

COMMUNITY CLUB GIVES BANQUET FOR JUDGE HEWITT

(Continued from Page 1.) The question was one for the legislative branch rather than the constitutional convention, although it was conceded that the convention might place such limitations on taxation as would bring about the desired effect.

Judge Hewitt then discussed the problems that would be brought up at the convention. He told of some reasons why a new constitution was needed. The present document, written in a day when the people were considerably fearful of officials and rather economical in general, contains a number of limitations, some of which are rather humorous when considered in the light of present conditions.

The most radical changes that have been proposed, Mr. Hewitt said, concern the legislature and the courts. There are three chief suggestions which affect the legislature, one being to do away with that body altogether and substitute therefor a commission, similar to the city commission plan, with both legislative and executive powers.

A number of changes in the constitution as it affects the courts have been proposed. The courts as at present constituted cannot take care of the tremendous amount of business that comes before them.

In conclusion, Mr. Hewitt pointed out that it was very difficult for a constitution convention to avoid encroaching on the legislative territory. The old constitution is full of such instances. There is a movement to have the new document very short, as well as to easy change, but it was impossible to predict what any convention would do when it finally got down to the actual work of making up the fundamental law.

cision by the court, and the commissioners, on the other hand, say that they do the work of supreme justices, but their position lacks the honor and dignity that should attach thereto.

Among the remedies that have been proposed for this condition are (1) to increase the size of the supreme court to such an extent that it can take care of the business that comes before it; (2) to establish an appellate court in between the present district courts and the supreme court, and limit the cases that may be appealed; (3) to establish district judges in each county.

F. A. Bald made the suggestion that one way out of the difficulty would be to increase the jurisdiction of the present county courts. This would mean, of course, that the standards would have to be raised. It is not requisite, at the present time, for a county judge to be a member of the bar.

Judge Tash was quoted as saying that county courts should be authorized to accept a plea of guilty and impose sentence. As it is now, even though a prisoner is willing to plead guilty, the county must board him until such time as the district judge is able to come along and pass sentence.

Judge Berry mentioned the fact that in Iowa, a case involving less than \$100 might not be appealed to the supreme court unless the trial judge would certify that a question of law was involved which would require a decision by the supreme judges.

Another suggested provision for the new constitution, Mr. Hewitt continued, was evidently for the benefit of co-operative concerns. It was to the effect that in corporations, shareholders, whatever the number of shares they possessed, have an equal vote.

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LUXURIES OF THE PEOPLE

Hon. Ex-Editor Cafe Fuhart made a long impassioned appeal to the people to 'return to the simple modes of living'. He spoke on the public square and the high cost of living was 'cut out their necessities and go barefooted. Follerin' are some of the high spots in Mr. Fuhart's address:

Fortunately the high tide of prices has hit us at a season of the year peculiarly favorable to light diet and bare feet.

We used to shine our own shoes, whereas we now pay \$1,359,576 annually in the 'shoe' of the Greek.

Women used to wash their own hair, but today there's a half a dozen beauty parlors in every 'bulldin' in town and no perceptible increase in beauties.

We used to slick up Saturday night, but now we're dolled up all the time.

We used to write postal cards, but now we wire on the slightest provocation.

We used to be content with Niagara Falls once a year, but now we're allus on the go.

Farmers didn't used to know any better, but now their educated and discontented.

We used to run three blocks to see a dude, and now we're all dudes.

You kin buy a paid o' socks or a fairly decent lookin' steak for what it costs to have your nails manicured.

Calico is no longer worn 'cept in the reformatories.

You kin keep a cow for what it cost to wear silk stockin'.

Years ago the doctors occasionally operated on somebody o' great consequence, but today ever'body you meet is just out from under th' knife, or 'll be ripped open tomorrow.

Years ago the president o' the Peoples bank kept a hoss and phaeton. Today you can't cross the street fer autos.

Today a feller don't think no more o' gittin' a auto overhauled than he used to think o' buyin' a new main spring.

Th' fillin' stations take in twice as much as th' old time saloon and set no free lunch.

A feller now spends as much on his wife's feet as he used to spend on his home.

We used to keep th' butter in th' cistern, but now we buy 45-cent ice.

We used to make a pitcher o' lemonade occasionally, but now we take th' whole family to th' soddy fountain ever' evenin'.

We used to have chicken dinners at home, but now we buy 'em at \$2 a plate, not includin' gasoline and wear on tires.

We used to carry a umbrella, but now we wear a \$25 rain coat.

