

CLASSIFIED ADS.

FOR RENT—THE CENTRAL HOTEL on Broadway, either furnished or unfurnished. Apply to J. A. Stewart or J. M. Batterton.

WANTED—TWO UNFURNISHED rooms south of Broadway, for light housekeeping. Address X Missourian office.

WANTED—A YOUNG COUPLE, with no children, wish to rent a nicely furnished five or six room house, with modern conveniences and in good location. Telephone 892-Green.

QUICK MEAL RANGE FOR SALE; in use only short time. 906 Lowry, Phone 521-Red.

REPAIRING AND UPHOLSTERING and resilvering mirrors. Phone 779-Red.—G. C. Davidson.

LOST—A PAIR OF RIMLESS EYE glasses in a case marked Ellis Optical company. Finder please return to university librarian and receive reward.

WANTED—TO TRADE A GOOD farm for Columbia City property. For particulars address C. W. Cannon. R. F. D. 10 or phone 42-W.

FOR SALE OR RENT 1322 Keiser Avenue.

Very desirable 7 roomed house—modern throughout. Solid oak finish and hardwood floors down stairs. Good granite basement. Apply to N. D. Evans. Phone 670.

Board and room for \$15 per month at 607 Hickman Avenue. A modern new house, three blocks from Broadway.

FOR RENT OR SALE—AT 1406 Bass Avenue—modern house, large reception hall and nine rooms, new granite basement. Phone 380-Black or 373-Black.

FOR RENT—A NEW SEVEN-room, strictly modern bungalow at 1201 Walnut street. For particulars phone 563-white or see John Hubbell.

YEP

We Sold That 5 Room Cottage that we advertised here last week, but we have a 22-acre tract with 3-room house, barn, 2 wells and spring on it, that we want to sell within the next few days. On good road, fine for fruit or poultry farming. Come up and let us tell you all about it. McDonnell Bros. Nowell Bldg., phone 479.

FOR SALE—A new seven-room residence, thoroughly modern, lot 70 by 160 feet, beautiful trees. Owner leaving city. Will take \$4,800 if sold at once. Reasonable terms. Apply at 1307 Keiser.

For Rent.

Offices in the modern and up-to-date Thilo building, corner Broadway and Hitt street. Excellent location and all modern conveniences. See us for other rental property.

For Sale.

120 acres of land within 2 miles of Columbia at a bargain, can make easy terms.

Jas. G. Holcombe & Co. 205-206 Thilo Bldg. Phone 705

FOR SALE—4-room house, bath, barn, lot 68 by 157, sewerage, water, lights, nice light fixtures, on good street, plenty nice fruit and shade trees, price \$1800.

75 acres good productive land, well fenced, lays fairly well, never falling springs, beautiful building site, 4 miles from Columbia, on good road, price \$30 an acre.

W. H. Goldsberry, Rooms 403 and 404 Exchange Bank Bldg., Columbia, Mo.

FOUNTAIN wishes to call your attention to the following:

FOR SALE: (A Bargain) Good five room house and lot close in, \$1,600. 7 room house with good big East front lot, on paved street and plenty of shade, near High School for sale at \$3,000.

Houses to Rent: 6 Rooms and Barn, northeast part... 25 8 Rooms, Modern, near University \$35 5 Rooms, on Ripley street... \$15 12 Rooms (Modern) on Paquin... 50 Many others. Alba T. Fountain Real Estate and Insurance 911 A East Broadway.

IN THE PRIMITIVE COURTS

How Justice Was Administered in Rude Surroundings.

In the days of which I write the judicial system, like the country, was in its infancy. The circuit court was composed of a president judge, elected by the legislature, and who presided at all the courts in the circuit, and two associate judges, elected in each county by the people. The president judge was always a lawyer of some experience. The associate judges were not lawyers and they made no claims to legal knowledge. As a rule they were typical representatives of the backwoodsmen and very illiterate, yet they had the power to override the presiding judge and give the opinion of the court, and they often did so. In such instances their reasoning was likely to be of a most ludicrous character. However, they made up in honesty what they lacked in other directions, and the results were not as bad as might be imagined. They were usually elected because of their popularity and their well known integrity, and though they occasionally went wrong their constituents did not strongly censure them because of their mistakes.

