

# THE UNIVERSITY OF NEBRASKA SCHOOL OF MUSIC.

Would call the attention of all who desire a musical education to the unequalled facilities offered at this school.

**WILLARD KIMBALL, Director.**

**OVER THE PLOWSHARES**

Frances Nimmo Greene.

"Is there any other charge against Sister Jerushy?"

The voice of the interlocutor ceased, and for several ominous seconds the rude walls of the little log church echoed not a single sound.

The restless wayfarer, pausing at the door for a passing impression, might feel that here at last Peace had folded her wings—here where the Sabbath quiet rested upon the simple country folk as the Indian-summer sunshine rested on the stretch of level cotton-fields outside. But peace and unrest, joy and regretting are born of the human heart; and "far from the madding crowd" the little tragedy called Life is often played out to its bitterest.

"Brother Moderator, I've got a serious charge to make." It was a nasal, woman's voice that broke the silence. The slow, deliberate gaze of her uncouth listeners turned on Sister Eliza Watkins as she rose from her seat, removed her broad brimmed straw hat, and took her long snuff-brush out of her mouth to gesticulate with.

During the harangue which followed, the attention of the congregation shifted to and fro between the accuser and the accused. "Jerushy" sat on the first of the plain pine benches on the women's side, right in front of the Brother

Moderator and in full view of all present. And all were present, for it had been many a day since this unrelenting little Protestant band had tried one of its members for heresy, and it was a sight well worth seeing. How much "conviction" was brought home to the accused by Sister Watkins' testimony, could not be guessed by the witness against her or by her silent judges, for the back and sides of Jerushy's long, split sunbonnet were expressive of nothing, and only the Brother Moderator saw the tight clasp of the brown hands in her lap.

"I've got serious charges to make," said Sister Watkins. "It ain't for me to say with Brother Lathrop that Jerushy bows down to them little tin saints and worships 'em; though I can say, and I do say that she keeps 'em uncommon clear of dust. And I ain't splittin' no hairs with Meiviny Williams and Sally Toole about her callin' the Virgin Mary the "Blessed Virgin" and fastin' on Fridays. What I've got to say is serious." All ears and eyes were now with the speaker, all except Jerushy's; her sunbonnet never moved an apparent hair's-breadth.

"I'll call Mis' Sly over there to witness"—Mrs. Sly nodded vigorously, even before she heard what she was being called upon to corroborate—"that just as soon as I heard Jerushy was

The COURIER  
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In the district court of Lancaster county, Nebraska.

In the matter of the application of Joseph Leech and George Leech, executors of the last will of Nathaniel Leech, for a license to sell real estate belonging to the estate of said decedent, for the payment of legacies.

Upon reading the petition heretofore filed in the office of the clerk of this court, in the above entitled matter, and it appearing by said petition that at the time of the decease of Nathaniel Leech, testator therein named, he was seized in fee of the following described real estate in the state of Nebraska, to-wit:

Lot No. 21 in block No. 1 of Kennard's addition to the city of Lincoln, in Lancaster county in said state of Nebraska, and the west half of the southeast quarter of section 21 in township No. 29 north, of range No. 4, east of sixth meridian in Dixon county, Nebraska, and the east half of section No. 32 in township No. 10 north, of range No. 4 east of sixth meridian in Seward county, Nebraska, and of the southeast quarter of section No. 15 in township No. 13 north, of range No. 2 east of the sixth principal meridian in Butler county, Nebraska; and it further appearing by said petition that the last will of said decedent has been duly admitted to probate in the county court of Lancaster county, Nebraska, and that there have been proven and are known to said executors, no debts against the estate of said decedent, but that by the terms of said will, specific legacies to divers persons and in divers sums, amounting in the aggregate to more than \$10,000 are charged upon and against above mentioned real estate, and that said executors and petitioners are by said will particularly directed and enjoined to sell and dispose of said real estate and all other estates and properties of which the said Nathaniel Leech died seized, and out of the proceeds of such sales to pay, discharge and satisfy said legacies and every of them, and pay the residue of such proceeds if any to a residuary legatee in said will named:

Therefore, it is ordered that all persons interested in said estate appear before one of the Judges of this court at chambers, at the court house of Lancaster county in the said city of Lincoln on the 12th day of November 1900, at 2 o'clock P. M., and show cause if any there be why license should not be granted to said executors and petitioners as prayed to sell all and singularly above mentioned descriptions of real estate for the purpose of procuring funds with which to pay the said several specific and residuary legacies of said decedent, as in said will mentioned.

And it is further ordered that a copy of this notice be published for four successive weeks prior to time fixed for said hearing in the Courier, a newspaper published and of general circulation in said county of Lancaster.

It is further ordered that the clerk of the district court of Lancaster county, Nebraska, be and is hereby directed to enter this order on the Journals of said court.

Witness my hand at Lincoln, Nebraska, this 22nd day of September, 1900.

