

SILVER PLATTER WOULD

NOT TEMPT T. R. MARSHALL.
San Francisco, June 15.—Thomas Riley Marshall, vice president of the United States, arrived in San Francisco today to attend the Democratic convention in his capacity of a delegate from his home state of Indiana. Leaning heavily on his stick and declaring himself "an old man who had torn his hair for Bryan, slaved for Parker and worked his hardest for Wilson," the vice president made the emphatic statement that would not accept the nomination for the presidency, even if it were offered him "on a silver platter." He said that he was more than ready to retire from politics with no man's dollars in his pocket, to enjoy the compromise that life held out to him after many hard day's battle.

Thus spoke the man who just stepped out of a railroad carriage, fatigued with travel and therefore perhaps feeling just a shade older than he really is. But when his interview asked him the question whether the Republicans really had cause to consider the presidential elections in the light of a foregone conclusion, the mantle of lassitude dropped from him as if by magic. Then he said with emphasis:

"The Republicans are making the mistake of their lives. They have for some time thought of us Democrats as a disorganized, disgruntled defeated party. They will find us very much alive before next November."

Discussing the nomination of W. G. Harding as the Republican standard bearer, the vice president said:

"The Republicans, I understand, are not quite so pleased at present as they were on Saturday night. Personally speaking, I have a high regard for Senator Harding. He represents the old guard of the Republican party. I would do anything but vote for him."

Marshal said that, in his capacity as a delegate, he would not work for a "wet" plank in the Democratic platform. Nothing, he said in this connection, was so detrimental to the American people as the passage of laws and "immediately ignoring these same laws."

Regarding a possible third term Mr. Marshall said that he did not think President Wilson desired a third term. He added:

"But if he desired it he could have it."

Asked whether the Irish question would come up for discussion at the convention the vice president answered: "There is no Irish question as far as the convention is concerned. Ninety-five per cent. of the Americans are sympathetic towards the Irish, but not one per cent. among them would take up arms to free Ireland, though we have often expressed our sympathy with the Irish cause."

The vice president described the expenditure of great sums of money in the Republican campaign as "disheartening."

"Yet," he added, "the Republicans are not the only ones guilty of such practicing."

"How I Cleared the Mill of Rats," by J. Tucker, R. I.

"As night watchman believe I have seen more rats than any man. Dogs wouldn't dare go near them. At \$1 pkg. of RAT-SNAP, inside of 6 weeks cleared them all out. Killed them by the score every night. Guess the rest were scared away. I'll never be without RAT-SNAP." Three sizes, 25c, 50c, \$1.00. Sold and guaranteed by Palmetto Hardware Co., and Moody Drug Co.—July.

SUMMONS FOR RELIEF.

(Complaint not served)
The State of South Carolina,
County of Dillon.

A. H. Horn, Plaintiff,
against
Neil W. Horn, John F. Horn, Annie Lupo, Ellen Herring, Lee Lupo, Lou Lupo, William Horn, Perry D. Horn, Daniel A. Horn, Henrietta Horn, Coy H. Horn, and K. M. Barnes, Adm. of the estate of R. M. Barnes.

To the Defendants above named:
You are hereby summoned and required to answer the complaint in this action which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on June 10th, 1920, and to serve a copy of your answer to the said complaint on the subscriber at his office at Marion, South Carolina, within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.

June 9th, A. D. 1920.
JAS. W. JOHNSON,
6-17-3t Plaintiff's Attorney.

NOTICE OF FINAL DISCHARGE

Notice is hereby given that D. B. McInnes, administrator of the estate of Peter B. McInnes deceased has made application unto me for final discharge as administrator and that Thursday, June 24th, at 10 a. m. in the forenoon has been appointed for the hearing of the said petition.

All persons holding claims against the said estate are requested to file them with the administrator on or before 10 a. m. in the forenoon on July 16th or this notice will be plead in bar of their recovery.

JOE CABELL DAVIS,
Judge of Probate,
6-3-4t Dillon County.

NOTICE OF FINAL DISCHARGE.

Notice is hereby given that James L. McLaurin, administrator for estate Jno. L. McLaurin, deceased has made application unto me for final discharge as administrator and that Friday, July 16th 11 a. m. in the forenoon has been appointed for the hearing of the said petition.

