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Entered at North Platte, Nebraska, Post-office as Second Class Matter. FRIDAY, SEPTEMBER 23, 1910.

Joseph G. Cannon, speaker of the house, was nominated for congress Wednesday and for the twentieth time will make a race for a seat in congress. In his speech of acceptance he said the tariff is the real issue today as it has been for practically fifty years.

The insurgents of the First Minnesota congressional district won a notable victory Tuesday when they defeated James Tawney for renomination. The fight during the campaign was made along the progressive lines and Tawney's opponent was nominated by over two thousand majority. Tawney was a strong supporter of Cannon and was regarded as an enemy of Roosevelt.

By a vote of 14 to 9 the populist state committee Tuesday afternoon at Lincoln refused to nominate C. H. Aldrich, republican, as the populist candidate for governor. The committee endorsed Ben H. Hayden, democratic nominee for railway commissioner, and C. W. Pool, democratic nominee for secretary of state. The executive committee was empowered to fill the vacancies when W. H. Green resigns as the populist nominee for lieutenant governor and when Menze Terry resigns as the populist candidate for attorney general.

Stockholders of the Oregon Short Line railroad company, an important line controlled by the Union Pacific railroad, will be asked to approve a proposition to increase the capital stock of the company from \$27,500,000 to \$100,000,000. The proposition comes up for approval at a stockholders' meeting on Oct. 12 at Salt Lake City. All of the stock of the Oregon Short Line is owned by the Union Pacific. Officials of the Harriman lines say that should the increase, which amounts to \$72,500,000 be granted, no new stock will be issued in the near future, but will be held for emergencies, although the expectation is that the money will be used for new construction on the Oregon Short Line next year.

Judge Dean who ran at the primaries for congress in this district on the democratic ticket and W. J. Taylor, who stood as populist and democrat, have just arbitrated their difference and Dean disappears from sight. The board of arbitration consisted of several kinds of populist and democratic committees, including the state committee. They found that Dean had received the democratic nomination, and that Taylor had received the populist nomination. It was also found by that adding the democratic votes received by Taylor and the populist votes received by him they totalled larger than the votes received by Dean. Therefore Dean was asked to disappear, which he did. Taylor is therefore the sole opponent of Mr. Kinkaid.

Following the nomination of Aldrich and Dahlman some doubt was expressed as to the possible election of the republican candidate. This doubt grew out of the well known influence of the brewers and the saloon interests, the possibility of the railroads supporting Dahlman, and the inclination of democrats to stay with their nominee regardless of the policies he upheld. That doubt as to Aldrich's election has however, largely disappeared. There will not be a heavy defection of the republican voters to Dahlman; in fact the number of republicans who vote for him will likely be offset by the democrats who will vote for Aldrich; the efforts of the railroads to influence their employes to vote for Dahlman will not prove as successful as was at first believed, and the influence which Bryan, Metcalf and other prominent democrats will exert in favor of Aldrich will counteract to a large extent the work of the liquor interests. Altogether the prospects for the election of Aldrich are bright.

Bryan is not for Dahlman. W. J. Bryan on Tuesday broke the silence he maintained on the state situation and issued the following statement:

I am just leaving for Missouri and shall be absent practically all the time for about a month, campaigning in Missouri, Kansas, Iowa, Indiana and Illinois. After that I shall be at liberty to speak for Mr. Hitchcock, the democratic candidate for congress and for the state ticket in Nebraska. In speaking for the state ticket, however, I shall not be able to present any argument in favor of the election of Dahlman. His position on the liquor question makes that impossible. I regret this exceedingly, for he has been a political and personal friend for twenty years; it would give me pleasure to speak for him if I could indorse the policy for which he stands, but he has chosen to make the liquor question his paramount

issue and make his appeal on that issue. In spite of the fact that the last democratic state convention voted down a declaration against county option by a vote of 638 to 202, he says that he will veto a county option bill if passed, and in spite of the fact that the state convention endorsed the 8 o'clock closing law by a vote of 710 to 163, he announces that he will sign a bill repealing it if such a bill is passed. He is making his appeal on non-partisan lines with the liquor question as the issue. His courage is to be commended. It is an honest way of making a campaign, although it compels him to separate himself from friends who do not agree with him and to rely for speechmaking upon those democrats and republicans who take his view of the subject.