A feller used to have a wild, reckless Saturday night on 50 cents, includin' shave and Floridy water, but today you don't git as much change back from \$1 as you used to git back from a dime.

We used to live at home, but today we only git our mail there.—"Abe Martin" in Wallace's Farmer.

When a man falls in love he quits laughing at the other victims of the disease.—Exchange.

A man's religion never dies so long as he uses the golden rule to measure his actions.—Exchange.

NOTICE TO DEFENDANTS

In the District Court of Box Butte County: Calvin J. Wildy, Plaintiff, vs. Oliver Riegel, Mrs. Oliver Riegel, first, true and real name unknown, wife of the Defendant, Oliver Riegel; and the unknown heirs, devisees, legatees, and personal representatives, and all other persons interested in the estates with the Defendants, Oliver Riegel, Mrs. Oliver Riegel, first, true and real name unknown, wife of the Defendant, Oliver Riegel, and the Northwest Quarter (NW 1/4) of Section Twenty-five (25), Township Twenty-four (24), North Range Fifty-two (52), West of the Sixth Principal Meridian in Box Butte County, Nebraska, Defendants.

The Defendants, Oliver Riegel, Mrs. Oliver Riegel, first, true and real name unknown, wife of the defendant, Oliver Riegel, and the unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estates of the defendants, Oliver Riegel, Mrs. Oliver Riegel, first, true and real name unknown, wife of the defendant, Oliver Riegel, and the Northwest Quarter (NW 1/4) of Section Twenty-five (25), Township Twenty-four (24), North Range Fifty-two (52), West of the Sixth Principal Meridian in Box Butte County, Nebraska, and all persons claiming any interest of any kind in said real estate, or any part thereof, will take notice that on the 26th day of November, 1919, Calvin J. Wildy, filed his petition in the District Court of Box Butte County, Nebraska, against you, the object and prayer of which are that a decree may be entered in favor of the Plaintiff, and against the Defendant, quieting the title of the Plaintiff in and to the following described lands, to-wit: All of the Northwest Quarter (NW 1/4) of Section Twenty-five (25), Township Twenty-four (24), North Range Fifty-two (52), West of the Sixth Principal Meridian, in Box Butte County, Nebraska, and every part thereof; that the Defendants may be perpetually enjoined from bringing any action at law or in equity to recover possession of said land, and that they may be perpetually enjoined from setting up any claim or interest, or claiming any interest adverse to the title of the Plaintiff or his grantees, and from disturbing the Plaintiff and his grantees in the quiet and peaceable enjoyment of said premises, and that he may recover his costs. You are required to answer said petition on or before the 19th day of January, 1920.

Dated this 1st day of December, 1919.

CALVIN J. WILDY, Plaintiff.

Lee Basye, Attorney —10

An enterprising dealer in electric wares hangs out the sign: "Don't kill your wife with hard work. Let our washing machine do the dirty work."—Bursts and Duds.

In a recent flood in the Mississippi a man was seen riding down the river on a big bass violin. When he was rescued from this precarious perch he was asked if his wife escaped.

"Yes," he answered, "she accompanied me on the piano."



WANT TO BUY something? Hundreds of people weekly scan these want ad columns looking for what you or others have to offer. Get quick results by advertising in The Herald Want Ad department.

WANTED—A maid; elderly lady preferred; to take care of little girl, three years old, and general household. Phone 209.

WANTED—5 bright, capable ladies to travel, demonstrate and sell dealers. \$25.00 to \$50.00 per week. Railroad fare paid. Write at once. GOODRICH DRUG CO., Dept. 786, Omaha, Nebr. 40-11-1155

FOR SALE—400 acre improved ranch, 2 miles from Antioch; 50 acres in crop; 90 acres of hay; balance good range. An ideal dairy and poultry farm to supply city of Antioch. Ready market for all produce. For particulars see or write Thomas-Bald Investment Co., Alliance. 43-11-2244

TEAM, harness and wagon for sale. Phone 624. Wm. Davidson. 11

FOR SALE OR TRADE—My 12 room modern house, 2 lots. Nettie M. Campbell, Phone 712, 506 Cheyenne Ave. 40-11-1191

WANTED—To Rent—Four or five room, unfurnished house. Phone 163.

FOR SALE—Good standard make touring. In excellent shape. F. A. BALD, phone 308 or 476, Alliance. 11

WANTED—5 bright, capable ladies to travel, demonstrate and sell dealers; \$25 to \$50 per week; railroad fare paid; write at once. Goodrich Drug Co., Dept. 786, Omaha, Neb. —53P

PUBLIC LAND SALE

Department of the Interior, U. S. Land Office at Alliance, Neb., Oct. 28, 1919.

