

Classified Advertising

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DRUG STORES

ADAMS HAIGHT DRUG CO.,
24th and Lake; 24th and Fort,
Omaha, Neb.

For Sale—\$200 cash, \$25 monthly; 9-room modern house at 27th and Cuming, large lot, paved street. Robbins, D. 2842.

FOR RENT—Comfortable, nicely furnished rooms. Call Webster 1256. Large, comfortable rooms for gentlemen, 933 No. 27th St. Call Harney 5737.

WANTED—A competent operator for hairdressing, facial massage and manicuring; good salary and permanent position; railroad fare refunded after six months' service. Address Mrs. Thompson's Beauty Shop, Laurel Bldg., Muscatine, Iowa.

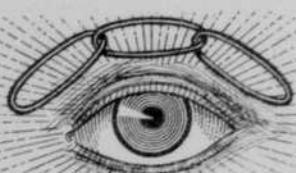
First class rooming house, steam heat, bath, electric lights on Dodge and 24th street car line. Mrs. Anna Banks, 924 North 20th. Douglas 4379.

First-class modern furnished rooms. Mrs. L. M. Bentley Webster, 1702 North Twenty-sixth street. Phone Webster 4769.

Furnished and unfurnished rooms for rent. Call Webster 4532.

For Rent—5 room cottage, bath and gas, \$20; 2526 Wirt street. Robbins, Douglas 2842.

LODGE DIRECTORY



G. U. O. of O. F., South Omaha Lodge No. 8374. Meetings first and third Fridays; Colfax Dept., second and fourth Fridays, 25th and N. Sts., South Side. Past Grand Masters Council No. 442, first and third Tuesdays, 24th and Charles Streets.

WM. R. SHAFROTH, N. G. E. E. BRYANT, G. M. and P. S.

Buy your groceries from

Wade & Benson

2530 Lake St.

ALL GOODS DELIVERED TO YOUR HOME.

Call Webster 327

Office Phone Web. 2095. Residence Web. 1219.

JOHN A. GARDNER
AUTO EXPRESS AND BAGGAGE
Stand at P. H. Jenkins' Barber Shop, 2122 North 24th St.

Friedman's Place

Fine Watch Repairing. Red 7914
We Buy and Sell
Jewelry, Clothing, Shoes, Trunks
Suit Cases, Etc.
MUSICAL INSTRUMENTS

REPAIRS

FOR
STOVES FURNACES AND BOILERS
OMAHA STOVE REPAIR WORKS,
1206-B DOUGLAS ST. PHONE TYLER 20.

MINKIN'S GROCERY CO.

We solicit your patronage.
2114-16 North 24th St.

MRS. A. HAMLER

Dress-making and Plain Sewing
Neatly and Reasonably Done
Call Webster 1487
2810 Grant St.

Res. Colfax 3831. Office Doug. 7812

AMOS P. SCRUGGS

LAWYER
Real Estate, Insurance, Loans,
Notary Public
220 South 13th Street.
(Over Pope's Drug Store)

We Sell Kashmir Goods

STARK'S PHARMACY

30th and Pinkney Streets
Phone Webster 4225.

H. LAZARUS

SHOE REPAIRING

2420 1/2 Cuming Street

The fourteenth decennial census is to be taken during the month of January, 1920.

Monitor office, Douglas 3224.

SOUTHERN NEWSPAPER MAN SUPPORTS MONITOR'S CHARGE

(Continued From Page 1.)

and asked me if I could 'advance' him this year. I asked him if he had a 'falling out' with his white folks. He replied that his white folks, who had been making money off him for twenty-five years, had decided to refuse him any credit this year, as they feared he was growing old and perhaps would die before another crop was made."

This item was published in the Montgomery Journal of Sunday, April 15, under the column of "What Other People Say." Mayor Robertson is a man who says what he thinks, and every word he uttered in this statement is the whole truth and nothing but the truth despite the fact that, after some of his advisers go after him during the day, he came out with a column article in the Advertiser the following morning, stating "that what he said was taken from a private conversation among a number of gentlemen where a newspaper reporter happened to be present; that his statement was not intended for publication, but that he always had contended and still contends that the white man of the South is the Negro's best friend."

