

The Summer School.

Last Friday the Griggs County Summer Training School for 1902 closed. At the time of parting expressions such as: "I am sorry it is over." "What a pleasant as well as profitable time we have had," were heard which goes to show that a little recreation now and then interspersed with the daily routine breaks up monotony and adds attractiveness and interest to the whole.

The school opened Monday, July 25. The day was given to enrollment, the lining of the work to be accomplished in the three weeks' session, and the giving out of work, for the next day. Regular study began in the afternoon.

Miss Katharine C. Laffin, formerly of the State Normal School at Mayville, and the author of the outlines of music and drawing in the state course of study had charge of classes in music, drawing and water color work, physical culture and penmanship. Miss Laffin was thoroughly at home in every one of these lines of work, and ably showed the teachers the educational value of each. She insisted that children should be kept in a happy frame of mind in order to get the best results from them. The teachers soon saw the force of this statement, for in the cheerful environment created by their instructor, they were happy and industrious, while scarcely knowing how it came about.

Prof. W. D. Hartman of the department of history at the Valley City Normal School ably conducted classes in civil government, U. S. history and advanced reading, correlating civics and history by teaching the making of the constitution along with the history of period between 1787 and 1829. His outline work called for a great deal of outside reading and showed that to be well informed, a teacher or student should not bind himself down to one text-book alone. Prof. Hartman's hints on teaching helps to be employed in the rural school were timely and suggestive. With a limited amount of reading matter at her command, the teacher in the district school must use all other data that she can gather from magazines, educational papers and pictures that may have a bearing on the subject in hand.

Miss Feiring had charge of the class in pedagogy. White's Art of Teaching" was used as a text. This subject admits of differences of opinion and some animated discussions were held. Tuesday evening, July 22, a reception was given to the teachers of the county by the faculty of the summer school (at the Baldwin residence.) The lawn was lighted up by gas-jets and Japanese lanterns, making it a very pretty place.

A geographical test furnished a part of the amusement for the evening. The states cut out of cardboard were distributed and the game was to see who could recognize the greatest number. It was quite perplexing to see how like Montana, Nebraska was, etc. Of the ladies Miss Isabel Nybo of Broadway captured first prize, of the gentleman, Mr. M. H. Hagen of Sverdrup carried off the honors.

The band boys came over and played a few selections, towards the close of the evening. This kindness on their part was much appreciated inasmuch as they had just before that time put in their usual two hours of hard practice. It is needless to say that they were helped to the refreshments of the evening with a right good will.

The gathering was a merry one and why should there not be mirth and gaiety, when Miss Laffin was there? music and song when Mr. Singer was there? Cupid when Prof. Hartman was there? Soon the company broke up, fearing that recitations would suffer the next day.

Prof. Worst of the Fargo Agricultural College gave an instructive lecture to the teachers and their friends the evening of July 24. He took no subject, but his address was much appreciated, his closing words being a very beautiful summing up of his previous remarks.

Before the opening of the lecture, the audience was entertained with a solo rendered by Miss Sadie J. Sinclair. Miss Sinclair sang with much feeling and expression.

The second week of summer school opened with a larger attendance, and increased enthusiasm was noticeable. During that week the class was passed from rote singing to note-singing and scale work, from the simpler forms in drawing to those more difficult, learning to reproduce objects present in their natural colors. Some ink and charcoal work was also done.

For recreation a picnic was held in the Fluto grove on the Sheyenne river. There was no lack of amusement and the usual picnic dainties had not been overlooked.

Among visitors at the training school we were glad to welcome Pres. Worst, Mrs. Spicer, Mrs. Shue, Florence Shue, Etta Holman, Myrtle Bemis, Mrs. J. H. Sinclair, Miss May Retzlaff, Miss Loreen King of the Fargo schools; Miss Sadie Sinclair of Minneapolis, and Mr. Ed Evenson, director in Bartley school district.

Mrs. Hartman and Mr. Bateman have the sincere thanks of the school

management for the hearty support they have given every endeavor in behalf of the summer school.

Briefly summed up the thought we may take away from the work done during the past three weeks is that not only must we impart knowledge to our pupils, but we must develop their mental powers and train them in skill, that there is an ethical side to the several subjects, and that the training of the expressional phase of human nature, whether it be in music, painting, drawing or composition is legitimate and praise-worthy. After all these are the things which soften the harsh lines of toll and care, making life happier and more worth living.

Shatters all Records.

