of the Southeast quarter of Section Twenty-five (25); all in Township Fifty-four (54) Range Eighteen (18).

He further alleges that if the said James Allingham be dead, he verily believes that there are persons interested in the subject matter of this suit whose names he cannot insert in the petition, because they are unknown to him, and that the interest of such persons and how derived, so far as is known to plaintiff are such title and interest in and to the said East half of the Northeast quarter of said Section Twenty-five (25), as may have been derived to them as the unknown heirs, widow, devisees, donees, alienees, and immediate, mesne or remote, voluntary or involuntary grantees of the said James Allingham; and that the said James Allingham acquired an interest in and to said tract of land by a deed from William C. Hebenor and wife, dated November 4, 1879 and recorded in Book 25, at Page 15.

He further alleges that he verily believes that there are other persons interested in said lands, or who claim to be interested therein, or in certain parts of the same, whose names he cannot insert in the petition, because they are unknown to him; and that the claims, titles and interests, so far as known to plaintiff, are such claim, title and interest, in and to said lands, or some parts thereof, as may have been derived to them as the heirs, consorts, widows, widowers, devisees, donees, alienees, and immediate, mesne or remote, voluntary or involuntary grantees of each and all the following named persons, to-wit:—Robert Weddle, William Bacon, William Stokes, Anne Stokes, David Peticrew, William David Peticrew, Sarah Evans and James Allingham; and that the said Robert Weddle, William Bacon, William Stokes, Anne Stokes, David Peticrew, William David Peticrew and Sarah Evans are all dead, and each acquired their respective interests in and to said lands, or certain parts thereof, in the following manner, to-wit:—That the said Robert Weddle acquired the title to the said Northwest quarter of the Southeast quarter of said Section Twenty-five (25), by a Patent from the United States, on or about February 3, 1837; and the said William Bacon acquired the title to the whole of the Southwest quarter of Section Twenty-five (25), by a Patent from the United States; and that the said William Stokes acquired the title to the Southeast quarter of the said Southwest quarter, by a deed from William Bacon, dated June 4, 1819, and recorded in Book D, at page 276, Recorder's Office of Howard County, Missouri; and that the said Anne Stokes acquired the title to the same tract of land, by the last will and testament of the said William Stokes, dated September 1, 1823, and admitted to probate in the County Court of St. Louis County, Missouri, on or about September 8, 1823; and that the said David Peticrew acquired the title to the same tract of land, by a deed from James Keyte and wife, dated March 31, 1836, and recorded in Book D, at Page 501; and that the said William David Peticrew acquired the title to the same tract of land, by the last will and testament of the said David Peticrew, dated February 15, 1847, and admitted to probate in the County Court of this county, on or about March 3, 1847; and that the said Sarah Evans acquired the title to the East half of the Northeast quarter of said Section Twenty-five (25), by a Patent from the United States, dated on or about August 3, 1860; and all references to books and pages herein, not specified, refer to books and pages in the office of the Recorder of Deeds of this county.

Whereupon it is ordered by the

undersigned clerk in vacation, that all of said defendants be notified by publication that plaintiff has commenced a suit against them in this court, the object and general nature of which is to have this court ascertain and determine the title, estate and interest of the parties to this suit respectively, in and to all of said lands; and that it define and adjudge by its decree the title, estate and interest of the parties hereto therein; and that such judgment divest any and all of the defendants of any claim, title or interest therein; that plaintiff's title there to be perfected, and the entire title by said decree be vested in plaintiff; and unless you defendants, appear at this court, to be begun and held at the Court House, in the City of Salisbury, Missouri, on the Third Monday in September, 1916, and on the first day thereof answer or plead to the petition in this cause, the same will be taken as confessed, and judgment rendered accordingly.

It is further ordered that a copy hereof be printed and published in the Chariton Courier, a newspaper printed and published in Chariton County, Missouri, and published at least once a week, for 4 weeks successively, the last insertion to be at least 30 days before the first day of said term of court.