THE SOUTH FEELS THAT WAY.

And the pity of it all is the large majority of the people of Alabama and the entire South feel just as the Mayor of Montgomery—the Cradle of the Confederacy—does about the Negro problem. They feel that the Negro is a product of the South, and that he should remain in the South for the white man to do with as he pleases. While it is true that only a small percent of the white population actually and wilfully rob the Negro, it is also just as true that the remainder of the population sanctions and defends such robbery, and believes in its heart that they are doing the right thing. Their only answer to the Negro problem is that a "Negro is a Negro, and that you can't and should not attempt to make anything else out of him." They have seen the black man robbed so many years they have come to think that the business of cheating Negroes is just as legitimate as the banking or any other high-class business. Some of the richest men in the South—men who live in great Colonial mansions and who have been the guiding spirit in building some of the greatest churches in their respective communities—have made all their money robbing their Negro tenants, and their friends do not deny it in their family chats. But let such a story gain circulation in other sections of the United States, and the man responsible for it will receive more abuse in an hour than the devil could possibly heap upon him in a week in his favorite domain. All of which is just a brief note to explain that I know exactly how this series of articles will be received by the people and the newspapers of the South. However, the writer is a Southerner and his sole object in writing these articles is not to abuse the South, but to awaken the people of this veritable Garden of Eden to the sad fact that, while they have been either systematically robbing, or a party to such robbing, of the Negro for fifty years, they have also been robbing themselves.

The fundamental principles of the Negro problems are about the same in all the States of the old South. What I shall write about Alabama, where I have spent the last two years as managing editor of the Montgomery Advertiser, will apply in a general way to Georgia, Mississippi, Florida, parts of Louisiana, and the two Carolinas. Of course, there will be found some slight difference as to State laws, the treatment of the Negro in the courts, and the working of convict labor in mines; but as the main purport of the articles is to deal with the Negro on the farm, conditions in Alabama may be taken for the Old South as a whole. However, I want it thoroughly understood in the beginning that there is no place dearer to my heart than the South, and that every word I write which might be termed a criticism of my native home is only done with the hope that it will benefit the white man of the South as much as or more than it does the Negro. Nothing is further from my mind than to even suggest any change in social standards of the white man and the Negro in that section, but I shall use all my power and knowledge to drive home the fact that the whole economic, commercial, educational, and moral attitude the white man has always assumed, and still assumes, toward the Negro is wrong; and that, while the white man has robbed the Negro of millions of dollars through keeping the black man in ignorance, he has also lost billions through the same method, and will continue to do so until he himself changes these deplorable conditions—conditions which should not be tolerated in any civilized community.

The first census of the United States was taken in 1790, during the administration of George Washington. It related solely to population.

SENSIBLE XMAS GIFTS
At
WOLFE'S
1421 Douglas St.
FIXINGS FOR MEN.

S. W. MILLS
REAL ESTATE CO.
List your property with us. We will sell or rent for you.
Notary Public.
Office Phone Web. 148.
1421 N. 24th St., 24th & Charles

Office Phone Webster 682 Res. Phone Webster 2047
Residence 3318 Emmett St.
S. L. MOATTES
TRANSFER CO.
We Do All Kinds of Hauling
Trunks Delivered to Any Part of the City.
Stand, 2218 No. 24th St. OMAHA

Mrs. J. H. Russell
PORO SYSTEM
Hairdressing and Manicuring
Distinctive Service
Appointments Made by Phone
2914 Erskine St. Web. 2311

NORTH END COAL & EXPRESS CO.
Hauls Everything.
2010 No. 24th St.
A. C. ALLEN, Prop.
Phone Webster 5036

S. W. MILLS
FURNITURE CO.
We sell new and second hand furniture, 1421 North 24th St. Webster 148. 24th and Charles.

SCIENTIFIC
DENOVA TREATMENT
Grows and Beautifies the Hair



Correspondence course offered. Diplomas Granted. Agents wanted everywhere. Address: MME. A. J. AUSTIN, 4911 North 42d Street, Omaha, Neb. Telephone Colfax 642. Orders should be accompanied with 85 cents.

