

SPECIAL NOTICES

Advertisements for these columns will be taken until 12 m. for the evening edition and until 8:30 p. m. for morning and Sunday editions.

WANTED—MALE HELP.

BOYLES COLLEGE
I am now open, yet it is not too late to enter. Every day is enrollment.

WANTED—SCHOOL TEACHERS.

WANTED, several good portrait photographers or men who have been successful as general photographers.

WANTED, men everywhere, good day, to do general housework, cleaning, etc.

WANTED, men to learn barber, quickly taught by our method of practical experience.

WANTED, a good salesman or selector, prefer one who has had experience in selling goods in the country.

BOOKKEEPER wanted, one who has had practical experience in bookkeeping.

WANTED, paper cutter, also paper ruffer, both steady, Baker-Vawter Co.

PERMANENT position for a man of good habits and energy to represent a manufacturing company.

WANTED, barber, first-class, sober, no other need apply.

WANTED, a merry-go-round, a bowling alley and juvenile performers.

A good position is always open for a competent man. His difficulty is to find it.

SALESMEN WANTED. Reliable salesman to handle specialties.

WANTED—FEMALE HELP. 100 Girls. Call Canadian office.

LADIES can make from \$5.00 to \$10.00 per month selling our state wide suits.

WANTED, experienced second girl good wages.

AN EXPERIENCED demonstrator wanted who can give a demonstration for a skin supporter.

WANTED, a cook, Mrs. Joseph Barker, 165 S. 8th St.

LADIES, we will teach hairdressing, manicuring or facial massage.

WANTED, girl to do general housework in small family.

WANTED, competent girl to do plain housework; \$5 per week.

A DEPARTMENT store wishes thoroughly competent experienced clerk and salesladies.

WANTED, at once, girl for general housework; \$5 per week.

FOR RENT—HOUSES. In all parts of the city.

FOR RENT, 7-room house, all modern, convenient furnace.

PAYNE-BORWICK & CO.—Choice houses, 60-62 New York Life Bldg.

HOUSES, insurance, Ringwalt, Barker Bldg.

LARGE, pleasant, furnished house for rent, 424 S. 24th St.

HANDSOME new two-story modern cottage, 1212 S. 24th St.

ERNEST SWEET, 63 N. Y. L. TEL. 1672.

TWO 4-room houses, all modern, 2150 N. W. 3rd St.

TO MOVE right get Omaha Van Storage Co., office 1515 Farnam.

6-ROOM cottage, 256 Franklin St.

WE MOVE planes, Messard Van & Storage Co., Tel. 1496.

ONE of the fine, all modern, 7-room brick houses, 37th and 14th Sts.

MR. HARTNEY, 8-room modern, \$25 per month. Wm. K. Potter, Rec. Room 23.

CENTRAL, 1st-class 7-room house, 220 N. 24th St.

FOR RENT, ten-room modern house near 14th school, 220 S. 14th St.

FOR RENT—FURNISHED ROOMS.

ROYAL HOTEL, European, 16th & Chicago. L. M. E. hauls trunks.

NICE cool room, modern, very reasonable; Gentlemen preferred.

ELEGANT rooms, 1905 Capitol Avenue. E-203 11.

CENTER HOTEL, European plan; south coast rooms, \$2 to \$4 per week.

NICE cool rooms, 118 So. 26th, up. E-226 25.

THREE large, cool, elegantly furnished rooms, all modern conveniences.

DESIRABLE rooms at the Pratt, 313 So. 25th St.

NICE furnished rooms. 212 Douglas. E-213 19.

FRONT and other desirable rooms, bath, coal and central for gentlemen.

NEWLY furnished rooms; modern; best location; with or without board.

AETNA HOUSE, European, 18th & Dodge. E-137 11.

FURNISHED ROOMS AND BOARD. THE FARNAM, 19th & Farnam.

NICE furnished rooms, with or without board; meat dishes; reasonable.

THE HOUSE, 2005 Harney, nice cool rooms; board; rates reasonable.