Twice in hospital, F. A. Gullede, Verbena, Ala., paid a vast sum to doctors to cure a severe case of pile, causing 24 tumors. When all failed, Bucklen's Arnica Salve soon cured him. Subdues inflammation, conquers aches, kills pains. Best salve in the world. 25c at Bateman's drug store.

Notice to Creditors.

In the matter of the estate of John Newlands, deceased. Notice is hereby given by the undersigned James Simpson, Jr., administrator of the estate of John Newlands, late of the town of Lenora, in the county of Griggs and state of North Dakota, deceased, to the creditors of, and all persons having claims against, said deceased, to exhibit them with the necessary vouchers, within four months after the first publication of this notice, to said administrator at Sharon in Steele county, N. D. AUG. 11, A. D. 1902. JAMES SIMPSON, JR., Administrator.

The English Are Unmilitary.

Partly from historical and partly perhaps from racial causes the English are essentially unmilitary. They resent the control of soldiers. They distrust military ideals. No government that ever existed in this country was more unpopular than that of Oliver Cromwell and his major generals. Its unpopularity left an indelible mark on English institutions. For many years it made it impossible to have a standing army. Even when the course of events made it necessary to concede that much to the military necessities of the time it still remained a maxim for centuries with all politicians that as little power as possible must be granted to the soldiers; that their business was to fight our wars, and, this being done, that there was little or no place for them in the body politic.

We do not think it necessary to defend this attitude of mind. Like most popular feelings, it is largely unjust, but also, like many popular feelings, it is based to some extent on a true conception. Politically, using the word in its largest sense, the domination of the military idea in a state is calamitous. It tends, we believe, to destroy individuality and is a serious menace to individual liberty. — English Monthly Review.

The Third Handle.

The best account of the origin of the loving cup comes from the late Lord Lyons, British ambassador at Paris. Henry IV of France while hunting became separated from his companions and, feeling thirsty, called at a wayside inn for a cup of wine. The serving maid on handing it to him as he sat on horseback neglected to present the handle. Some wine was spilled, and his majesty's white gauntlets were soiled. While riding home he bethought him that a two handled cup would prevent a recurrence of this, so his majesty had a two handled cup made at the royal potteries and sent it to the inn. On his next visit he called again for wine, when, to his astonishment, the maid, having received instructions from her mistress to be very careful of the king's cup, presented it to him by holding it herself by each of its handles. At once the happy idea struck the king of a cup with three handles, which was promptly acted upon, as his majesty quaintly said, "Surely, out of three handles I shall be able to get one!" Hence the loving cup.

Spirits Above and Below.

"Many years ago," writes a New Hampshire clergyman in the Boston Journal, "it was the custom to store liquors in church cellars in Boston; not all of them, but many of them. As late as 1850, and probably later, the cellar of the stone church on Bowdoin square was used by the Trull distillery near by (Pitts street, if I am right) for the ripening in hogsheads of New England rum. Some one found a hymn-book in a pew and copied in, there the following verse:

"There are spirits above and spirits below,
The spirits of love and the spirits of woe;
The spirits above are the spirits of love;
The spirits below are the spirits of woe.
The spirit above is the spirit divine;
The spirits below are the spirits of wine."

Work.

Work in every hour, paid or unpaid. See only that thou workest, and thou canst not escape the reward. Whether thy work be fine or coarse, planting corn or writing epics, so only it be honest work, done in thine own approbation, it shall earn a reward to thy senses as well as to the thought. No matter how often defeated, you are born to victory. The reward of a thing well done is to have done it.—Emerson.

Old Mexican Beliefs.

Some old Mexican tribes believe that the spirit is carried to the moon, by a coal black, monkey faced owl; that upon arriving there it is met by its thousands of ancestors, who come with a long train of white donkeys; that the spirit is then escorted to a large cavern in the center of the moon, where joy reigns supreme.

CONSTITUTIONAL AMENDMENTS.

The following proposed amendments to the Constitution of North Dakota, having passed the Seventh Legislative Assembly, will be submitted to the Eighth Legislative Assembly for approval or rejection:

Proposed Constitutional Amendment.

That subdivision 8 of Section 215, of the Constitution of the State of North Dakota be amended so as to read as follows:

Subdivision 8. A state hospital for the insane at the City of Jamestown, in the county of Stutsman. And the legislative assembly shall appropriate twenty thousand acres of the grant of lands made by the act of Congress aforesaid for "Other Educational and Charitable Institutions" to the benefit and for the endowment of said institution, and there shall be located at or near the City of Grafton, in the county of Walsh, an institution for the feeble minded, on the grounds purchased by the Secretary of the Interior for a penitentiary building.

