

# THE CANDIDATES WHO HAVE FILED

## Not One of the Number Nominated by the Citizens Convention Have Filed.

Yesterday was the last day on which to file certificates of nomination for the city offices for the April election. There were only two certificates filed, those of the Democrats and of the Republicans. The Citizens organization failed to file their ticket, the reason assigned being that the people had lost interest in the movement and the promoters did not believe they would be justified in putting a ticket in the field. This leaves the fight between the two old parties as in the past.

According to this the candidates for the school board will be H. M. Soenichsen and J. M. Roberts, Democrats, and Mrs. Agnes Chapman and Mrs. Laura Thrasher, Republicans, although it is understood that both of these ladies decline to make the race. Mrs. Agnes Chapman this morning authorized the Journal to positively announce for her that she would not accept the nomination. The declination of Mrs. Thrasher will more than likely be issued during the day which will result in leaving the field clear for the Democratic members of the board seeking re-election.

In the First ward the candidates for the council will be Councilman D. O. Dwyer, seeking re-election, Democrat, and John Iverson, Republican.

In the Second ward the candidates are Louis W. Lorenz, Democrat, and Councilman William Weber, Republican, who seeks re-election.

In the Third ward the candidates will be A. S. Will, Democrat, C. A. Johnson, Republican and Councilman F. H. Steinkler, who will run as a candidate for re-election by petition.

In the Fourth ward the candidates will be George Dodge, Democrat, Wm. Fahsion, Republican, and Councilman Frank Neuman, who will seek re-election as a candidate by petition.

In the Fifth ward the candidates will be William Gravett, Democrat, and John Toman, Republican.

The greatest interest attaches in the fights in the Second, Third, and Fourth wards, the triangular contests in the Third and Fourth making matters especially interesting there. The Democrats are confident they will carry all three wards. L. W. Lorenz, candidate in the Second ward, expresses the utmost confidence in his ability to defeat Councilman Weber and he is making a strong and vigorous fight with that end in view. Mr. Lorenz is one of the city's live and hustling business men and he means to do all in his power for the city's advancement if elected. He has started his campaign already and states that he will carry the fight to a finish.

In the Third Mr. Will, the Democratic candidate, is handicapped by reason of being out of the city but he will return in time to get into the fight. He is personally a very popular man and in addition, is considered one of the city's ablest business men with large interests which require the exercise of good judgment in advancing the city's interests and that of his neighbors. Councilman Steinkler, it is conceded, will make a vigorous fight for re-election and he is a formidable antagonist. He will give Mr. Will a close race. Mr. Johnson, the Republican candidate, will be third in the fight. He is a good man, but he will find himself overshadowed by his two able competitors in this fight.

George Dodge, Democratic candidate in the Fourth, is making an active and energetic fight and believes his prospects good this time. He has an excellent record and stands very high in the community and besides, he has an united Democratic support for the first time in some years. Councilman Neuman is also making a stiff fight and is rousing up his strength in the ward which is not small by any means. Mr. Fahsion, the Republican candidate will run third in this ward and cannot hope to defeat either of his two strong competitors.

In the First and Fifth wards Councilman Dwyer and William Gravett will win handsily with good majorities, the former making gains over his vote of one year ago without doubt.

Since the above was put in print Mrs. Chapman has experienced a change of sentiment and has sent word to the Journal that she will take the matter of accepting the Republican nomination for school board under advisement. This would indicate that she may accept and make the race. No word has been received from Mrs. Thrasher up to two o'clock as to her intentions in the matter but she will probably shape her course with Mrs. Chapman.