WAYNE E. SAWTELL, Lawyer, Omaha National Bank Bldg.

NOTICE OF INCORPORATION OF KAFFIR CHEMICAL LABORATORIES

Notice is hereby given that the undersigned, Madree Penn, Grace M. Jones, Eleanor C. Haynes, Fred C. Williams, John Albert Williams, Asa E. Fletcher and Larry N. Peoples, have associated themselves together for the purpose of forming and becoming a corporation under the laws of the state of Nebraska and for the purpose of having executed and adopted the following articles of incorporation:

The name of this corporation shall be Kaffir Chemical Laboratories. The principal office and place of transacting the business of said corporation shall be in the city of Omaha, Nebraska, but it shall be within the power of the board of directors to establish other places of business in the state of Nebraska and in other states in this United States and in all foreign countries. The time of commencement of said business shall be upon the filing of these articles with the county clerk of Douglas county, Nebraska, and its termination shall be the 1st day of October, 1920, unless sooner terminated or further prolonged by due process of law. The general nature of said business shall be the manufacturing and dealing in pharmaceuticals, chemicals, preparations, medicines and all other things incidental to and connected therewith. It may purchase, own and sell trade-marks, copyrights, patents and formulae and protect the same under the laws of the several states and of the United States and all foreign countries. It may purchase, own and sell stock in other corporations similar in nature. It may, purchase, own and sell stock in any corporation or corporations authorized to manufacture or distribute moving picture films or authorized to do a general printing, publishing or advertising business. This corporation may also engage in the business of manufacturing or distributing moving picture films and also the business of printing, publishing and advertising of whatsoever kind or nature. It shall have the power to establish schools of instruction and conduct the same, wherein shall be taught a general beauty culture, including chiropody and the manufacturing of hair goods. It may purchase, own, encumber and sell all kinds of real and personal property necessary or convenient in the execution of the main business of the corporation, and may do all other things incidental to or connected with the business of a wholesale or retail manufacturing druggist as well as all other rights herein enumerated. The authorized capital stock shall be \$500,000.00 divided into shares of \$10.00 each which, when issued, shall be fully paid up. The shares of said stock shall be common stock with full voting rights, and may be paid for in cash, bankable notes or such property or services as the company may be able to use in the conduct of its business. \$300,000.00 of said stock shall be 7 per cent cumulative, preferred and voting and shall take priority over all other stock as to assets and dividends and no increased mortgage shall be hereafter placed on any of the property of the company without the written consent of the owners of not less than two-thirds of the outstanding preferred capital stock. Dividends shall be payable annually on the 1st day of June of each year and, in the event of liquidation of said company, the preferred stock shall be paid at par, plus accum-