The clerks of the pioneer courts were seldom qualified for their duties, and many old time records are the living proofs of this statement. They were uneducated, and some of them barely had the ability to scrawl their own names, yet they did not lack native shrewdness. There was a clerk in one of the pioneer settlements of Central Indiana who boasted of his superior qualifications by declaring that he had been sued on every section of the statute, and therefore knew the law, while his opponent had never been sued and therefore could not know the law. He was elected on this platform.

The sheriffs were chosen by the people, and the man who could send his voice farthest in the woods from the courthouse door was often the successful candidate. A stentorian voice, physical strength and tried courage were the principal qualifications for this important office. When the court desired the presence of John Smith as a petit juror or as a witness, it was the sheriff's duty to stand outside the courthouse or poke his head out of a window and cry three times and with all the power of his lungs, "John Smith, come to court!" and John generally heard the call and obeyed. If he happened to be so remote that he did not hear, there were always plenty of loiterers who esteemed it an honor to go after him. A written summons was seldom resorted to. It was regarded as a waste of material and time, to say nothing of the stupendous task which the preparation of such a document would place upon a clerk who could hold a plow handle or a rifle much more effectively than a pen.

By far the most important men who attended the sessions of the courts were the lawyers, especially the younger ones. But nobody called them lawyers. They were squires. To see a young squire with a queue three feet long dangling down his back and tied with an eel skin, strutting backward and forward over the roughhewn slabs that formed the floor of the ordinary log courthouse, brought the woodsmen from near and far; and to hear him "plead" was worth a wearisome foot journey over ice and snow across swollen rivers and creeks, through an interminable forest.—Case and Comment.

Tomato For Removing Ink Stains.

A correspondent says that tomato juice is a splendid thing with which to extract ink stains from white materials. The method is given as follows: As soon as possible after the ink has been spilt spread the damaged article out smoothly on a table and lay a wad of blotting paper beneath it. Cut a juicy tomato in half and rub the juice well in. It may be necessary to add fresh blotting paper if the wad was not very thick in the first place and when the tomato is exceptionally juicy. When the stain has disappeared wash the linen in the usual way.—Philadelphia Bulletin.

DO YOU PREFER FRESH, MOIST, WELL-KEPT CIGARS TO THE DRY, STOCK-WORN STALE ARTICLE YOU ARE SOMETIMES HANDED? ? ? ? ?

Our rapidly increasing Cigar demand enables us to keep at all times a select assortment of the leading brands. Give Us A Trial. PENN'S PHARMACY, 902 Broadway.

THE FLY CATCHING INDUSTRY

Nature Cured Product of Mexico Disappearing as Waters Dry Up.

With the steady and rapid drying up of Lake Texcoco, one of the strangest vocations, peculiar to Mexico, is being crowded out of existence by relentless nature. This is the work of catching flies for the world.

Since the days of the Aztecs, Lake Texcoco has been exploited for its wonderful fly resources. Until recent years the annual production of dried and self-embalmed insects was measured in tons, and today amounts sufficient to afford a means of livelihood to a small colony of native fly catchers.

Preserved in the natural salts of the lake, these flies have been found an excellent food for caged birds and chickens, and hundreds of sacks of considerable size have been shipped to poultry raisers in the United States and Germany. They are caught in nets as they swarm near the lake surface, killed by drowning in the water and spread on large sheets to dry. After this they are brought into the local markets or shipped elsewhere over the republic in sacks of about the size of ordinary corn.