Possibly it is just as well to have the issue clearly presented so that it may be settled this year instead of two years hence. Troublesome as the question is now, it would be even more embarrassing if presented in 1912, when we have presidential election on hand. If Mr. Dahlman is elected, it will be a declaration by the voters of the state against county option and against the 8 o'clock closing law. If he is defeated, it will be a declaration in favor of county option and in favor of 8 o'clock closing law. In other words, the voters now have an opportunity to decide whether the state shall go backward or forward on the liquor question. To present argument in favor of going backward would not only contradict what I have already said on the subject but would embarrass me in the fight that I expect to make hereafter to save our party from the odium as being the liquor interests.

A Square Line Up. Political lines are fast forming in Nebraska. On the day of Mr. Bryan's refusal to support the democratic nominee for governor two of the minor parties decided to leave the place of governor blank on their tickets. In each case the action was taken frankly for the purpose of strengthening the candidacy of Mr. Aldrich. Mr. Wright, the prohibition candidate for governor, withdrew from the race in order that no votes might be drawn away from the county option candidate. Governor Shallenberger having declined the populist nomination, the committee of that party met and decided to make no nomination. This action too was taken because of a widespread feeling among populists that every vote is needed to prevent the brewers from controlling the state government.

This leaves the lines more definitely drawn than they have been in this state within the memory of the oldest inhabitant. There are no side issues to befog the main question. But one thing is to be decided at the election. The position of the two principal parties and their candidates is so plain that there will be no excuse for the casting of a single vote in the whole state contrary to the intentions of the voter. The definiteness of the campaign is a joy to the citizen who likes to see clear cut issues fought out decisively at the ballot box. — Lincoln Journal.

A German Legend. The Germans have a legend of Frederick Barbarossa that he is not dead, but in an enchanted sleep, sitting with his knights at a marble table in the cavern of Kyffhausen, in the Harz mountains. His long red beard has grown during this long enchantment and, covering the table, descends to the floor, and he sits thus waiting the moment that will set him free. There he has been kept for long centuries. There he must stay for ages.

MENTOR A Man That Keeps Good Horses don't want to spoil their appearance or risk his own life by harnessing them with an inferior made or shabby harness. It pays to buy a good harness when you do buy, for it always looks well as well as wearing well. For style, durability and make call on A. F. FINK.

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NOTICE FOR PUBLICATION. Serial No. 04898. Department of the Interior, U. S. Land Office at North Platte, Neb. September 17th 1910. Notice is hereby given that Daniel J. Greeley, of North Platte, Nebraska, who, on Feb. 14, 1905, made homestead entry No. 20699, Serial No. 04898, for west half, west half northwest quarter, section 12, township 15, north, Range 20, west of the sixth Principal Meridian has filed notice of intention to make final five year proof to establish claim to the land above described, before the Register and Receiver at North Platte, Neb., on the 14th day of Nov. 1910. Claimant names as witnesses: Carl S. McTrew, Jacob Weber, of North Platte, Neb., Edward Wright, Thomas Belcher, of Sibley, Neb.

Wills J. Redfield, M.D. J. B. McKiraban, M.D. Drs. Redfield & McKiraban, Physicians and Surgeons. All Calls Promptly Answered. Phones 642-644. Office at P. and S. Hospital.

A. J. AMES, MARIE AMES. Doctors Ames & Ames, Physicians and Surgeons, Office over Stone Drug Co., Phones Residence 273

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THE BEST CIGAR SALESMAN we have is the Forest King cigar. It brings more trade to this store than a little. It will not surprise you either if you try the Forest King cigar. It is a smoke you cannot fail to enjoy if you are a lover of fine tobacco. It is a cigar that, once tried, you naturally think of every time you are inclined for a good smoke. J. F. SCHMALZRIED.

NOTICE. John F. Wilcoxson will take notice that on the 22nd day of July, 1910, P. H. Sullivan, a justice of the Peace, in and for Lincoln County, Nebraska, issued an Order of Attachment for the sum of \$19.50, in an action pending before him, wherein William Dowson is plaintiff and John F. Wilcoxson defendant, that property consisting of money in the hands of the Union Pacific Railroad Company, a corporation, has been attached under said order. Said case was continued to the 30th day of Sept. 1910. WILLIAM DOWSON, Plaintiff. North Platte, Neb. Aug. 18th, 1910.