ulated dividends before any payment is made upon any other class of stock. This stock may be paid for in cash, bankable notes, or such other property or services as the company may need or be able to use in the conduct of said business. It shall be redeemable at 10 per cent above par per share plus any unpaid guaranteed dividends on thirty days' written notice given by the company on or after five years from date said stock is issued. No preferred stock holder shall be eligible to hold the office of director or officer of said company. The annual stockholders' meetings shall be held at its office in Omaha on the first Monday in January of each year, at which time there shall be elected a board of directors consisting of not less than three nor more than nine directors, each of whom shall be a bona fide stockholder of said corporation. They shall have complete control over the management and conduct of the business of said corporation and shall hold their offices until the next annual meeting of stockholders and until their successors are chosen and qualified. At all stockholders' meetings each stockholder shall be entitled to cast in person, or by proxy, one vote for each share of common stock issued to or held by him. Vacancies in the board of directors caused by death, resignation or otherwise, may be filled by the remaining directors. The first board of directors shall consist of three undersigned incorporators who shall hold office until the first annual meeting of the stockholders and until their successors are elected and qualified. Immediately after the annual meeting of the stockholders the board of directors shall hold a meeting and from their number shall elect a president, vice-president, secretary and treasurer, who shall hold office for a period of one year and until their successor in office is duly elected and qualified. Provided, however, that the duties of secretary and treasurer may be held by the same person. Board of directors may by by-laws prescribe the duties of such officers, fix the salary of the same, and adopt such by-laws as they may see fit not inconsistent herewith. The highest amount of indebtedness to which said corporation may subject itself shall not, at any one time, exceed in amount, two-thirds of the capital stock of said corporation. These articles of incorporation may be amended by a two-thirds vote of all stock represented at any annual or special meeting, called for that purpose by the board of directors, provided that notice thereof shall have been mailed to each stockholder at his last known address at least ten days prior to the holding of such annual or special meeting. The capital stock of said corporation shall be paid for in such manner and at such times as may be provided for by the board of directors, but no share of stock shall be issued until the same is fully paid, and any indebtedness due or owing by any stockholder of the corporation shall be a first lien upon all his shares of stock in the corporation, and dividends earned thereon, and any transfer of such shares of stock shall be subject to the same. The shares of stock of said corporation shall be transferable on the books of said corporation, in accordance with such rules and regulations as may be adopted by the board of directors, but any stockholder who is about to sell, dispose of or transfer his share or shares of stock at a price or for less than the par value of the same, or of any of them, in said corporation, must offer the same to the board of directors at the same price for which he is about to dispose of or sell said share or shares, and said board of directors may purchase such share or shares at such figures or price as they may determine for the benefit of the remaining stockholders. Should any stockholder dispose of, or transfer his share or shares of stock without first offering the same to the board of directors or should any stockholder dispose of or transfer his share or shares of stock at a price or for less than the par value of the same, or of any of them, he shall be deemed to have offered to sell the same to the board of directors, then, and in that event, the board of directors may refuse to recognize such transfer or sale and may cancel or annul said stock upon tendering to the holder thereof the price paid by him for such stock.

In witness whereof we have set our hands this 4th day of October, A. D. 1919.

MADREE PENN,
GRACE M. JONES,
ELEANOR C. HAYNES,
FRED C. WILLIAMS,
JOHN ALBERT WILLIAMS,
ASA E. FLETCHER,
LARRY N. PEOPLES.

PROBATE NOTICE

In the Matter of the Estate of Mrs. Augustus C. Parket, Deceased.
Notice is hereby given that the creditors of said deceased will meet the administrator of said estate, before me, County Judge of Douglas County, Nebraska, at his Court Room, in said county, on the 24th day of January, 1920, and on the 31st day of March, 1920, at 9 o'clock a. m., each day, for the purpose of presenting their claims for examination, adjustment and allowance. Three months are allowed for the creditors to present their claims, from the 24th day of December, 1919.

BRYCE CRAWFORD,
County Judge.

ARTICLES OF INCORPORATION OF THE CO-OPERATIVE WORKERS OF AMERICA

Know All Men by These Presents: That we, John W. Gordon, William M. Hall, Zackarhi C. Snowden, Samuel W. Mills and John B. Lemma, all of the city of Omaha, Douglas county, Nebraska, do hereby associate ourselves together for the purpose of forming and becoming a body corporate pursuant to the laws of the state of Nebraska, and do hereby adopt the following Articles of Incorporation.

The name of this corporation shall be the CO-OPERATIVE WORKERS OF AMERICA.

The principal place for transacting the business of this corporation shall be in the city of Omaha, Douglas County, Nebraska, but it may do business in any other state or county under the direction of its Board of Directors.