Proposed Constitutional Amendment.

That Section 178 of the Constitution of the State of North Dakota be amended, by adding thereto and making part thereof, the following clause: The legislative assembly may further provide that grain grown within the state and held therein in elevators, warehouses and granaries may be taxed at fixed rate.

Proposed Constitutional Amendment.

Subdivision five, Section two hundred and fifteen (215), of Article nineteen (19), of the Constitution of the State of North Dakota, is amended so as to read as follows: Fifth. The school for the deaf and dumb of North Dakota, at the city of Devils Lake, in the county of Ramsey.

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Citation.

STATE OF NORTH DAKOTA, County of Griggs. In the matter of the estate of Nels A. Kjos, Deceased. Anton C. Lund, Petitioner Against Anders Kjos, Respondent. The State of North Dakota and the said County Court to the above named respondent, CITATION. You are hereby cited and required to be and appear before the county court of the county of Griggs in said state, at the office of the county judge of said county at the court-house in the city of Cooperstown in said county on the 15th day of July, A. D. 1902, at 2 o'clock p. m., on that day, then and there to answer the petition of Anton C. Lund who presents therewith an account which is his indebted account and sets forth in said petition that the residue of said estate is ready for distribution to the persons entitled by law thereto, and prays that a day be set for a hearing upon said petition and account, that the same be settled, adjusted and allowed and the residue of said estate be distributed to the persons entitled by law thereto and you are heard and there to show cause if any you have why the prayer of said petition be not granted. Dated at Cooperstown, N. D., this 15th day of July, A. D. 1902. WILL H. CARLETON, County Judge.

Sheriff's Sale.

STATE OF NORTH DAKOTA, County of Griggs. O. Duetsch vs. M. M. Lee. Notice is hereby given, That by virtue of an execution to me directed and delivered, and now in my hands issued out of the clerk's office of the judicial district court, a state of North Dakota, in and for the county of Griggs, upon a judgment rendered in said court in favor of O. Duetsch and against M. M. Lee, I have levied upon the following described real estate of said defendant to-wit: Lots number six, seven and eight in block number six in the town of village of Binford in Griggs county, North Dakota. And that I shall, on Saturday the 13th day of September, A. D. 1902, at the hour of 2 o'clock p. m., of said day, at the front door of the courthouse in the village of Cooperstown, in said county and state, proceed to sell the right, title and interest of the above named M. M. Lee in and to the above described property, to satisfy said judgment and costs, amounting to one hundred dollars and one cent, together with all accruing costs of sale, and interest on the same from the 10th day of January 1902, at the rate of seven per cent. per annum, at public auction to the highest bidder for cash. J. C. THINGELSTAD, Sheriff of Griggs Co., N. D. By J. C. FLYNN, Deputy. A. M. BALDWIN, Plaintiff's Attorney, Dated Cooperstown, N. D. August 6, 1902.

Notice of Publication.—Land Office at Fargo, N. D., July 8, 1902.—Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Oscar D. Purinton, clerk district court at Cooperstown, N. D., on August 15, 1902, viz: BUTOLFA, HERMANSON, H. E. No. 23081 for the NW 1/4 of Sec. 24 in Twp. 147 N., of Rg. 61 W. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Andrew B. Ness, A. H. Heale, Edward Evenson, of Binford, N. D.; Ole Bakken of Cooperstown, N. D. C. C. SCHUYLER, Register. 7-10

Proposed Constitutional Amendment.

Section 158 of the Constitution of the State of North Dakota is amended to read as follows:

§ 158. No lands, other than those granted for the use and benefits of the common schools, shall be sold for less than appraised value, and in no case for less than \$5.00 per acre. The purchaser shall pay one-fifth of the price in cash, and the remaining four-fifths at the option of the purchaser, in not more than twenty years, with interest at the rate of not less than six per centum, payable annually in advance. All sales shall be held at the county seat of the county in which the land to be sold is situated, and shall be at public auction and to the highest bidder, after sixty days advertisement of the same, in a newspaper of general circulation in the vicinity of the lands to be sold, and at the seat of government. Such lands as shall not have been specifically subdivided shall be offered in tracts of one-quarter section, and those so subdivided in the smallest subdivisions. All lands designated for sale and not sold within two years after appraisal, shall be re-appraised before they are sold. No grant or patent for any such lands shall issue until payment is made for the same, provided that the lands contracted to be sold by the state shall be subject to taxation from the date of such contract. In case the taxes assessed against any of said lands for any year remains unpaid until the first Monday in October of the following year, then and thereupon the contract of sale for such lands shall become null and void provided, further, that Section 16 and 36, or any indemnity lands selected in lieu of losses thereof, appropriated for the common schools of the state shall not be sold for less than \$10 per acre.

