

# TANEY COUNTY REPUBLICAN

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Four Pages.

## CITIZENSHIP

Some Excerpts From the Writings of Theodore Roosevelt

The leader, for the time being, whoever he may be, is but an instrument, to be used until broken and then to be cast aside; and it is not worth his salt he will care no more when he is broken than a soldier cares when he is sent where his life is forfeit in order that the victory may be won. In the long fight for righteousness the watchword for all of us is spend and be spent. It is of little matter whether any one man fails or succeeds; but the cause shall not fail, for it is the cause of mankind. We, here in America, hold in our hands the hope of the world, the fate of the coming years; and shame and disgrace will be ours if in our eyes the light of high resolve is dimmed, if we trail in the dust the golden hopes of men.—Carnegie Hall Address (1912).

Character, in the long run, is the decisive factor in the life of an individual and of Nations alike—American Ideals.

Not once in a thousand times is it possible to achieve anything worth achieving except by labor, by serious purpose and by willingness to run risk. The persons who seek to persuade our people that by doing nothing, by passing resolutions that cost nothing, and by writing eloquent messages and articles that mean nothing, and by complacently applauding eloquence that means less than nothing, some service is thereby rendered to humanity, and not only rendering no such service, but are weakening the spring of national character.—Fear God and Take Your Own Part.

Any man who tries to excite class hatred, sectional hate, hate of creed, any kind of hatred in our community, tho he may affect to do it in the interest of the class he is addressing, is in the long run with absolute certainty that class's own worst enemy. In the long run, and as a whole, we are going to go up or go down together.—Addresses and Messages.

No republic can permanently endure when its politics are corrupt; and base; and the spoils system, the application in political life of the degrading doctrine that to the victor belong the spoils, produces corruption and degradation. The man who is in politics for the offices might just as well be in politics for the money he can get for his vote so far as the general good is concerned.—American Ideals.

No nation can achieve real greatness if its people are not both essentially moral and essentially manly; both sets of qualities are necessary.—American Ideals.

### What Mrs. Breninger, of New York, Says About Rat Poison.

"Tried preparations that kill rats, but RAT SNAP is the only one that prevents disagreeable odors after killing. Also like RAT-SNAP because it comes in handy cakes, not mixing with other food. You don't have to dirty your hands, it's the best for household use." Try RAT-SNAP. Three sizes, 25c, 50c, \$1.00. Sold and guaranteed by J. T. Felkins & Co.

### Hollister Seeks Place in Oil World

Drilling has been held up about 30 days on account of the great amount of artesian water. Now the tap of the water has been cased off, the drill has been started, with orders to drill as fast as possible. A number of men from oil districts have visited our town, drill and country, some of whom have stock in the present drilling company of Hollister, who saw indications are very encouraging, but he is to go into details, as they are doing secret drilling. They claim the money is the easiest part and will drill a number of wells before they get the idea that there is no oil in this country. Hollister feels proud that it is the first city in the county to go on record as an oil center.

Hollister is doing her very best not only for the people who live inside her

corporate limits but for the entire surrounding country as well, to get together all interested in farming, fruit growing and stock raising. The following facts and figures will show you something of her efforts: We have 400 acres of vineyard tributary to Hollister, the most of which is now beginning to bear. There were a few years ago, the proceeds of which were shipped out last year, the proceeds of which run from \$1000 to \$1300 per acre. The estimate for this year is placed at 20 cars. There is a greater number of acres of apples and peaches getting to the bearing age, which will continue our growth of output from year to year.

And as a stock market Hollister has a record second to none in the county. The record is open to all for investigation. Moore Brothers alone have shipped since November 1 twenty-seven car loads of hogs and seven carloads of cattle. So, Mr. Reader, in thinking over this part of the Ozarks, do not forget Hollister. Visit our city and see many other things we have failed to enumerate.

A HOLLISTER CITIZEN.  
Jan. 27, 1920.

### Has Your Patent Been Delivered?

(Concluded from last week.)  
A large number of patents to Taney county lands are unclaimed in the U. S. Land office at Springfield. We are publishing this list that all may see if they are interested in any of these unclaimed patents.