FOR RENT—UNFURNISHED ROOMS. A FRONT room and a side room.

FURNITURE PACKING. PETERSON & LUNDBERG, 15 S. 17th.

FOR RENT, building suitable for wholesale purposes at 25 Farnam.

AGENTS WANTED. WANTED, canvassing agents in every county.

AGENTS wanted to sell the "Life of Pope Leo XIII." written with the encouragement.

WANTED TO RENT. WANTED—to rent, a tent about 10x60.

WANTED, city loan and warrants. W. Farnam St. & Co., 133 Farnam street.

WANTED, city and farm loans; also bonds and warrants.

FARM and city loans; low rates. W. H. Farnam St. & Co., 133 Farnam street.

PRIVATE money. Sherwood, 807 N. Y. Life Bldg.

MONEY TO LOAN—REAL ESTATE. WANTED, city loans and warrants.

WANTED, city and farm loans; also bonds and warrants.

PRIVATE money. P. W. Deed, 1539 Douglas.

MONEY TO LOAN—CHAFFETS. CHAFFET, salary and jewelry loans.

MONEY loaned on plain note to salaried people; business conducted; lowest rates.

FOR SALE—FURNITURE. CHICAGO Furniture Co., 140 Douglas.

FOR SALE—HORSES, WAGONS, ETC. WANTED, four horse team, all modern.

INDIAN goods and relics. 1113 Farnam.

FOR SALE—A new 600 ampere double pole switch.

FOR SALE—4 ceiling electric fans, \$3.00.

IRON and wire fences, free guards, treated with Western Anchor Fence Co.

CATALOGUE cut drug prices free. Sherman & McConnell Drug Co.

NOTICE OF BOND SALE. Notice is hereby given that the sum of \$10,000.00.

FOR SALE—1500 feet of second-hand wire rope.

TELEPHONE poles, long iron timbers; chicken fence, oak piling.

FOR SALE—Crane hydraulic elevator; can be used either passenger or freight.

FOR SALE—One French burr mill, good as new.

READ THE WANT ADS. LOOKING FOR POSITIONS. MEN AND WOMEN.

MISCELLANEOUS. HAMLETONIAN stallion, Banneckerburn, the largest and fastest horse in Omaha.

MRS. CARRIE SMITH, SOVEREIGN LADY QUEEN of clairvoyants.

MME. LUCRETIA, medium, 1700 California. E-806 A4.

ELECTRICAL TREATMENT. GRACE O'BRYEN, Bath, 720 S. 14th.

MME. SMITH, baths, 118 N. 15, 2d floor, 7-2 Cass st.

EMOLINE SHEPARD, massage, vapor and baths; assistant, Second floor, 4 S. 19th.

MRS. DAVIS, 1611 Howard St., baths; first-class assistant.

MRS. HOWARD, elegant massage and vapor baths; alcohol rubbing.

DR. ROY, chiropodist, corns and superfluous hair removed by electricity.

ELITE PARLOR, 65 S. 16th st., 2d floor. U-102.

VIAMI, a wholesome nerve and tissue food and health tonic.

MAGNET FILE-KILLER. IT CURES! DR. DRUGGISTS, H.

PRIVATE home during confinement; babies adopted. The Good Samaritan Sanitarium.

C. EDERER, Bristol St. florist. Tel. 1785.

CHIROPY, manicuring, scalp, facial, hygiene and special massage.

WE RENT sewing machines, 75c per week; we repair and sell parts for all makes.

WE CURE RUPTURE FOR \$30—no detention from business.

PRIVATE Sanitarium for ladies before and during confinement.

WANTED, 600 ladies to visit our Garment Cutting College.

PRIVATE hospital before and during confinement; babies boarded and adopted.

TELEPHONE 780 for O. M. E. messengers.

BRIGHT girl 3 years old wants permanent home. Address H. B. Bee.

MONEY TO LOAN—REAL ESTATE. WANTED, city loans and warrants.

WANTED, city and farm loans; also bonds and warrants.