Notice is hereby given that, as directed by the Commissioner of the General Land Office, under provisions of Acts of Congress approved June 27, 1906 (34 Stats., 517), and March 2, 1907 (34 Stats., 1224), pursuant to the application of Maurice S. Peterson, Serial No. 018697, we will offer at public sale, to the highest bidder, but at not less than \$3.75 per acre, at 10 o'clock a. m., on the 24th day of December next, at this office, the following tract of land:

Lot 3, Section 18, Township 22 North, Range 45 West, NE 1/4 SE 1/4 Section 13, township 22 North, Range 46 West of the Sixth Principal Meridian.

Any persons claiming adversely the above-described land are advised to file their claims, or objections, on or before the time designated for sale.

—55 T. J. O'KEEFE, Register.

NOTICE OF REFEREE'S SALE

Notice is hereby given that by virtue of a judgment of partition and order of sale made in the case where-in William James Price, Ada Price Stewart, Dollie Price Ellis and Nellie Price are plaintiffs and Ida Price Clawson, Ira Clawson, her husband, Robert Price, Robert Charles Spray, a minor, and Myrtle Price Pursel and Roy Pursel, her husband, and Robert Warren Price and Eva Price, his wife, and Daisy Price Porter and Ray Porter, her husband, are defendants, by the Honorable E. B. Perry, judge of the district court of Frontier county, Nebraska, in which court said action is pending, said order of sale being made on the 9th day of October, 1919, during the October A. D. term of said court; that the undersigned referee, H. D. Kempton, for that purpose being duly appointed by said court on said date will sell at public vendue to the highest bidder for cash, at the front door of the post office in the village of Alliance, Box Butte county, Nebraska, in the afternoon of the 31st day of December, 1919, at the hour of 2 o'clock the following described real estate so directed by said judgment of partition and order of sale to be sold:

The southwest quarter of section eleven, township twenty-six, range fifty-two, west of the sixth principal meridian, in Box Butte county, state of Nebraska.

The terms of said sale to be cash, on the date of sale. Said sale is to remain open for one hour.

Dated this 22nd day of November, 1919.

H. D. KEMPTON, Referee.

Latham & Schroeder, Attorneys 55

There are as many ways to win a woman's heart as there are women.—Exchange.

J. D. EMERICK Bonded Abstracter I have the only set of Abstract Books in Box Butte County, First National Bank Bldg.

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ESTRAY NOTICE Taken up, on the premises of the undersigned, located four miles east of Alliance, known as the James W. Breckner farm, on or about August 15, two spring calves, red, spotted face, without brand or other marks of identification. Owner may have same by proving property, paying for keep and expense of advertising. JAMES W. BRECKNER.

Real Estate, Loans and Insurance. F. E. REDDISH, Reddish REALTY CO. 7008

NEBRASKA RANCHMEN, FARMERS, BUSINESS MEN It is to Your Interest to Insure Your Property IN A STRONG NEBRASKA COMPANY Keep Your Premium Money in Your Home State Where It Will Work for You Insurance business in Nebraska today is effectually safeguarded by the State. Each Insurance Company must conduct its business in certain ways set down in Nebraska law. The funds of Nebraska fire companies are invested as prescribed by the State Law for the safety of both stockholders and policy holders. The Liberty Fire Insurance Co. of OMAHA LINCOLN OFFICE Second Floor of the Little Bldg. Old Line Legal Reserve Stock Company—\$1,500,000 Authorized Capital and Surplus Liberty Bonds, the best security on earth, \$100,000 worth deposited with the State of Nebraska for the protection of policyholders as well as stockholders of the Liberty Fire. Also Purchased \$25,000.00 Victory Bonds in Addition to Above The Liberty Fire writes every known kind of Fire and Tornado Insurance on Town and Farm property, and Automobile covering loss by Fire, Theft, Liability, Property Damage, Collision and Accidental death, also hail insurance on growing grain. Premiums are now averaging \$1,000 per day, more than \$60,000 in premiums written during the months of April and May. Losses paid in cash as soon as proofs are received. P. F. ZIMMER President GEO. J. ADAMS, Vice-Pres. R. J. WACHTER, Secy. P. F. Zimmer has managed twenty-seven years of successful Insurance Business and has invested \$55,000 in the Capital of the Liberty Fire.