## W. L. Pickett as a Pilot.

Agent W. L. Pickett of the Burlington knows now what it is to be chosen as a pilot for a foreigner who cannot understand any English. This morning a Greek landed at the Burlington station fresh from the south of Europe and utterly unfamiliar with the English tongue. In the goodness of his heart Agent Pickett thought he would show him the whereabouts of the Burlington extra gang which he evidently wanted to join, so he marched him off through the yards to where the Greeks are staying. They happened to be all out on the road at the time and he was unable to make the fellow understand what he wanted him to do. His object was to induce him to stop at the Greek's rest and stay his weary soul but he failed to make it plain and all day long he has been compelled to stand, being shadowed by his new ward. No matter where William wandered the faithful Greek came slipping along silently and obediently in his footsteps. When the time came to eat Mr. Pickett telephoned his wife that she might look for company to dinner although he nourished the fond hope that he might possibly lose his friend but the hopes were dashed and when he got ready to go home, his attempt to escape by crawling out of the ticket window was frustrated by the Greek who met him at the door of the waiting room with a smile both childlike and bland. It was in vain that William sought to lose his shadow by dodging about corners and doubling on his trail—always the faithful Greek was there waiting for him and at last, in despair, Mr. Pickett surrendered and marched him home to where he was permitted to eat at a second table. This afternoon the weary agent was transacting business with the Greek like the shade of Omnipotence, roosting under his eye and watching his every motion with a lynx-like gaze which was irritating in the extreme. Pickett hopes the extra gang quits and gets back to town before supper time, as he don't relish another meal under the austerer gaze of his friend.

## River on the Boom.

An unusual rise in the Missouri river is taking place at present. During the last three days the river has come up with startling rapidity and this morning it covers a large part of the lowland in front of the city, presenting a wide expanse of water from the Nebraska to the Iowa shores. The rise is unusual in that it is so early in the year. Many old rivermen state that it is very seldom that the river has been this high at this time of the year as March is too early for the annual rise. The rise this time is in the Missouri river as the Platte is reported to be about normal. It is believed that the rise is caused by melting snow on the upper Missouri watershed. There is a good deal of drift running and yesterday morning there was some ice which evidently came from the far north. It is believed by rivermen that this rise will result in making the usual April and June rises smaller than usual and probably avert flooding the Iowa bottoms. A rumor prevailed here yesterday that a portion of the Louisville wagon bridge had gone out but no definite information to this effect could be found and there seems no reason to believe it.

## Feels Very Thankful.

Mrs. Flinton of Denver, Col., a sister of Charles Truman, is in the city, having come in to make arrangements for taking the Truman children back home with her. A large number of the liberal minded people of the city had raised a fund to send the children to her home in that city and she desired the Journal to express her thanks for the timely aid. She also asked that the thanks of herself and her brother be publicly expressed to Mrs. Herman Fields for her unselfish work in caring for the late Mrs. Truman during her long spell of illness. Mrs. Flinton was born in this city and will be quite well remembered by many here. She has been a resident of Denver for some time. She is deeply grateful to the good people here for their help during the suffering of her sister-in-law and their aid for the children after death came.

## The Wrong Hunter.

The item in last evening's Journal in reference to the three plain drunks who were haled before Judge Archer yesterday stated that they included one Robert Hunter. This should have read John Hunter and it was not Robert, the son of J. R. Hunter of this city. The young man desired that the fullest possible publicity be given the fact that he was not and has not been in police court and the Journal cheerfully complies with his request.

J. S. Irvin of Murray, was in the city Saturday and added his name to the Journal's rapidly expanding list of readers in that vicinity. He was a welcome caller and will find the latch-string on the outside whenever he chooses to make us a call.

# DESERTED THE REGULAR ARMY

## Arthur Doty Arrested on Telegram and Proves the Young Man Wanted.

Arthur Doty, mention of whose taking into custody by Sheriff Quinton yesterday, was made in last evening's Journal, turns out to be a deserter from the United States army. After the Journal had gone to press yesterday afternoon the sheriff received a telegram from the military authorities at Fort Russell, Wyo., stating that Doty was a deserter and asking that the sheriff take him into custody and deliver him to the nearest military post which, in this case, is Fort Crook. The capture of a deserter carries with it a reward of \$50 which Sheriff Quinton will receive for his apprehension of the deserter. Doty is in jail here and will be returned over to the federal authorities at Fort Crook by the sheriff within a few days. There seems to be some question in the minds of those who have seen and talked with Doty as to his sanity. Sheriff Quinton is of the opinion that the man is slightly unbalanced although he does not consider him a dangerous lunatic.

This opinion is shared by those at the Perkins hotel where the young man was rooming when captured. It is believed that the United States authorities will give him an examination as to his sanity previous to punishing his desertion. When he deserted he was stationed at Fort Russell and the authorities at that post have conducted a search for him since with the result as outlined above.