The land office has made arrangement with Chas. H. Groom and provided him with blanks for sending for any of the patents mentioned.

We advise owners of lands to look over the list and if the patent to you is mentioned therein to proceed to procure same. The recording fee is the only charge made.

T 23 R 21  
Sw 1-4 nw 1-4 sec 14  
W 1-2 nw 1-4 sec 22, sw 1-4 sw 1-4 sec 15  
W 1-2 nw 1-4 sec 23, s 1-2 ne 1-4 sec 22  
S 1-2 sw 1-4 nw 1-4 sw 1-4 sec 22  
Sw 1-4 ne 1-4 e 1-2 nw 1-4, nw 1-4 sw 1-4 sec 23  
S 1-2 lot 1 sw 1-4 sec 19, N 1-2 lot 1 sw 1-4 sec 30  
Nw 1-4 sec 35  
Sw 1-4 sec 36

T 23 R 21  
Nw 1-4 ne 1-4 sec 9  
E 1-2 ne 1-4, nw 1-4 ne 1-4, ne 1-4 sec 1-4 sec 11  
Lots 10, 11, 13 sec 14  
Se 1-4 se 1-4 sec 10, nw 1-4 nw 1-4 sec 14  
Ne 1-4 sec 17  
Sw 1-4 se 1-4 se 1-4 sw 1-4 sec 27  
Nw 1-4 ne 1-4 or lot 1 sec 28  
S 1-2 se 1-4 sec 19, sw 1-4 sw 1-4 sec 20, ne 1-4 ne 1-4 sec 30  
Se 1-4 se 1-4 sec 29, n 1-2 ne 1-4 sec 32  
Lots 3, 4, 6, sec 28 ne 1-4 ne 1-4 sec 33

T 24 R 21  
Sw 1-4 nw 1-4 sec 26  
S 1-2 se 1-4 sec 26  
Se 1-4 ne 1-4, ne 1-4 se 1-4 sec 33  
N 1-2 nw 1-4 sec 13, e 1-2 se 1-4 sec 14.  
T 21 R 22  
Ne 1-4 ne 1-4 sec 2  
Se 1-4 se 1-4 sec 3  
Sw 1-4 nw 1-4 sec 8

T 22 R 22  
Lot 1 ne 1-4, N 1-2 se 1-4 sec 2  
W 1-2 sw 1-4 sec 2, ne 1-4 nw 1-4 sec 11  
Sw 1-4 se 1-4 sec 23  
Lot 5 se 1-4 sec 23, w 1-2 sw 1-4 sec 24  
Sw 1-4 se 1-4 sec 26, n 1-2 ne 1-4, se 1-4 ne 1-4 sec 35.  
T 23 R 22  
Se 1-4 sw 1-4 sec 14, ne 1-4 se 1-4 sec 15 nw 1-4 ne 1-4 sec 23, se 1-4 nw 1-4 sec 24  
Ne 1-4 se 1-4 sec 24 T 21, se 1-4 nw 1-4 sec 24  
Nw 1-4 ne 1-4 sec 25  
S 1-2 ne 1-4, nw 1-4 se 1-4, ne 1-4 sw 1-4 sec 25  
Nw 1-4 sw 1-4 sec 25, S 1-2 ne 1-4, e 1-2 se 1-4 sec 27  
Sw 1-4 sw 1-4 sec 15 T 24 R 22

## HOW FISH CAUGHT MAN AND MADE A BOLD ENDEAVOR TO LAND HIM

—A sportsman tells of a curious incident. From his story, which appears to be authentic, it appears that a party of fishermen were out in a boat after gudgeon. One of the men, whose horse had become lamed some miles from home, had been taken on board, but was not fishing. As a penalty for wearing spurs he sat in the bow with his feet hanging over the side of the skiff.

Soon after his entrance into the boat one of the anglers caught a small gudgeon, which he playfully hung on the horse-man's projecting spur. The incident was forgotten and the gudgeon hung there, its tail just touching the water.

Suddenly the man gave a cry of astonishment, and the others looking up saw a large jackfish splashing the water in vigorous fashion. The boat began to rock; the man in the bow lost his balance and tumbled into the lake, where he disappeared from sight.