PROBATE NOTICE. In the County Court of Lincoln county, Nebraska, Sept. 12th, 1910. In the matter of the estate of Anders P. Carlson, deceased. Notice is hereby given that the creditors of said deceased will meet the Administrator of said estate, before the County Judge of Lincoln county, Nebraska, at the county court room in said county, on the 10th day of October, 1910, and on the 10th day of April, 1911, at 10 o'clock a. m. each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for creditors to present their claims and one year for the Administrator to settle said estate, from the 12th day of Sept., 1910. This notice to be published eight successive issues in the North Platte Tribune, a legal newspaper published in said county prior to the 10th day of October 1910. O. E. ELDER, County Judge. By Katherine F. Clark, Clerk of the County Court.

CONTEST NOTICE. Department of the Interior, North Platte, Neb., September 7th, 1910. A sufficient contest affidavit having been filed in this office by Earl H. Bartholomew, contestant, against Homestead Entry No. 21782, made April 10th, 1907, for all of section 22, township 15 N., range 22 W., 6th P. M. by Agnes McHenry, contestee, in which it is alleged that Agnes McHenry has never established residence on said tract that she has failed to improve or cultivate said tract in any manner that she has abandoned said tract for more than six months last past, said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m. on Nov. 7th, 1910, before the register and receiver at the United States Land Office in North Platte, Nebraska. The said contestant having, in a proper affidavit, filed September 7th, set forth facts which show that after due diligence personal service of this notice cannot be made, it is hereby ordered and directed that such notice be given by first and proper publication. J. E. EVANS, Register.

GEO. D. DENT, Physician and Surgeon, Office over McDonald Bank. Phones Residence 115

NOTICE. Lizzie Gantt, Charles A. Perry and the unknown heirs of said Perry, deceased, will take notice that on the 20th day of July, 1910, Henry Waltemath, plaintiff herein, filed his petition in the District Court of Lincoln County, Nebraska, against said defendants, the object and prayer of which are to quiet the title of the plaintiff in and to the following described tract of land, to-wit: Beginning on the southwest corner of Lot 1, in Block 102, of the original plat of the City of North Platte, Nebraska, and thence in a northerly direction on the west line of said lot, 40 feet and 4 inches, thence easterly parallel to the south line of said lot, 25 feet more or less to the center line running north and south, thence southerly parallel with the west line of said lot 40 feet and 4 inches to the south line of said lot, thence westerly on the south line of said lot to the place of beginning, and to exclude each and all of the said defendants from any interest, right, title or claim in and to said property and to enjoin said defendants from asserting any claim in said premises, and to award to the plaintiff herein and to enjoin said defendants from interfering with plaintiff's possession thereof. You are required to answer said petition on or before the 31 day of October, 1910. By WILCOX & HALLIGAN, HIS ATTORNEYS.

CONTEST NOTICE. Department of the Interior, United States Land Office, North Platte, Nebraska, September 7, 1910. A sufficient contest affidavit having been filed in this office by H. C. Bartholomew, contestant, against Homestead Entry No. 21229, made Aug. 15, 1907, for all of Sec. 28, Township 15 N., Range 20 W., 6th P. Meridian, by David Monteith contestee, in which it is alleged that David Monteith has never established residence on said tract that he has failed to improve or cultivate said tract in any manner; that he has abandoned said tract for more than six months last past. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m. on Nov. 7th, 1910, before the Register and Receiver at the United States Land Office in North Platte, Nebraska. The said contestant having, in a proper affidavit filed Sept. 7th, set forth facts which show that after due diligence personal service of this notice cannot be made, it is hereby ordered and directed that such notice be given by due and proper publication. J. E. EVANS, Register.

NOTICE FOR PUBLICATION. Serial No. 02109. Department of the Interior, U. S. Land Office at North Platte, Neb. Notice is hereby given that Mary Facka, of North Platte, Neb., who, on July 2, 1901, made homestead entry No. 20011, Serial No. 02109, for all of section 12, township 12, north, Range 21, west of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver at North Platte, Nebraska, on the 19th day of Oct. 1910. Claimant names as witnesses: Adam E. Donaldson, Carl Broeker and Carl Broeker, of North Platte, Neb., and Spencer Edelman, of Hershey, Neb.