The general nature of the business to be transacted shall be a general merchandising, buying and selling business of all of the necessities of life in their broadest sense. It shall be especially authorized to buy and sell dry goods, clothing, hardware, shoes, furniture, musical instruments, groceries and foods of ev-

ery kind and nature, clean window shades, windows, walls and fabrics of all kinds, and to decorate all kinds of buildings; to buy, sell, own and generally deal in patents and patented articles, and to buy, sell, own and control stocks and bonds in other corporations, and generally to deal in stocks and bonds and all forms of commercial paper; and to buy, sell, own, control, lease and deal in real estate, and to execute its evidence of indebtedness in any form, with power to make notes, mortgages, deeds of trust; to buy and sell automobiles, accessories, lighting fixtures of every kind and nature, and such real estate as shall be necessary for its own use and operation, and generally to do any and everything that a corporation under the laws of the state of Nebraska may do, it being the intention to appropriate to itself full power under the statutes to go any and every kind of lawful business which is not specifically prohibited by law to a corporation of this character.

The amount of capital stock of this corporation shall be One Hundred Thousand Dollars (\$100,000) consisting of One Thousand (1,000) shares of common stock of the par value of One Hundred Dollars (\$100) each. All stock to be issued pursuant to direction of the Board of Directors, but no stock shall be issued until fully paid, and the corporation shall be authorized to commence business when not less than Twenty Thousand Dollars (\$20,000) of its capital stock shall have been subscribed and issued. The Board of Directors are authorized to make suitable by-laws providing for the transfer of stock so that the stockholders of the corporation shall have the right to purchase from any member desiring to dispose of his stock.

The commencement of the life of this corporation shall be the 15th day of November, 1919, and shall terminate on the 15th day of November, 1919.

The highest amount of indebtedness or liability to which the corporation may at any time subject itself shall not exceed two-thirds of its capital stock actually issued.

The affairs of the corporation shall be conducted by a board of not less than five (5), nor more than fifteen (15) directors elected by the stockholders, who shall hold office for the term of one year, or until their successors are elected and qualified and assume the duties of such officers. The officers of the corporation shall be a president, vice president, secretary and treasurer; who shall be elected from the Board of Directors for the term of one year, or until their successors are elected and qualified. In case of vacancy the remaining directors or directors are empowered to fill any vacancy in the officers or on the board of Directors at any time when vacancies exist. The Board of Directors shall have full power to delegate any administrative powers to the officers of the Company, and the officers shall have full power to appoint any subordinate officers or agents that they may deem wise or expedient under rules prescribed by the Board of Directors.

The regular annual meeting of stockholders of the corporation shall be held on the second Wednesday of January of each year at such time and place as may be designated in the notice sent out by the Board of Directors. At such meeting, or any adjournment thereof, a Board of Directors shall be elected for the ensuing year, and such other business transacted as may properly come before the stockholders. Special and call meetings may be held at such time and place and with such notice as shall be provided by the by-laws.

The Board of Directors shall have power to adopt suitable by-laws for the Company, and may amend the same in such manner, and at such time, and with such notice as shall be provided in the by-laws.

These Articles of Incorporation may be altered or amended in any manner at any regular meeting of the stockholders or any special meeting of the stockholders called for that purpose, or an affirmative vote in favor of such alteration or amendment by a majority of the

outstanding stock, or at any time without a meeting of stockholders, provided such alteration or amendment is submitted to all stockholders and approved by the holders of not less than two-thirds of all outstanding stock.

A testimony whereof we have hereunto set our hands as incorporators this 30th day of October, A. D. 1919.

JOHN W. GORDON,
WILLIAM M. HALL,
ZACKARHI C. SNOWDEN,
SAMUEL W. MILLS,
JOHN B. LEMMA.

In Presence of H. J. Pinkett,
11-27-4-12-18-19

WAYNE E. SAWTELL, Atty.
Omaha National Bank Bldg.