## At His Old Tricks.

Mrs. Ed. Fenton, wife of the section foreman at South Bend came down this morning on the Schuyler and informed Sheriff Quinton that John Lish who was fined \$150 by Judge Travis yesterday for selling liquor without a license, and who was later released on parole, was on a drunk at South Bend and terrorizing the people. According to her, Lish came back to the town yesterday well organized and was engaged in making people imagine that a small edition of sheol was located in their midst last night and today. As he is released on parole, it is probable Judge Travis will compel him to square up his fine now or go to jail. Both Judge Travis and County Attorney Ramsey are out of the city today and action will be deferred until their return.

The condition of Mrs. Fenton from what appeared of her in the office of Clerk of the Court Robertson is such that there seems to be ground for an examination by the insanity commission. She told the Journal man that she intended to commit suicide as soon as she got home as she was afraid of Lish and that both he and her husband abused her when they were drunk and that her husband was drunk last night. The woman's condition is really pitiable and something should be done as she is liable to do herself some severe injury. He is apparently a nervous wreck and constantly referred to the fact that she was alone in the world with no children and that her death would not hurt anyone. She declared that the officers were not trying to do anything to protect her and other similar talk which indicated that her mind was unbalanced.

## A Happy Event.

A pleasant little party was gathered at the home of George Thomas today, the occasion being the triple celebration of the birth anniversaries of three of the guests. They were Grandma Mann, the mother of the hostess, Mrs. Thomas, George W. Thomas, himself and his son Carl. The aged lady celebrated her seventy-fifth anniversary, George celebrated his thirty-fifth and Carl his ninth birthday. In addition the young lad had another celebration coming in the shape of his being the only scholar in his class at school exempt from taking the examination as he had the required number of credits to be exempted from this. There was a fine birthday dinner spread and a general good time had by all.

## Do you want an AUCTIONEER?

If you do, get one who has Experience, Ability, Judgement. Telephone or write

**ROBERT WILKINSON,**  
Dunbar, Neb.

Dates made at this office or the Murray State Bank.  
Good Service, Reasonable Rates

## NOTICE OF PUBLICATION.

State of Nebraska, in district court for the County of Cass.

Petition to quiet title.

George W. Harshman, Plaintiff.

vs.

Jeremiah S. Carr, J. S. Carr, W. W. Willingham, John H. Maxon, trustees; Martha W. Grant, Carl H. Maxon, Joseph Anton Gerig, Genovefa Gerig, and Theresa Gerig, heirs and devisees of Henry Gerig, deceased; Sarah A. Willson, Sarah A. Marquis, George F. Dixon, Rebecca Ashley, Rebecca D. Conner and husband—Conner, first and real name unknown; George F. Dixon, George H. Vickroy, George P. McCartney, A. E. McCartney, Amanda J. McCartney, William D. Gregory and wife, Delinda Gregory, George W. Betts and wife, Rachel J. Betts, non-residents of the State of Nebraska; B. Wolph, B. W. Show and Clendenen W. Mitchell, only surviving heirs and devisees of Henry C. Wolph, deceased; Amelia B. Haldeeman, formerly widow of Addison P. Weston, deceased, and his only surviving heir and devisee of said Addison P. Weston, deceased; and the unknown heirs and devisees of said Addison P. Weston, deceased.

Notice is hereby given that the above named non-residents of the State of Nebraska, and to each and all of the above named unknown heirs and devisees, defendants.

To each and all of the above named non-residents of the State of Nebraska, and to each and all of the above named unknown heirs and devisees, defendants.