NOTICE FOR PUBLICATION. Serial No. 02941. Department of the Interior, U. S. Land Office at North Platte, Neb. August 11th, 1910. Notice is hereby given that Adam E. Donaldson, of North Platte, Nebraska, who on Sept. 10th, 1904, made Homestead entry No. 20941, Serial No. 02941, for the southeast quarter, section 32, township 13, north, range 21, west of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver at North Platte, Nebraska, on the 10th day of October, 1910. Claimant names as witnesses: Frank J. Facka, Hugh Songer, Carl Broeker and John Fowler, all of North Platte, Nebraska.

LEGAL NOTICE. Nora Balch, Plaintiff vs. Carrie L. Michael and C. P. Michael, her husband, O. W. Verley and Addie Verley, his wife, Sherman G. Wilber and Emma G. Wilber, her wife, Henderson Hollingsworth and Hollingsworth his wife, first name unknown, J. V. Little and Lonia L. Little his wife, J. W. Miller, Defendants. Carrie L. Michael, C. P. Michael, J. F. Little and Livonia L. Little, non-resident defendants will take notice that on July 1st 1910 the plaintiff Nora Balch filed a petition in the District Court of Lincoln County, Nebraska, against the above named defendants, the object and prayer of which was to foreclose mortgage on the S. E. quarter of section 34, township 11 range 24 in Lincoln County, Nebraska, given by Carrie L. Michael and C. P. Michael her husband to defendant O. W. Verley to secure the payment of a note for nine hundred sixty dollars with interest thereon, which note and mortgage was duly assigned to the plaintiff herein for a valuable consideration. Default having been made in the payment of said note and interest thereon, and no action having been had for the recovery thereof, the plaintiff asks, for judgment against said defendants and each of them for the sum of one thousand one hundred thirty-eight and 80-100 dollars and interest from July 1st 1910 together with all costs and accruing costs in this case, and for foreclosure of said mortgage and sale of said property for the payment of such claim, and costs. Nora Balch, Plaintiff. By F. M. WIMBEELEY, Her Attorney.

ORDER OF HEARING ON PROBATE OF FOREIGN WILL. State of Nebraska, Lincoln County, ss. In the matter of the estate of Edward Everett, deceased. On reading and filing the petition of Grover C. Jones, praying that the defendant be appointed executor of the estate of the said Edward Everett, deceased, as provided, approved, and allowed in the probate court of Suffolk county, Massachusetts may be proved and approved, and recorded as the last will and testament of the said Edward Everett, deceased, in this court. Ordered, That October 3rd, 1910, at 10 o'clock a. m., is assigned for hearing said petition, wherein all persons interested in said matter may appear at said court to be held in and for said county, and show cause why the prayer of the petitioner should not be granted. This order to be printed for six successive issues in the North Platte Semi Weekly Tribune, prior to October 3rd, 1910. O. E. ELDER, County Judge. By Katherine F. Clark, Clerk of the County Court.

NOTICE FOR PUBLICATION. Serial No. 02628. Department of the Interior, U. S. Land Office at North Platte, Neb. August 30th, 1910. Notice is hereby given that Arthur D. Allen of North Platte, Neb., who on September 12th, 1905, made Homestead Entry No. 21467, Serial No. 02628, for the S.W. 1/4, N. 15, R. 20, W. 6th P. M., has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver at North Platte, Nebraska, on the 18th day of October, 1910. Claimant names as witnesses: Chris John Beaman, James A. Beaman, and Fred Bromers, all of North Platte, Neb.

NOTICE FOR PUBLICATION. Serial No. 02534. Department of the Interior, U. S. Land Office at North Platte, Neb. August 20th, 1910. Notice is hereby given that Albert Doebke, of North Platte, Neb., who on Feb. 14th, 1905, made Homestead Entry No. 20534, Serial No. 02534, for all of section 15, N. 15, Range 20, W. of the sixth principal meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver at North Platte, Nebraska, on the 17th day of October, 1910. Claimant names as witnesses: James Beaman, David Macomber, William Groves and Hugh Gantt, all of North Platte, Neb.