All persons holding claims against the said estate are requested to file them with the administrator on or before 11 a. m. in the forenoon on July 16th or this notice will be plead in bar of their recovery.

JOE CABELL DAVIS,
Judge of Probate,
6 24 4t. Dillon County.

TO THE DEFENDANTS: Nena Wall, Iesham Watson, Enos Watson, M. D. Watson, Rev. A. E. C. Pittman, Dr. I. W. Pittman, Joseph Watson, Mrs. Bettie LeGette, C. L. Gibson, C. A. Gibson, Ida May Gibson, Edwin Gibson, Elmore Watson, Harry Montgomery, P. F. Jones, Costia Hunter, Alic Oliver, Sallie Lipscomb, Mrs. Dossie Kennedy, Cora Lipscomb, Elliott Watson, Albert Watson, and Milton Watson and Charlie Lipscomb.

YOU ARE HEREBY SUMMONED and required to answer the complaint in this action, which has been filed in Common Pleas, for the said County and to serve a copy of your answer to the said complaint on the subscriber at his office at Marion, S. C., within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.

To the absent defendants, Enos Watson, Elmore Watson, Dossie Kennedy, Elliott Watson and Milton Watson.

TAKE NOTICE That the complaint in the above stated case has been duly filed in the office of the Clerk of the Court of said County and State and that you are required to answer the same within the time required by law, or the plaintiff will apply to the Court for the relief demanded in the complaint.

M. C. WOODS,
Attest: Plaintiff's Attorney.
John C. Bethea, C. C. P.—6 24 3t.

MASTER'S SALE.
State of South Carolina,
County of Dillon.
In the Court of Common Pleas.
Moore Auto Sales Co., Plaintiff,
vs.

B. F. Prince, Defendant—
Pursuant to an order of his Honor Edwards McIver, Judge of the Fourth Judicial Circuit, bearing date the 1st day of June 1920, the undersigned, as Master for Dillon County, will sell during the legal hours of sale on the first Monday in July same being the 5th before the court house door in the Town of Dillon, in the County of Dillon, in the State aforesaid, at public auction to the highest bidder for Cash:

DESCRIPTION—All those certain pieces parcels or lots of land situate and being near the town of Dillon, in the County of Dillon and state aforesaid, same being lots numbers 40, 41 and 42 as per plat made by J. M. Johnson, Jr., Surveyor and bounded and described as follows; on the North one hundred and fifty feet by G. W. Leach; on the East one hundred and fifty feet by Rutledge Avenue; on the South one hundred and forty four and 5-10 feet by Hudson Street; and on the West one hundred and thirty eight and 2-10 feet by G. W. Leach and W. M. Hamer and being the tract of land conveyed to B. F. Prince by G. D. Barlow

Terms of sale cash, purchaser to pay for all papers and revenue stamps. Any person bidding off the said property and refusing to comply with his bid therefor, said property will be resold upon the same or some subsequent salesday at the risk of the former purchaser.

A. B. JORDAN,
Master for Dillon County.
6-17-3t.

THROUGH SLEEPING CARS Between WILMINGTON and ASHEVILLE ATLANTIC COAST LINE

Effective from June 20 to about September 30 1920, inclusive through sleeping cars will be operated between Wilmington and Asheville in connection with the Southern Railway system on the following daily schedules:

Westbound:	Eastbound:
2:30 p. m. Wilmington Ar.	1:00 p. m. Whiteville Ar.
5:07 p. m. Whiteville Ar.	11:26 a. m. Chadbourn Ar.
5:28 p. m. Chadbourn Ar.	11:05 a. m. Mullins Ar.
6:25 p. m. Mullins Ar.	10:07 a. m. Marion Ar.
6:44 p. m. Marion Ar.	9:48 a. m. Florence Ar.
7:30 p. m. Florence Ar.	9:05 a. m. Florence Ar.
7:55 p. m. Florence Ar.	8:45 a. m. Timmonsville Ar.
8:25 p. m. Timmonsville Ar.	8:20 a. m. Sumter Ar.
9:25 p. m. Sumter Ar.	7:15 a. m. Columbia Ar.
10:50 p. m. Columbia Ar.	5:40 a. m. Columbia Ar.
11:50 p. m. Columbia Ar.	2:50 a. m. Spartanburg Ar.
3:30 a. m. Spartanburg Ar.	11:35 p. m. Hendersonville Ar.
6:30 a. m. Hendersonville Ar.	9:00 p. m. Asheville Ar.
7:30 a. m. Asheville Ar.	8:00 p. m. Asheville Ar.