The profession of fly catching and fly preserving has been handed down from father to son in the few families who have held a monopoly of the industry since the days of Netzabuncoyotl when that monarch signed a treaty with the Casique Chimatlopocti of Tenochtitlan whereby a number of Tenecans were allowed a concession to gather flies in the former's realm to feed the sacred quetzals in the great Teocalli.

Now, however, the profession appears doomed to go out of existence and Mexican poultry doomed to deprivation from their traditional luxury of salt-cured flies. Many of the fly-catchers have begun to devote themselves to the work of shoveling up the soda from the old lake bottom and are replacing their lost revenues from the fly industry by selling the new product to the soda factory east of Peroteville.—Mexico Record.

THE POSTCARD TRAFFIC

Inspectors After Purveyors of Objectionable Pictures From Abroad.

Postal inspectors here are actively endeavoring to suppress the traffic in objectionable picture cards sent through the mails. In many cases the photographs are sent to Philadelphia from abroad, in response to carefully worded advertisements. They are sent in "plain" envelopes but generally they are "spotted" by outside appearances, and the addressee here is notified to come and claim the missive. Usually he is found ready to open the letter in the presence of the inspectors, and ground is thereby laid for the exclusion of the unlawful matter from that especial consignor.

The traffic in this kind of photograph is usually conducted by men and women of operatic temperaments and the activity of the inspectors has kept the trade at a minimum.

Chief Postal Inspector Cortelyou said that no action is being taken against the manufacturers by the postal authorities, as this is a matter which does not come under their power. City officials may institute proceedings against offending manufacturers of such matter, but he has heard of no such steps being taken in this city.

The quantity of this kind of mail matter being daily received just now, according to Mr. Cortelyou, is on the decrease, and is much lower than this time a year ago. All postals, and other objectionable mail where names are not signed and it is impossible to ascertain the name of the sender, are simply excluded from the mail and sent to the dead letter office in Washington.—Philadelphia Telegraph.

When you think of insurance think of FOUNTAIN.

ORDER OF PUBLICATION

State of Missouri, County of Boone, ss. In the Circuit Court, in vacation before October Term, 1910. Thomas Frederick Whitesides, Plaintiff, against the unknown heirs, devisees, consorts and aliases of John F. Burnam, deceased, of Robert C. Wall, deceased, and of Anna E. Wall, deceased, Defendants.

The State of Missouri, to the above-named defendants, Greeting: Now on this 20th day of August, 1910, in vacation before the October Term, 1910, of the Circuit Court of Boone County, Missouri, comes the plaintiff herein, by his attorneys, and files his petition in suit herein, duly verified by the affidavit of plaintiff, and in said petition states, among other things, that in the year 1868 one John F. Burnam acquired title to the real estate hereinafter described by certain deeds dated in that year, all duly acknowledged, and of record in Book 40 at Page 62, Book 38 at Page 167, Book 39 at Page 170, and Book 39 at Page 255 of the deed records of Boone County, Missouri; but plaintiff states that there is no deed of record from the said John F. Burnam, nor from any other person or persons for him or claiming under him, for said land; that the said John F. Burnam is now long since deceased, but whether he died testate or intestate is to plaintiff unknown; and that by reason of said facts the defendants, the unknown heirs, devisees, consorts and aliases appear of record to be interested in said land. That in the year 1869 Robert C. Wall and Anna E. Wall, his wife, were in possession of said real estate, as plaintiff is informed and believes by purchase from said John F. Burnam, but there is no deed of record to them; that by deed of trust dated March 8, 1889, said Wall and wife conveyed said land to Allen E. Burnam as trustee to secure to said John F. Burnam the payment of a note for \$1769.00; that default was made in the payment of said debt under the terms of said deed of trust and said trustee sold said real estate to pay same under the terms of said deed, and a deed was made and executed by said trustee to the purchaser, Robert McCasky, under whom plaintiff claims title, which deed to said McCasky is dated April 8, 1872, and of record in Book 45 at Page 229 of the deed records of said County; that said trustee's deed is defective on account of imperfect recitals as to the notice of sale required by said deed of trust and doubts have arisen as to the sufficiency of same to pass whatever title said Wall and wife had in said land; that by reason of the imperfections in said foreclosure proceedings and by reason of the apparent claim of record of said Wall and wife in said land, the defendants, the unknown heirs, devisees, consorts and aliases of said Wall and wife, respectively, appear of record to have an interest in the said land as co-owners of the same, and a cloud is cast upon plaintiff's record title; that the said Robert C. Wall and Anna E. Wall are both long since deceased, but whether they or either of them died testate or intestate is to the plaintiff unknown. And the plaintiff further states that he verily believes that there are persons interested in or who claim to be interested in the subject matter of this petition as heirs, devisees, consorts and aliases of John F. Burnam, deceased, of Robert C. Wall, deceased, and of Anna E. Wall, deceased, respectively, whose names and places of residence are to plaintiff unknown and whose names he cannot insert herein because unknown to him; that said unknown defendants derive or claim to derive their title or claims as consorts, heirs, devisees, aliases or immediate, mesne or remote voluntary or involuntary grantees of such ancestors or predecessors in title; and that he has described the interests of such unknown defendants, and how derived, so far as his knowledge extends.