You and each of you are hereby notified that on the 15th day of February, A. D. 1910, plaintiff filed his petition in the district court of the County of Cass, State of Nebraska, the object and prayer of which is to confirm and quiet his title against you and each of you in and to the following described lands, to-wit:

The west half (½) of the northwest quarter (nw¼) of section numbered thirty-five (35), the west half (½) of the east half (eh½) of section numbered thirty-five (35), the west half (½) of the southeast quarter (se¼) of said section numbered thirty-five (35), the east half (eh½) of section numbered thirty-four (34), the northeast quarter (ne¼) of the southeast quarter (se¼) of said section numbered thirty-five (35), the southeast quarter (se¼) of said section numbered thirty-five (35), the east half (eh½) of the west half (wh½) of the northeast quarter (ne¼) of said section numbered thirty-four (34), and the east half (eh½) of the northwest quarter (nw¼) of said section numbered thirty-four (34), all of said lands in township numbered thirty-four (34), range four (4), north, principal meridian, and to bar you and each of you from having or claiming any right, title or interest in or to said described real estate, or any part thereof, and for equitable relief; and to confirm and quiet their title in them and against the unknown heirs and devisees of said Henry C. Wolph, deceased, to the following described real estate, situated in said county and said state, by reason of a mortgage deed, executed and delivered by said plaintiffs to one Susanna Brock, now deceased, to secure the payment to her of an annual sum during her lifetime upon said real estate, to-wit: Lots two (2), nine (9), thirteen (13) and fourteen (14), all in the northeast quarter (ne¼) of the northeast quarter (ne¼) of the southeast quarter (se¼) of section thirty-one (31), township eleven (11), north, principal meridian, and to bar you and each of you from having or claiming any right, title or interest in or to said described real estate, or any part thereof, and for equitable relief.

You and each of you are required to answer said petition on or before the 15th day of May, A. D. 1910. In default thereof judgment will be entered confirming and quieting title to all the real estate, above described, in plaintiffs herein.

Charles E. Schwab, Plaintiff.

Mary C. Schwab, Plaintiff.

By their Attorneys,

Ramsey & Ramsey.

(First publication March 21, 1910.)

## NOTICE TO CREDITORS.

STATE OF NEBRASKA, IN COUNTY COURT, COUNTY OF CASS.

In the matter of the estate of J. Glen Royal, deceased.

Notice is hereby given that the creditors of said deceased will meet the administrator of said estate, before me, the county judge of Cass county, Nebraska, in said county court room in Plattsmouth, in said county, on the 12th day of April, A. D. 1910, at 9 o'clock a. m., and on the 12th day of October, A. D. 1910, 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 the creditors of said deceased to present their claims, and one year and six months for the administrator to settle said estate, from the 12th day of April, A. D. 1910. Witness my hand and seal of said county court, at Plattsmouth, Nebraska, this 14th day of March, A. D. 1910.

Allen J. Beeson, County Judge.

William C. Ramsey, Attorney.

(Seal)

Itch! Itch! Itch!—Scratch! Scratch! Scratch! The more you scratch the worse the Itch. Try Doan's Ointment. It cures piles, eczema, any skin itching. All druggists sell it.

last above described by said Rebecca Ashley in the name of Rebecca D. Conner, said Conner, her husband, real name unknown, her husband, to said Addison P. Weston of date November 5, 1864, recorded in Book "G" at page 260, of the deed records of said county, of which said deed by mistake and omission was not signed by said Conner, real name unknown.

To confirm and quiet title in plaintiff against defendants, Mary P. McCartney, A. E. McCartney and Amanda J. McCartney to the west half (wh½) of the northwest one-fourth (nw¼) of section numbered thirty-five (35), and to the east half (eh½) of the northeast one-fourth (ne¼) of said section numbered thirty-four (34), the east half (eh½) of the northwest one-fourth (nw¼) of said section numbered thirty-four (34), and the east half (eh½) of the southeast one-fourth (se¼) of said section numbered (34), all of said lands in said township and range, by reason of a deed of conveyance of said lands by A. S. McCartney, deceased, to said Mary P. McCartney and said A. E. McCartney, dated August 20, 1868, and recorded in Book "J" at page 340, of the deed records of said county, in which deed said Mary P. McCartney and said A. E. McCartney failed to join in the acknowledgment thereof.