AMENDMENT TO ARTICLES OF INCORPORATION OF KAFFIR CHEMICAL LABORATORIES

KNOW ALL MEN BY THESE PRESENTS: That at a special called meeting of all of the stockholders of the Kaffir Chemical Laboratories held on the 1st day of December, 1919, at the office of the principal place of business in Omaha, Nebraska, all of the stock being present, and notice as required by the Articles of Incorporation by By-Laws having been given, Article 3, Article 4 and Article 19 of the Articles of Incorporation of said Kaffir Chemical Laboratories were amended so that hereafter the same shall read as follows, to-wit:

ARTICLE III
The general nature of the business to be transacted by this corporation, shall be the manufacturing and dealing in pharmaceuticals, chemical drugs, preparations, medicines and all other things incidental to or connected therewith. The corporation may also purchase, own and sell trade marks, trade names, copyrights, patents and formulas and protect the same under the laws of the several states and of the United States and all foreign countries.

The corporation may also purchase, own and encumber and sell all kinds of real and personal property necessary or convenient in the execution of the main business of the corporation, and may do all other things incidental to or connected with the business of a wholesale or retail manufacturing druggist as well as the other rights herein enumerated.

ARTICLE IV
The authorized capital stock of this corporation shall be the sum of Five Hundred Thousand Dollars (\$500,000) shall be divided into five hundred (500) shares of Ten Dollars (\$10.00) each, and when issued, shall be fully paid and non-assessable.

Two Hundred Thousand Dollars (\$200,000.00) of said capital stock shall be common stock with full voting rights. The common stock may be paid for in cash, bankable notes or such property as the company may need or be able to use in the conduct of its business or in such service as the company may require in the conduct of its business.

Three Hundred Thousand Dollars (\$300,000.00) of said capital stock shall be of seven per cent (7%) cumulative, preferred and voting, which shall take priority over all other stock as to assets and dividends, and on increased mortgage shall hereafter be placed on any of the property of the company without the written consent of the owners of not less than two-thirds of the outstanding capital stock of this class and issue. This stock shall receive seven per cent (7%) annual dividends payable annually, to-wit: June 1st of each year, and in the event of the liquidation of the company, this stock shall be paid at par plus any accumulated dividends or other payments made upon any other class of stock. This stock may be paid for in cash, bankable notes, or such property as the company may need or be able to use in the conduct of its business, or in such services as the company may require in the conduct of its business, and any stock of this class shall be redeemable at ten per cent (10%) above par per share, plus any unpaid guaranteed dividends to which it may be entitled, on thirty days written notice given by the company on or after five years from date said stock is issued.

ARTICLE X
The shares of stock of said corporation shall be transferable on the books of said corporation, in accordance with such rules and regulations as may be adopted by the board of directors, but any stockholder who is about to sell, dispose of or transfer his share or shares of stock, or any of them, in said corporation, must offer the same to the board of directors at the same price for which he is about to dispose of or sell said share or shares, and said board of directors may purchase such share or shares at such figures or price as they may determine for the benefit of the remaining stockholders.

MADREE PENN, President.

ELEANOR C. HAYNES, Secretary.
11-17-19-1-20

CHICAGO LAUNDRY
UNDER NEW MANAGEMENT
Desires Your Patronage
1509 CAPITOL AVENUE
Phone Douglas 2972 and Wagon Will Call.
J. G. LOHLEIN.

SPECIAL SALE ON SHOES

Men's tan English Walking Shoes, \$10 value, on sale \$7.50	Ladies' Shoes, in tan boot, high heel or military heel, \$10.00 value, on sale \$6.50
Men's Black Goodyear Welt Shoes \$7.50	Ladies' high grade vici Shoes, black or tan, Goodyear welt, \$12.50 value, on sale \$8.50
Men's Lace Shoes, \$8.00 value for \$5.95	Ladies' Rubbers, on sale \$5.00
Boys' and Girls' Shoes on sale at \$2.98	

J. Helphand Clothing Co.
314 North 16th Street.

"THE TALK OF THE TOWN"

SUN UNION

With Extra Trousers FREE

MADE TO YOUR MEASURE SATISFACTION GUARANTEED

Jundee WOLEN MILLS

MADE

15th & HARNEY
NORTHWEST CORNER