A moment later he rose to the surface, the jackfish still thrashing the water about his foot, and it was seen that the fish was caught on the spur. The jack was a huge fellow and very strong, and in its struggles for freedom it plunged down toward the bottom of the lake, dragging the man's feet foremost after it. His weight, however, was too much for the fish and it made small headway.

The fishermen now went to the assistance of their companion. One of them struck the jack with an oar and stunned it. The man was pulled into the boat and the jackfish despatched. The big fish had jumped for the gudgeon, fixed its teeth in its body and had somehow been caught by the gill on the crane-necked spur.

## TREE YIELDS MANY PRODUCTS

How Natives of Mountains in the Sudan Get Needed Supply of Water and Food.

How the natives of the Kordofan and Nuba mountains of the Sudan store their water supply in the remarkable 'Tebeldi, Buhab or Adansonia digitata trees, is explained by Capt. E. Galway Warren, in the Wide World Magazine.

The trunks of these trees, which attain huge proportions, sometimes being 18 feet in diameter for a distance of over 20 feet, where the branches begin, are hollow. A hole is cut in the tree near the top of the straight trunk, and a native hollows out the interior, until a mere shell a few inches thick remains. Then a basin is formed in the earth near its base, which fills during the rainy season. This water is stored in the trunk of the tree, and remains sweet for long periods. Even after two years only a slight discoloration was noted in the water.

Natives sell water from these store-houses to travelers. Tenants rent the trees with their lands and store the family water supply in them. Nobody knows how old the trees are, although they are reputed to be many centuries old.

From the bark of the trees the natives make rope for binding camel loads, building homes, etc. The trees yield nuts of a bitter taste, not unlike almonds, which are ground into a flour. The nut shells are used as snuff boxes.

### How to Drive a Peg in a Tree.

We are planting memorial forests and are learning to protect and preserve our wild life, both animal and vegetable; therefore, when we are in the wilds we must be careful not to destroy timber, and if we want to use a tree for a hat rack, a clothes rack or a gun rack, we must devise some method which will not injure the tree. The old-time woodsman did this by striking his axe into the trunk of the tree and thereby making a perpendicular cut. Into the center of this cut he would then drive a blunt peg. The advantage of this lies in the fact that an upright wound on a tree heals readily and leaves practically no scar; therefore, if when one leaves camp the peg is knocked from its place there will be no injury done to the tree.—Boys' Life.

### Why Yawning Is Contagious.

A peculiar thing about the process of yawning is that one person in a room yawning will quite likely set all or nearly all the others to yawning also. There seems to be no explanation of this excepting that when a number of people are in one room and one of them begins to yawn, the others do so, not because they perceive the first yawn so much as the probable fact that the air in the room has become so poor that there is not enough good air for all the people in it, breathing normally, and many of them are forced to yawn at about the same time.

## WHY We All Do Certain Things Involuntarily

Have you ever realized the number of things you do without really knowing why you do them? To say that you yawn because you are tired, or sneeze because you have hay-fever, or laugh because a stage comedian is funny, is hardly less superficial than a child's "Oh, just because, you know."

Why, for instance, do you sneeze? Could you write out a brief explanation on an examination paper? Sneezing is due to the entrance of particles of matter into your nostrils. These particles excite the nerves of feeling and smell, and the sneeze is your physical attempt—without any conscious direction on your part, of course—to expel the intruders.

If the first sneeze is unsuccessful, a second and a third may follow, until the battle has been given up or won. Why do we yawn? Shortness of breath is one of the principal causes. When we are tired, the nervous impulses which control our breathing are weakened, and fail to carry on their duties with their usual regularity. Thus there occur moments when the action of breathing is suspended, just as there are moments when a weary man may pause in working a pump. During the pause there is a momentary lack, or shortage of breath, and the yawn which follows is a spasmodic action, urged by sudden necessity to supply the deficiency.

## FOR SUCCESS IN BUSINESS

Why the Man That Can See Ahead Always "Puts It Over" His Slower Competitor.