It is therefore ordered by the clerk of said court, in vacation, that the said defendants be notified by publication that the plaintiff, by petition herein filed, of date August 20th, 1910, has commenced against them an action at law and in equity, the immediate object and general nature of which is to enforce and establish a lawful right, claim and demand to and against certain real estate within the jurisdiction of this court, to-wit, an action to obtain a judgment of partition and order of sale of the following described real estate, lying, being and situate in Boone County, Missouri, to-wit: The North half of Lot Number Nine (9), containing one and one-half acres more or less, in Stephen's Addition to the Town now City of Columbia, Boone County, Missouri.

er things, that in the year 1868 one John F. Burnam acquired title to the real estate hereinafter described by certain deeds dated in that year, all duly acknowledged, and of record in Book 40 at Page 62, Book 38 at Page 167, Book 39 at Page 170, and Book 39 at Page 255 of the deed records of Boone County, Missouri; but plaintiff states that there is no deed of record from the said John F. Burnam, nor from any other person or persons for him or claiming under him, for said land; that the said John F. Burnam is now long since deceased, but whether he died testate or intestate is to plaintiff unknown; and that by reason of said facts the defendants, the unknown heirs, devisees, consorts and aliases appear of record to be interested in said land. That in the year 1869 Robert C. Wall and Anna E. Wall, his wife, were in possession of said real estate, as plaintiff is informed and believes by purchase from said John F. Burnam, but there is no deed of record to them; that by deed of trust dated March 8, 1889, said Wall and wife conveyed said land to Allen E. Burnam as trustee to secure to said John F. Burnam the payment of a note for \$1769.00; that default was made in the payment of said debt under the terms of said deed of trust and said trustee sold said real estate to pay same under the terms of said deed, and a deed was made and executed by said trustee to the purchaser, Robert McCasky, under whom plaintiff claims title, which deed to said McCasky is dated April 8, 1872, and of record in Book 45 at Page 229 of the deed records of said County; that said trustee's deed is defective on account of imperfect recitals as to the notice of sale required by said deed of trust and doubts have arisen as to the sufficiency of same to pass whatever title said Wall and wife had in said land; that by reason of the imperfections in said foreclosure proceedings and by reason of the apparent claim of record of said Wall and wife in said land, the defendants, the unknown heirs, devisees, consorts and aliases of said Wall and wife, respectively, appear of record to have an interest in the said land as co-owners of the same, and a cloud is cast upon plaintiff's record title; that the said Robert C. Wall and Anna E. Wall are both long since deceased, but whether they or either of them died testate or intestate is to the plaintiff unknown. And the plaintiff further states that he verily believes that there are persons interested in or who claim to be interested in the subject matter of this petition as heirs, devisees, consorts and aliases of John F. Burnam, deceased, of Robert C. Wall, deceased, and of Anna E. Wall, deceased, respectively, whose names and places of residence are to plaintiff unknown and whose names he cannot insert herein because unknown to him; that said unknown defendants derive or claim to derive their title or claims as consorts, heirs, devisees, aliases or immediate, mesne or remote voluntary or involuntary grantees of such ancestors or predecessors in title; and that he has described the interests of such unknown defendants, and how derived, so far as his knowledge extends.