To confirm and quiet title in plaintiff against defendants, George F. Dixon, George F. Dixon, William D. Gregory, George F. Dixon, Delinda Gregory, and B. Wolph, B. W. Show and Clendenen W. Mitchell, only surviving heirs and devisees of Henry C. Wolph, deceased, and by reason of a deed of conveyance of said lands by said George F. Dixon to said William D. Gregory of date October 29, 1860, and recorded in Book "D" at page 179, of said deed records; and by reason of a deed of conveyance of said lands by said William D. Gregory and wife, Delinda Gregory, to said Addison P. Weston of date August 19, 1863, and recorded in Book "E" at page 217, of said deed records; and by reason of a deed of conveyance of said lands by said H. C. Wolph and wife, Esther Wolph, to said Addison P. Weston, of date August 19, 1863, and recorded in Book "E" at page 217, of said deed records, the description in said several deeds of conveyance of said being uncertain and indefinite, and each of you are required to answer said petition on or before the 15th day of April, A. D. 1910. In default thereof judgment will be entered confirming and quieting title to all the lands above described in plaintiff and against each and all of you and for costs of suit.

George W. Harshman, Plaintiff.

By Basil S. Ramsey and William C. Ramsey, Attorneys for Plaintiff.

## NOTICE OF PUBLICATION.

In the District Court of the County of Cass, State of Nebraska.

Charles E. Schwab and Mary C. Schwab, Plaintiffs.

vs.

James Kidwell, Dorothy A. Ramsey, William B. Ramsey, Hugh B. Ramsey, Lawrence P. Ramsey, Charles D. Ramsey, John Ramsey, James Ramsey, sole surviving heirs of John Ramsey, deceased, Spratlan, Davis & Company, a firm composed of William E. Spratlan, William P. Davis, and A. H. Argyle, first and real name unknown, their successors and assigns; W. P. Davis, Samuel Chambers, William H. Spratlan, William P. Davis, A. H. Argyle, first and real name unknown, non-residents of the State of Nebraska; the unknown heirs and devisees of James Kidwell, deceased; the unknown heirs and devisees of William H. Spratlan, deceased; the unknown heirs and devisees of William P. Davis, deceased; the unknown heirs and devisees of W. P. Davis, deceased; the unknown heirs and devisees of A. H. Argyle, first and real name unknown, deceased; the unknown heirs and devisees of Samuel Chambers, deceased; the unknown heirs and devisees of Susanna Brock, deceased, Defendants.

Each and all of the above named non-residents of the State of Nebraska, and each and all of the above named unknown heirs and devisees, defendants, are hereby notified that on the 15th day of March, A. D. 1910, plaintiff filed his petition in the district court of the county of Cass, Nebraska, the object and prayer of which is to confirm and quiet their title in them and against you and each of you, in and to the following described lands, situated in the county of Cass, State of Nebraska, by reason of open, notorious, exclusive, peaceable, continuous and adverse possession thereof by them and their grantors, for more than twenty-five years, to-wit: The north half (nh½) of the east half (eh½) of the southeast quarter (se¼) of section thirty-one (31), township eleven (11), north, principal meridian, and to bar you and each of you from having or claiming any right, title or interest in or to said described real estate, or any part thereof, and for equitable relief; and to confirm and quiet their title in them and against the unknown heirs and devisees of said James Kidwell, deceased, to the following described real estate, situated in said county and said state, by reason of a mortgage deed, executed and delivered by said plaintiffs to one Susanna Brock, now deceased, to secure the payment to her of an annual sum during her lifetime upon said real estate, to-wit: Lots two (2), nine (9), thirteen (13) and fourteen (14), all in the northeast quarter (ne¼) of the northeast quarter (ne¼) of the southeast quarter (se¼) of section thirty-one (31), township eleven (11), north, principal meridian, and to bar you and each of you from having or claiming any right, title or interest in or to said described real estate, or any part thereof, and for equitable relief.

You and each of you are required to answer said petition on or before the 15th day of May, A. D. 1910. In default thereof judgment will be entered confirming and quieting title to all the real estate, above described, in plaintiffs herein.

Charles E. Schwab, Plaintiff.

Mary C. Schwab, Plaintiff.

By their Attorneys,

Ramsey & Ramsey.

(First publication March 21, 1910.)

**No Question as to the Superiority of CALUMET Baking Powder**

Received Highest Award World's Pure Food Exposition Chicago, 1907.