M. B. Longland, salesmanager of a motor truck company, Detroit, in addressing a group of salesmen, gave some pointers which are applicable not only to the truck business, but to any business. Mr. Longland said:

"I class men by the range of their vision. There are three classes—the man who looks backward, the man who looks at the present and the man who looks ahead.

"For the man who looks backward there is little hope in business, for you will find that the same cobwebs are in his business that his grandfather allowed to collect.

"The man who looks at the present has some chance, for he is at least up to date, and being so, is assured of a measure of success. He is posted on conditions as they are at present, and while there are no cobwebs around his office, the trouble is that the shutters are all drawn tight and not a gleam of the future peepeth through.

"But the real man, the big man, the successful man is the chap who looks at his business through a powerful telescope and sees it as it will be in the days after tomorrow. Instead of allowing his business to die out with the fading of the present day, he is planning of the future, so that, later on, the sun will come up and shine on an ever-increasing business."

### Contentious Never Popular.

The wise man in Israel has truly said: "A fool's lips enter into contention," and the contentious fool is as common a nuisance today as he was no doubt in the olden ones. Usually in proportion to their lack of actual knowledge do such persons presume to set themselves up as dictators to others.—Exchange.

### ADMINISTRATOR'S NOTICE

Notice is hereby given that letters of Administration upon the estate of Almira J. Wood, deceased, have been granted to the undersigned, by the probate court of Taney county, Missouri, bearing date the 17th day of January, 1920.

Attest:  
A true copy.  
[SEAL] J. L. MORROW, Probate Judge.  
First published February 5, 1920. 25-11

### ORDER OF PUBLICATION.

State of Missouri, County of Taney, ss.  
In the circuit court, April term, 1920.  
The State of Missouri, at the relation and to the use of J. W. Reese, collector of the revenue in and for Taney county, plaintiff,

vs.  
Ben S. Allen, J. E. Burbank, James A. Boyles, defendants.  
At this day comes the plaintiff herein by his attorney and it appearing to the court from the return of the sheriff that the defendants, Ben S. Allen, J. E. Burbank, James A. Boyles cannot be served with the ordinary process of law in Taney county Missouri, and the court being satisfied that the defendants cannot be found in the State of Missouri.

It is ordered by the court that the 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 enforce the lien of the State of Missouri for taxes for the years 1915 and 1916, upon the following described real estate situate in Taney county, Missouri, to-wit: 20 acres, nw 1-4 ne 1-4 and e 1-2 nw 1-4 and n 1-2 sw 1-4 of section 11, twp 22, range 18, and that unless the said Ben S. Allen, J. E. Burbank, James A. Boyles, do appear at this court, at the next term thereof, to be begun and holden at the court house in the town of Forsyth, in said county, on the 19th day of April, and on or before the first day of said term, unless longer time be given by the court, 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 Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least thirty days before the first day of said next April term of this court.  
OTTO WOLF, Circuit Clerk.  
A true copy from the record.  
[SEAL] Otto Wolf, Circuit Clerk.  
First published Feb. 5, 1920. 25-11

**He says I'm a good skate!** — Chesterfield

A REAL pal—that's Chesterfield. Look at its record. Three million smokers—less than five years on the market! Two words explain it—*"They Satisfy!"*

**Chesterfield CIGARETTES**  
*They Satisfy!*

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State of Missouri, county of Taney, ss.  
In the circuit court, April term, 1920.  
The State of Missouri, at the relation and to the use of J. W. Reese, collector of the revenue in and for Taney county, plaintiff,

vs.  
Julia E. Morton and David T. Morton, defendants.  
At this day comes the plaintiff herein by his attorney and it appearing to the court from the return of the sheriff that the defendants, Julia E. Morton and David T. Morton cannot be served with the ordinary process of law in Taney county, Missouri, and the court being satisfied that the defendants cannot be found in the State of Missouri.