It is therefore ordered by the clerk of said court, in vacation, that the said defendants be notified by publication that the plaintiff, by petition herein filed, of date August 20th, 1910, has commenced against them an action at law and in equity, the immediate object and general nature of which is to enforce and establish a lawful right, claim and demand to and against certain real estate within the jurisdiction of this court, to-wit, an action to obtain a judgment of partition and order of sale of the following described real estate, lying, being and situate in Boone County, Missouri, to-wit: The North half of Lot Number Nine (9), containing one and one-half acres more or less, in Stephen's Addition to the Town now City of Columbia, Boone County, Missouri.

It is further ordered that a copy hereof be duly published at least once a week for four weeks successively in the University Missourian, a daily newspaper printed, published and circulated in said Boone County, and designated by plaintiff's attorneys as most likely to give notice to said defendants; the last insertion to be at least five days before said next term of said court.

A true copy from the record: Witness my hand as Clerk of the Circuit Court of Boone County, Missouri, and the seal of said Court, Done at office in Columbia, Missouri, this 20th day of August, 1910.

JAS. E. BOGGS, Clerk. By J. O. PASLEY, Deputy.

Harris & Finley, Attorneys for Plaintiff. First insertion August 23.

ORDER OF PUBLICATION State of Missouri, County of Boone, ss. In the Circuit Court, in vacation before October Term, 1910.

John C. Schwabe and James W. Schwabe, Plaintiffs, against Caroline Hay and Henry Hay, her husband, and Geoffrey Dressell and Daniel Dressell, minors, Defendants. The State of Missouri, to the above-named defendants, Greeting: Now on this 28th day of July, 1910, in vacation before the October Term, 1910, of the Circuit Court of Boone County, Missouri, comes the plaintiffs herein, by their attorneys, and file their petition in suit herein, and in said petition state among other things, that defendants Caroline Hay and her husband, Henry Hay, are non-residents of the State of Missouri, and the ordinary process cannot be served upon them.

It is therefore ordered by the clerk of said court, in vacation, that the said defendants be notified by publication that the plaintiffs, by petition herein filed, of date July 28th, 1910, have commenced against them an action at law, the immediate object and general nature of which is to enforce and establish a lawful right, claim and demand to and against certain real estate within the jurisdiction of this court, to-wit, an action to obtain a judgment of partition and order of sale of the following described real estate, lying, being and situate in Boone County, Missouri, to-wit: The North half of Lot Number Nine (9), containing one and one-half acres more or less, in Stephen's Addition to the Town now City of Columbia, Boone County, Missouri.

It is further ordered that a copy hereof be duly published at least once a week for four weeks successively, in the University Missourian, a daily newspaper printed, published and circulated in said Boone County, and designated by plaintiffs' attorney as most likely to give notice to said defendants; the last insertion to be at least thirty days before said next term of said court.

A true copy from the record: Witness my hand as Clerk of the Circuit Court for Boone County, Missouri, and the seal of said Court, Done at office in Columbia, Missouri, this 24th day of July, 1910.

JAS. E. BOGGS, Clerk. By J. O. PASLEY, Deputy. Schwabe & Gordon, Attorneys for Plaintiffs. First insertion Aug. 9, 1910.

THE STATE NORMAL SCHOOL KIRKSVILLE, MISSOURI.

A GREAT TEACHERS COLLEGE.

Summer session, eleven weeks, beginning June 1st and ending August 12th, 1910. FORTY-FIVE TEACHERS IN FACULTY.