PRIVATE money. Sherwood, 807 N. Y. Life Bldg.

MONEY TO LOAN—CHAFFETS. CHAFFET, salary and jewelry loans.

MONEY loaned on plain note to salaried people; business conducted; lowest rates.

FOR SALE—FURNITURE. CHICAGO Furniture Co., 140 Douglas.

FOR SALE—HORSES, WAGONS, ETC. WANTED, four horse team, all modern.

INDIAN goods and relics. 1113 Farnam.

FOR SALE—A new 600 ampere double pole switch.

FOR SALE—4 ceiling electric fans, \$3.00.

IRON and wire fences, free guards, treated with Western Anchor Fence Co.

CATALOGUE cut drug prices free. Sherman & McConnell Drug Co.

NOTICE OF BOND SALE. Notice is hereby given that the sum of \$10,000.00.

FOR SALE—1500 feet of second-hand wire rope.

TELEPHONE poles, long iron timbers; chicken fence, oak piling.

FOR SALE—Crane hydraulic elevator; can be used either passenger or freight.

FOR SALE—One French burr mill, good as new.

DIAMONDS, 6 karats each, at a bargain. 15 S. 24th St.

POSTOFFICE NOTICES.

ISLANDS and NEW CALEDONIA, via Vancouver and Victoria, B. C.

PHILIPPINE ISLANDS, via San Francisco, close here daily at 4:30 p. m.

CHINA and JAPAN, via Tacoma, close here daily at 4:30 p. m.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

NOTE—Unless otherwise addressed, West Australia is forwarded via Europe.

VALUE OF STREET RAILWAY

County Board of Equalization is Taking Evidence on the Subject.

MANAGER SMITH GIVES GENERAL FIGURES

Says Property Sold to New Company for \$10,000,000 is Worth \$5,000,000, but Does Not Explain Apparent Discrepancy.

The financial affairs of the Omaha and Council Bluffs Street Railway Company were given a hearing before the county board of equalization yesterday.

The length of this hearing and the fact that the hearing of the matter of the assessment of the Union Pacific railway property promises to be long.

The first witness to be called in the street railway case was W. G. Ure, who testified over the objection of John L. Webster.

The value of the personal property of the company as returned by the assessors of the county. An attempt to testify as to the assessed valuation of the personal property was forestalled by the attorney for the company and Mr. Ure was excused.

The second witness was W. A. Smith, general manager of the company. He testified as to the recent reorganization, saying that his stock had been sold for 80 cents on the dollar.

He said that at the time of the transfer the value of the property of the old company was \$10,000,000, and that the value of the property of the new company at the time of the transfer, and at the present time, including the value of the franchise, was \$5,000,000.

He said that the franchise was sold for \$1,000,000, that from 6 to 10 percent a year would be earned on a capitalization of \$5,000,000.

Harry P. Deuel, register of deeds of the county, identified the record showing the transfer of the property of the old company to the new for an expressed consideration of \$10,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

A large number of persons were present at the hearing and followed the proceedings with interest. The franchise was sold to the new company for an expressed consideration of \$1,000,000, and a record showing a mortgage deed from the new company to a trust company, representing bonds to the amount of \$10,000,000.

All of this evidence was offered over the objection of the attorney for the company, who said the price at which the property was sold in December, or the amount for which it was bonded has nothing to do with the value of the property for the purposes of taxation, and that the property was sold several months before the assessment is required by law to be made.

WHEN YOU HAVE A PLACE TO FILL, TRY ONE.

PRINTING, BIBLES, ETC. CALL on Gardner Printing Co., Tel. A-3861.

PAINTING AND PAINTERING. PAINTERS and paperhangers, 707 S. 25th St.

STAMMERING AND STUTTERING. CURED, Julia Vaughn, 480 Range Bldg.

SHORTHAND AND TYPEWRITING. A. C. VAN SANT'S school, 717 N. Y. Life.

STORAGE. OM. Van Stor. Co., 1814 Farn. Tel. 1528-250.