W. G. Wright, Clerk. A true copy of the record: Witness my hand and seal of said court, this July 20, 1916 (SEAL) W. G. Wright, Clerk of the Circuit Court. 26-29.

YOUR ACID STOMACHS, GASES OR INDIGESTION

Each "Pape's Diapepsin" digests 3000 grains food, ending all stomach misery in five minutes.

Time!! In five minutes all stomach distress will go. No indigestion, heartburn, sourness or belching of gas, acid, or eructations of undigested food, no dizziness, bloating, foul breath or headache.

Pape's Diapepsin is noted for its speed in regulating upset stomachs. It is the surest, quickest stomach remedy in the whole world and besides it is harmless. Put an end to stomach trouble forever by getting a large fifty-cent case of Pape's Diapepsin from any drug store. You realize in five minutes how needless it is to suffer from indigestion, dyspepsia or any stomach disorder. It's the quickest, surest and most harmless stomach doctor in the world.

Voice, Studio, Violin.

Miss Mary Irene Meek announces that she has reopened her Studio for instruction in Voice and Violin. Summer term lasts until Sept. 9, 1916 Fall term begins Sept. 14, 1916.

Classes for private lessons and for choir and chorus work will be formed in Brunswick and elsewhere. Pupils coming to Brunswick from near-by towns will be given lessons at any hour which suits their convenience.

Miss Meek and her pupils will give recitals, free to the public, during the coming school year.

Violins and violin supplies are kept on hand for pupils desiring the best at the minimum expense.

For information, address: Mary Irene Meek, Brunswick, Missouri, Box 1033. Telephone 104. 26-29

Postoffice Open Sundays
Our postoffice will be so secured and arranged that it will be open all day Sundays. Those who have lock boxes will not have to make a mad rush to get there on time, but others will have to observe the regular hours. Postmaster Applegate deserves much credit for so adding to accommodations of the public.

Golden Rule Laundry

Collect and Deliver All Work.
Beware of those claiming to be in my employ.
Family washing as cheap as at home.
Homer Lewis, Agt.

Mrs. Ella Maddox received a box of fine oranges last week from her niece Mrs. Ella Jackson of Covina Cal. The remembrance was highly appreciated.

THICK, GLOSSY HAIR FREE FROM DANDRUFF

Girls! Try It! Hair gets soft, fluffy and beautiful—Get a 25 cent bottle of Danderine.

If you care for heavy hair that glitters with beauty and is radiant with life; has an incomparable softness and is fluffy and lustrous, try Danderine. Just one application doubles the beauty of your hair, besides it immediately dissolves every particle of dandruff. You can not have nice heavy, healthy hair if you have dandruff. This destructive scurf robs the hair of its lustre, its strength and its very life, and if not overcome it produces a feverishness and itching of the scalp; the hair roots famish, loosen and die; then the hair falls out fast. Surely get a 25-cent bottle of Knowlton's Danderine from any drug store and just try it.

Always at Your Service for Printing Needs!

Is there something you need in the following list?

- Birth Announcements
- Wedding Stationery
- Envelope Enclosures
- Sale Bills
- Hand Bills
- Price Lists
- Admission Tickets
- Business Cards
- Window Cards
- Time Cards
- Letter Heads
- Note Heads
- Bill Heads
- Calling Cards
- Statements
- Milk Tickets
- Meal Tickets
- Shipping Tags
- Announcements
- Briefs
- Notes
- Coupons
- Pamphlets
- Catalogues
- Circulars
- Posters
- Blotters
- Invitations
- Folders
- Checks
- Blanks
- Notices
- Labels
- Legal Blanks
- Menu Cards
- Picnics
- Dodgers
- Post Cards
- Programs
- Receipts

Prompt, careful and efficient attention given to every detail

Don't Send Your Order Out of Town Until You See What We Can Do

We are still lending money at a base rate of 5 per cent. Lowest commissions. Other loans cost more.

MINTER & LAMKIN

KEYTESVILLE, MISSOURI.