Many vocational courses, including Bookkeeping, Business Forms, Typewriting, Shorthand, Geography of Commerce, History of Industries, Manual Training, Wood Work, Pottery, Lathe Work, Forge Work, Mechanical Drawing, Raffle, Domestic Art, Agriculture, Gardening.

Four years of work and study in Drawing, Painting, Etching, Hammered Brass and other hand work in Art; also three years of Art Study in designated texts.

Five years in Music, including Sight Reading, Individual Lessons, Chorus Work, Harmony, Counterpoint, Orchestration, History of Music, etc.

Many forms of Physical Education, including Gymnasium Work, Public School Playground Work, Track Work, Baseball, Football, Handball, Tennis, etc. Ample bath rooms, gymnasiums, tennis courts, athletic field, running tracks.

Best facilities in the Middle West for Photography, Lantern Slide Making and Photo Engraving. Special courses in the summer school for those teachers desiring to learn how to use the lantern and how to make the slides.

Courses in all typical High School and College studies. But this is a strictly vocational institution and all such courses work to the higher efficiency of public school teachers.

Best Model Rural School in the World. Rural children transported five miles in covered wagon.

Excellent Libraries, Laboratories, Rest Rooms, Literary Society Halls and rooms for the Y. M. C. A. and Y. W. C. A.

Special course in School Administration. This course is conducted by an up-to-date man of varied and successful experience in both large and small cities.

EXPLANATORY BULLETIN FREE.

JOHN R. KIRK, President.

WABASH TIME CARD.

Table with 4 columns: No. of arrival, No. of departure, No. of arrival, No. of departure. Includes times for various routes and connections.

PEOPLE ARE COMING TO COLUMBIA

to get settled before the schools open They are getting acquainted with the live merchants through the columns of the Missourian. Do you want a share of their trade? They may never learn you are in business unless you advertise.

OF COURSE

the want ad column is the very best medium for renting a house; either way, or for renting rooms and for bringing in touch with you the person who wants the things you want to dispose of. Those who are using this column tell us that the little ads bring all the inquiries they can handle. A Missourian want ad will work for you.

THE MISSOURIAN PHONE 55

named defendants, Caroline Hay and Henry Hay, her husband, Greeting:

Now on this 28th day of July, 1910, in vacation before the October Term, 1910, of the Circuit Court of Boone County, Missouri, comes the plaintiffs herein, by their attorneys, and file their petition in suit herein, and in said petition state among other things, that defendants Caroline Hay and her husband, Henry Hay, are non-residents of the State of Missouri, and the ordinary process cannot be served upon them.

It is therefore ordered by the clerk of said court, in vacation, that the said defendants be notified by publication that the plaintiffs, by petition herein filed, of date July 28th, 1910, have commenced against them an action at law, the immediate object and general nature of which is to enforce and establish a lawful right, claim and demand to and against certain real estate within the jurisdiction of this court, to-wit, an action to obtain a judgment of partition and order of sale of the following described real estate, lying, being and situate in Boone County, Missouri, to-wit: The North half of Lot Number Nine (9), containing one and one-half acres more or less, in Stephen's Addition to the Town now City of Columbia, Boone County, Missouri.

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JAS. E. BOGGS, Clerk. By J. O. PASLEY, Deputy. Schwabe & Gordon, Attorneys for Plaintiffs. First insertion Aug. 9, 1910.

COLUMBIA THEATRE

Monday, Aug. 29th 8 O'CLOCK.

Admission—35, 50, 75c.

PROF. VRATISLAV MUDROCH, Violinist,

MRS. G. MUDROCH, Soprano,

of the faculty of the School of Music of Stephens College, will appear in a farewell recital.

MRS. ROSA VOIGHT BEWICK, Accompanist.

UNDER the auspices of the Eastern Star and Twilight Lodges.

TICKETS may be had of Mrs. C. W. Martin, Phone 612, or any lady of Eastern Star.