**Most Worthy Enterprise.**

Last Saturday the Olson Photograph company turned out its first product in the shape of a photograph medallion in colors. The back of the medallion is a mirror. The work which they have executed upon this first batch of the medallions is remarkably good. The scenes which have been colored are taken from some of the many pretty landscapes in this part of the country and they are very beautiful. Of the work itself, it can be said that it is up to the high standard which this enterprising company has made success of. As is known this firm produces photographs which are superior to any manufactured in the east, or in fact, anywhere in the country and they have gotten the work down to a fine point that the medallion reflects equally high grade work. The company intends to put this medallion on the market throughout the country and can compete successfully with any firm in the world of high class work. The Olson Photograph company it may be remarked has achieved a signal success during the time it has been located in this city. Its business is large and the demand for its specialties is great. Of their post cards which are turned out by the thousands daily, too much cannot be said. The workmanship on these cards is pronounced by experts the best out. Their medallions will be equally as good. The firm employs a large number of young lady employees and it disburses a large sum in wages each week in this city. It deserves every possible encouragement from the city.

H. M. Blauma, one of Louisville's good citizens, was in the city today attending the funeral of his old friend Conrad Schalter, and while here he called upon the Journal and renewed his subscription to the paper for another year.

**Cass County Teachers Meeting.**

The general meeting of the teachers of Cass county will be held at Louisville, on Saturday, April 16. Mary E. Foster, Superintendent.

**LEGAL NOTICE.**

State of Nebraska, ss. In County Court of Cass, ss. In County Court of Cass, ss. IN THE MATTER OF THE ESTATE OF MINNIE E. SWAN, DECEASED.

To all persons interested—

You are hereby notified that there has been filed in this court the petition of Minnie E. Swan, the executor of the last will and testament of said Minnie E. Swan, deceased, to probate and allow as the last will and testament of said deceased which will be now on file in this court.

You are further notified that there will be a hearing upon said petition before the court at the county court room in Plattsmouth in said county on the 3rd day of April, 1910, at 10 o'clock a. m., and that all objections, if any, must be filed on or before said day and hour of hearing.

Witness my hand and the seal of the county court of Cass county, this 18th day of March, 1910.

Allen J. Beeson, County Judge.

(Seal)

**ASHLAND DRAINAGE DISTRICT.**

**Notice of Election.**

You are hereby notified that on the second Tuesday of April, 1910, to-wit: April 6, 1910, between the hours of eight o'clock a. m. and six o'clock p. m., Ashland Drainage district will hold its annual election at the store room of K. L. McKinnay within said district, located on lot two (2), block thirty-three (33), in that part of Ashland, Saunders county, Nebraska, formerly called Flora City, for the purpose of electing one director of said district in place of Charles Miller whose term as director will then expire.

Dated March 22, 1910.

Wm. Nelson Shaffer, President.

A. B. Fuller, Secretary.

(Seal) Ashland Drainage District.

**LEGAL NOTICE.**

State of Nebraska, ss. In County Court of Cass, ss. IN THE MATTER OF THE ESTATE OF JOHN WEGCHEL, DECEASED.

To all persons interested—

You are hereby notified that there has been filed in this court the petition of John Wegchel, departed intestate, leaving a last will and testament.

The prayer of said petition is that said will be allowed and probated as granted to said John H. Wegchel, executor of said estate, and that administration of said estate be granted to said John H. Wegchel.

You are further notified that a hearing will be had upon said petition before this court in the county court room in Plattsmouth, in said county, on the 12th day of April, 1910, at 9 o'clock a. m., and that all objections, if any, must be filed on or before said day and hour of hearing.

Dated this 21st day of March, 1910.

By the Court,

Allen J. Beeson, County Judge.

(Seal)

**FINAL NOTICE.**

State of Nebraska, ss. In County Court of Cass, ss. IN THE MATTER OF THE ESTATE OF MARY J. GUTHMANN, DECEASED.

To all persons interested—

You are hereby notified that the administration of said estate has been finally reported and petition for final settlement of said estate, and that a hearing will be had upon the same before me, the county judge of said county, at Plattsmouth, Nebraska, April 5, 1910, at 10 o'clock a. m., of said day, and all objections, if any, must be filed on or before said day and hour of said day.

Witness my hand and seal of said county court of said county, this 21st day of March, 1910.

Allen J. Beeson, County Judge.

(Seal)