EDWARD P. HOLMES,  
One of the Judges of said Court.  
AMES & AMES, counsel of petitioners.

First Pub. Oct. 13--4

**Notice of Incorporation.**

The undersigned hereby give public notice that they have associated themselves together for the purpose of forming the following incorporation:

The name of said corporation is the A. C. Platt Real Estate company.

The principal place of transacting the business of this corporation is at Lincoln, Nebraska.

The general nature of the business to be transacted by this corporation is to purchase, own, maintain, repair, insure, lease, rent, mortgage, sell, and convey real estate, fixtures and appurtenances in the city of Lincoln, Nebraska.

The amount of capital stock authorized in this corporation is \$3,000, divided into thirty shares of \$100 each, which shall be paid at or before the date of issuance of certificates therefor, either in money or real estate, fixtures or appurtenances, situated in the city of Lincoln, Nebr., at such reasonable value as shall be put thereon by the board of directors of this company, but the incorporation shall be deemed complete for all purposes upon the subscription of three shares.

The time of commencement of this corporation is the date of filing of these articles in the office of the county clerk of Lancaster county, Nebr., and the time of its termination is twenty five years from said last named date.

The highest amount of indebtedness or liability to which this corporation may at any time subject itself is \$2,000 which may be secured in whole or in part by means of a mortgage or mortgages upon real estate owned by it.

The affairs of this corporation shall be conducted by a board of three directors, who shall choose a president from among their own number, and who shall also elect a secretary and treasurer but the last named offices may be held by the same person. The board shall also appoint or provide for the appointment of such subordinate officers as it may see fit.

A. C. PLATT,  
R. C. HAZLETT,  
EDWIN CAMACK.

Do you get your Courier regularly? Please compare address. If incorrect, please send right address to Courier office. Do this this week.

First Pub. Sept. 29--4

**Legal Notice.**

Mary I. Taylor, defendant, is hereby notified that on the 24th day of September 1900, William G. Taylor, plaintiff, filed in the district court of Lancaster county Nebraska, his petition against said defendant, alleging that he is and for more than six months last past has been a resident of said Lancaster county. That in September 1899, he was married to the defendant in St. Louis, Missouri. That more than two years ago the defendant without just cause wilfully abandoned the plaintiff and for more than two years last past defendant has without just cause wilfully deserted and absented herself from said plaintiff. Plaintiff prays that he may be divorced from said defendant. The defendant is required to answer said petition on or before the 5th day of November 1900. Lincoln 24 Sept., 1900.

William G. Taylor,  
Chas. O. Whedon, Attorney for Plaintiff

First Pub. Oct. 13--4

**Notice of Incorporation.**

Pursuant to section 131, chapter 16, Compiled Statutes of Nebraska, notice is hereby given that the undersigned persons have formed a corporation, and have adopted articles of incorporation, providing among other things, as follows:

First. The name of the corporation shall be "Watson, Woods Bros. and Kelly Company."

Second. The principal place of transacting the business of said corporation shall be at Lincoln, Lancaster county, Nebraska.

Third. The general nature of the business to be transacted by said corporation shall be the importing and breeding of registered stallions, and of all other classes of live stock, and the buying and selling of the same at wholesale or retail, and the purchase, leasing, erecting and maintaining of such buildings and structures as may be necessary for the conduct of said business; and the taking, holding, buying and selling of real estate, bonds, mortgages, and other securities, and the doing of any and all acts pertaining to or necessary for the proper conduct of said business.

Fourth. The authorized capital stock of said corporation is to be \$100,000.00, to be divided into one thousand shares of one hundred dollars each; said capital stock to be subscribed and paid in as follows: Two hundred shares, or twenty thousand dollars, to be subscribed and fully paid in at or before the commencement of business, and the balance to be subscribed and paid at such times and in such amounts as the board of directors may determine; and all of said stock shall be non-assessable.

Fifth. The existence of said corporation shall commence on the 1st day of October, A. D. 1900 and shall continue during the period of fifty years, unless sooner dissolved by the written consent of three-fourths of the stockholders holding a majority of the stock of said corporation.

Sixth. The highest amount of indebtedness to which said corporation shall at any time subject itself shall not exceed two-thirds of the paid up capital stock.

Seventh. The officers of the corporation shall be a president, a vice-president, a secretary, a treasurer and a general manager, which officers shall constitute the board of directors, which board of directors shall be charged with and shall have the full power and authority in the management of the affairs of said company. If no general manager be elected by the stockholders the board of directors may elect a general manager, who may or may not be a stockholder in said company, but if not a stockholder he is not to be a member of the board of directors.

Until the annual meeting in 1901 the officers of the company will be, president, Joseph Watson; vice-president, Mark W. Woods; secretary, Mark W. Woods; treasurer, George J. Woods, and general manager, Daniel Kelly.

JOSEPH WATSON,  
MARK W. WOODS,  
GEORGE J. WOODS,  
DANIEL KELLY.



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