It is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against them in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes for the years 1915 and 1916, upon the following described real estate situate in Taney county, Missouri: to-wit: 10 acres, sw 1-4 ne 1-4 section 11, twp 22, range 18, and that unless the said Julia E. Morton and David T. Morton, do appear at this court, at the next term thereof, to be begun and holden at the court house in the town of Forsyth, in said county, on the 19th day of April, and on or before the first day of said term, unless longer time be given by the court, answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

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State of Missouri, County of Taney, ss.  
In the circuit court, April term, 1920.  
The State of Missouri, at the relation and to the use of J. W. Reese, collector of the revenue in and for Taney county, plaintiff,

vs.  
M. B. Brown, Hilda Crenshaw, Anna L. Larson, William Jamison, Alice Hinkerman, Richard G. Kemp, N. C. Jarrell, Jesse K. McNally, F. F. Farmer, Hy Soffer, M. J. Comstock, A. W. Lyons, A. Peonnie, defendants.  
At this day comes the plaintiff herein by his attorney and it appearing to the court from the return of the sheriff that the defendants, M. B. Brown, Hilda Crenshaw, Anna L. Larson, William Jamison, Alice Hinkerman, Richard G. Kemp, N. C. Jarrell, Jesse K. McNally, F. F. Farmer, Hy Soffer, M. J. Comstock, A. W. Lyons, A. Peonnie, cannot be served with the ordinary process

of law in Taney county, Missouri, and the court being satisfied that the defendants cannot be found in the State of Missouri.  
It is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against them in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes for the years 1915 and 1916, upon the following described real estate situate in Taney county, Missouri: to-wit: 10 acres, sw 1-4 ne 1-4 section 11, twp 22, range 18, and that unless the said Isaac D. Cacke, do appear at this court, at the next term thereof, to be begun and holden at the court house in the town of Forsyth, in said county, on the 19th day of April, and on or before the first day of said term, unless longer time be given by the court, 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 Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least thirty days before the first day of said next April term of this court.  
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State of Missouri, County of Taney, ss.  
In the circuit court, April term, 1920.  
The State of Missouri, at the relation and to the use of J. W. Reese, collector of the revenue in and for Taney county, plaintiff,

vs.  
Isaac D. Cacke, defendant.  
At this day comes the plaintiff herein by his attorney and it appearing to the court from the return of the sheriff that the defendant, Isaac D. Cacke, cannot be served with the ordinary process of law in Taney county, Missouri, and the court being satisfied that the defendant cannot be found in the State of Missouri.

It is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes for the year 1916 upon the following described real estate situate in Taney county, Missouri: to-wit: 10 acres n 1-2 ne 1-4, sw 1-4 ne 1-4 and nw 1-4 ne 1-4 sec 2, twp 21, range 18, and that unless the said Isaac D. Cacke, do appear at this court, at the next term thereof, to be begun and holden at the court house in the town of Forsyth, in said county, on the 19th day of April, and on or before the first day of said term, unless longer time be given by the court, answer or plead to the petition in said cause, the same will be taken as confessed and judgment will be rendered accordingly.

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The State of Missouri, at the relation and to the use of J. W. Reese, collector of the revenue in and for Taney county, plaintiff,

vs.  
M. B. Brown, Hilda Crenshaw, Anna L. Larson, William Jamison, Alice Hinkerman, Richard G. Kemp, N. C. Jarrell, Jesse K. McNally, F. F. Farmer, Hy Soffer, M. J. Comstock, A. W. Lyons, A. Peonnie, defendants.  
At this day comes the plaintiff herein by his attorney and it appearing to the court from the return of the sheriff that the defendants, M. B. Brown, Hilda Crenshaw, Anna L. Larson, William Jamison, Alice Hinkerman, Richard G. Kemp, N. C. Jarrell, Jesse K. McNally, F. F. Farmer, Hy Soffer, M. J. Comstock, A. W. Lyons, A. Peonnie, cannot be served with the ordinary process

of law in Taney county, Missouri, and the court being satisfied that the defendants cannot be found in the State of Missouri.  
It is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against them in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes for the years 1915 and 1916, upon the following described real estate situate in Taney county, Missouri: to-wit: 10 acres, sw 1-4 ne 1-4 section 11, twp 22, range 18, and that unless the said Isaac D. Cacke, do appear at this court, at the next term thereof, to be begun and holden at the court house in the town of Forsyth, in said county, on the 19th day of April, and on or before the first day of said term, unless longer time be given by the court, answer or plead to the petition in said cause, the same will be taken as confessed and judgment will be rendered accordingly.