Proportionate time at intermediate Stations.

This new sleeping car line will afford comfortable accommodations for passengers visiting either the mountains or the seashore during the summer.

Call on ticket agents for information regarding various summer excursion and other fares or address W. J. Craig, T. C. White, Pass. Traff. Mgr. Gen. Pass. Agt. Wilmington N. C.

NOTICE.
Notice is hereby given that Stock Certificate No. 213 representing five shares of the capital stock of the Peoples Bank of Dillon, S. C., issued to the Lumberton Motor Car Co., dated January 10th, 1918, has been lost. That the undersigned as owners thereof will make application to the Peoples Bank of Dillon, S. C., on the 2nd day of July 1920 for the issuance of a duplicate certificate of said stock.

Lumberton Motor Car Co.
May-27-6t.

NOTICE OF FINAL DISCHARGE.

Notice is hereby given that J. M. Godbold, administrator of the estate of Sarah Godbold, deceased, has made application unto me for final discharge as administrator and that Friday, July 16th, 10 a. m. in the forenoon has been appointed for the hearing of the said petition.

All persons holding claims against the said estate are requested to file them with the administrator on or before 10 a. m. in the forenoon on July 16th or this notice will be plead in bar of their recovery.

JOE CABELL DAVIS,
Judge of Probate,
6 24 4t. Dillon County.

Professional Cards.

DR. O. R. TABER
Physician and Surgeon
Office at residence, No. 5 Harrison St.
Residence Phone No. 90.

DR. R. F. DAEWIN
Dentist
Office Over Bank of Dillon

DR. R. M. BAILEY,
Veterinarian
Office at Dillon Live Stock Co's. Stables.
Office Phone - - - 235
Residence Phone - - -

L. D. LIDE
Attorney-at-Law
MARION, S. C.

DR. J. H. HAMER, JR.
Dentist
Office over Peoples Bank.

S. C. HENSLEE, M. D.
Eye, Ear, Nose and Throat Spectacles Fitted.
Office Hours 9 to 11 and 2 to 4 Evening Hours by Appointment.

J. W. JOHNSON
Attorney-at-Law
Practice in State and Federal Courts
Marion, S. C.

OTIS M. PAGE
Civil Engineer
DILLON, S. C.

L. B. HASELDEN
Attorney at Law
DILLON, S. C.
Money to Lend on First Mortgage Real Estate.

JOE P. LANE
Attorney-at-Law
Office Next to Bank of Dillon,
Main St. Dillon, S. C.

GIBSON & MULLER
Attorneys-at-Law
Office over Malcolm Mercantile Co
DILLON, S. C.
Practice in State and Federal Courts

CITATION

The State of South Carolina, County of Dillon, by Joe Cabell Davis, Probate Judge:

Whereas, Duncan McInnis has made suit to me to grant unto him letters of administration of the estate and effects of William McInnis.