Cooperstown Branch

McHenry	Ar 2:25 p. m.	De 2:55 p. m.
Lewis	De 1:58 p. m.	Ar 3:16 p. m.
Binford	De 1:30 p. m.	Ar 3:53 p. m.
Jessie	Ar 1:17 p. m.	Ar 4:50 p. m.
Lovell	De 1:00 p. m.	Ar 4:05 p. m.
Cooperstown	De 1:34 p. m.	Ar 4:58 p. m.
Sharon	De 1:15 a. m.	Ar 4:45 a. m.
Hannaford	De 11:30 a. m.	Ar 4:57 p. m.
Dacey	De 10:50 a. m.	Ar 4:40 p. m.
Rogers	De 10:30 a. m.	Ar 5:28 p. m.
Sankari	De 9:55 a. m.	Ar 6:38 p. m.

Sanborn

EAST BOUND.

No. 8 Passenger	Ar 6:00 p. m.
No. 2 Passenger	Ar 7:45 p. m.

WEST BOUND.

No. 8 Passenger	Ar 6:00 p. m.
No. 1 Passenger	Ar 7:45 p. m.

First-Class Tourist Sleeping Car.

Notice of Final Proof.—Land Office at Fargo, N. D., July 12, 1902.—Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Oscar D. Purinton, clerk district court at Cooperstown, N. D., on August 23, 1902, viz: ANDREW C. JILSON, H. E. No. 22856, for the NW 1/4 of Sec. 22 1 wp 144 n of Range 58 W. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Thomas Jorgensen, Edward Gummigard, of Hope, N. D.; P. Winter, N. C. Martinson, of Hannaford, N. D. C. C. SCHUYLER, Register. 7-17

Notice of Final Proof.—Land Office at Fargo, N. D., July 11, 1902. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and that said proof will be made before Oscar D. Purinton, clerk of court at Cooperstown, N. D., on August 23d, 1902, viz: H. E. No. 21788, for the SW 1/4 and SW 1/4 of Sec. 24 Twp. 147 N. of Range 59 W. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Charles A. Hays, of Ward St. omme, Holden M. Voll, Ludwig Hogle, all of Cooperstown, N. D. C. C. SCHUYLER, Register. 7-17

Citation—Hearing Petition For Appointment of Guardian.

STATE OF NORTH DAKOTA, County of Griggs. In county court, before Hon. Will H. Carleton, Judge. In the matter of the guardianship of Alice Baker, Minor. Matilda Baker, Respondent. The state of North Dakota to the above named respondent Matilda Baker, and all persons interested in the person and estate of Alice Baker, a minor. You, and each of you, are hereby notified that Alice Baker, the petitioner herein has filed in this court her petition, praying that letters of guardianship of the person and estate of Alice Baker, a minor child of William Baker, late of the town of Broadway in the county of Griggs and state of North Dakota, deceased, be granted to W. S. Hyde, of the town of Greenfield, in the county of Griggs and state of North Dakota, and that the said petition will be heard and duly considered by this court on Monday, the 18th day of August, A. D. 1902, at 10 o'clock in the forenoon of that day at the court rooms of this court in the county court house in the village of Cooperstown, county of Griggs and state of North Dakota, and you, and each of you, are hereby cited to be and appear before this court at said time and place, and answer said petition, and show cause, if any there be, why the prayer of said petition should not be granted. By the Court: WILL H. CARLETON, Judge of the County Court Dated the 21st day of July, A. D. 1902. 7-14

Summons for Relief, Complaint Filed.

STATE OF NORTH DAKOTA, County of Griggs. District Court Fifth Judicial District. Andrew Thurston, Plaintiff, against Nell D. Lewis, Defendant. The state of North Dakota to the above named defendant: You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, of which a copy is filed in the office of the clerk of court for Griggs county and state of North Dakota, and to serve a copy of your answer to the said complaint on the subscribers at his office in the village of Cooperstown in said county and state, within thirty days after the service of this summons upon you, exclusive of the day of such service, and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint. Dated July 31, 1902. M. C. SPICER, Plaintiff's Attorney Cooperstown, N. D. 8-7

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