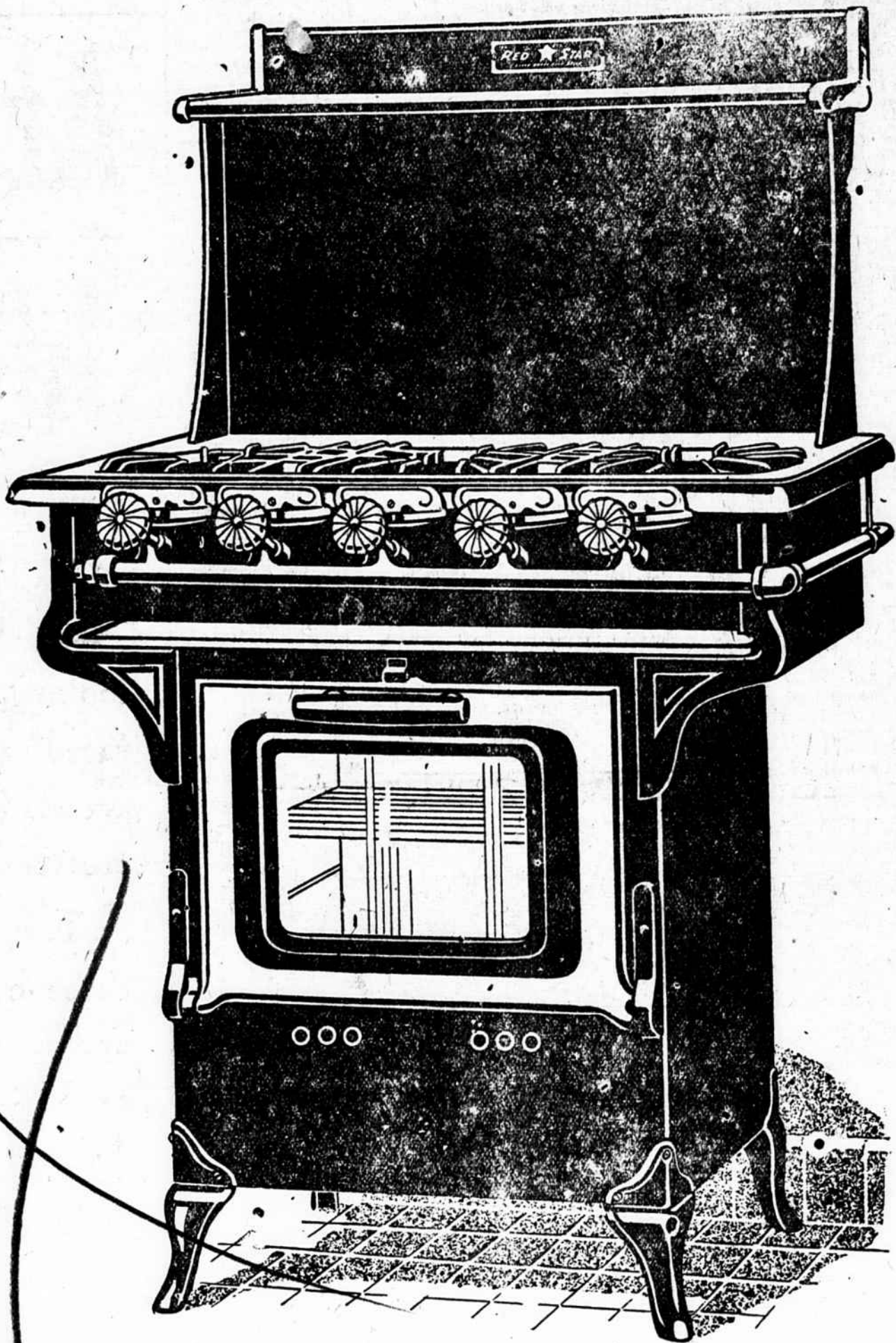
These are, therefore, to cite and admonish all and singular the kindred and creditors of the said William McInnis; deceased, that they be and appear before me in the Court of Probate, to be held at Dillon on Friday, July 2nd next, after publication here-

of, at 10 o'clock in the forenoon, to show cause, if any they have, why the said administration should not be granted.

Given under my hand this 18th day of June, Anno Domini, 1920.
JOE CABELL DAVIS,
Judge of Probate,
Dillon County.

NOTICE OF FINAL DISCHARGE.
Notice is hereby given that Mrs. Maggie E. Oliver, administratrix of the estate of D. N. Oliver, deceased, has made application unto me for final discharge as such administratrix and that Friday, July 16th at 10 a. m. in the forenoon has been appointed for the hearing of the said petition. All persons holding claims against the said estate are requested to file them with the administratrix on or before 10 a. m. in the forenoon on July 16th or this notice will be plead in bar of their recovery.

JOE CABELL DAVIS,
Judge of Probate,
Dillon County.



No. 218 RED ★ STAR Detroit Vapor Oil Stove

Summer is here, and with a "Red Star" Stove in your kitchen you have the convenience of a real City gas stove.

The "Red Star" Stove has no wicks or asbestos rings, 8 1-2 lb. special grey iron burners that will last a lifetime, uses 25 per cent less oil than any other oil stove made.

The "Red Star" Detroit Vapor oil stove is absolutely safe, cooks quick, and the finest baker in the world; will bake your biscuits in a jiffy, and as brown on both sides as a lemon cracker.

I have them in five styles to select from, two to six burners, and also the wonderful "Red Star" water heater for your bath room.

Come in and see these stoves and we will take pleasure in showing you how they "work like gas."

W. A. BLIZZARD

Sales Manager for North and South Carolina
DILLON, S. C.