

**Test Your Knowledge**  
Can you answer seven of these ten questions? Turn to page Four for the answers.

1. To which country do the islands of Sardinia and Sicily belong?  
2. Name the science which describes and classifies the different kinds of mineral matter, constituting the material of the earth's crust.

3. Who won the 1939 Pulitzer Prize for "distinguished service as a foreign correspondent"?

4. In which country is the city of Bilbao?

5. Is it against the law to wash an American Flag?

6. What species of bird is largest?

7. What is the correct pronunciation of the word *hearth*?

8. Name the three Methodist bod-

ies now united into the Methodist Church.

9. Name the capital of Bolivia.  
10. Where is the principal seat of the motion picture industry in the United States?

## COURT HOUSE

### Assumes Jurisdiction

Judge John F. Decker of Wells county assumed jurisdiction in the foreclosure of mechanic's lien suit of Carl Archer and Albert Roebuck against Frederick and Helen Amos. A verified motion for a continuance was filed, the motion sustained and the continuance granted. The case was set for trial June 10 by agreement of parties.

### Complaint Filed

A complaint on a note was filed

by the Decatur Lumber company, by Roy Mumma, against William G. and Margaret L. Teeple and the summons was issued to the sheriff, returnable June 10.

### Quiet Title Suit

In the quiet title suit of William A. Hoopengardner and others against J. Burdell Hoopengardner and others, appraisement of the real estate was filed. Commission in the sum of \$15,000 was filed, examined and approved.

### Ejectment Suit Filed

An ejectment suit was filed by Clifford Mann against William Shaeckley and the summons was issued returnable June 10. An affidavit for immediate possession was filed.

An ejectment suit was filed by John R. Gage against Earl Terrell and the summons was ordered to the sheriff returnable June 10. An affidavit for immediate possession

was filed.

In the mandate suit of the state of Indiana, on relation of Elmer Gibson, against the county board of commissioners, special appearance for all defendants was entered by Henry B. Heller.

### Cross-Complaint Filed

In the partition suit of Clara Scheumann and others against Amanda Berning and others, separate answer and a cross complaint were filed by Albert Scheumann and Helen Scheumann.

### Judge is Named

In a suit to set aside conveyance procured by fraud and undue influence, brought by Ross Lantis against Frieda and Paul Habegger, Judge J. Fred Fruchte declined jurisdiction for the reason that he served as former counsel in the case. By agreement of parties, the case was assigned to Judge Otto H. Krieg of Huntington as special judge. Judge Krieg assumed jurisdiction and filed his oath. R. C. Parrish entered his appearance for the plaintiff.

### Krieg Named

Judge Krieg was also named special judge in the following suits when Judge Fruchte declined jurisdiction because he had served as counsel in the case: the damage suit of Rose Lantis against Frieda Habegger and Elizabeth Zurcher, the suit to contest a will by Rose Lantis against Elizabeth Zurcher, Frieda Habegger, Paul Habegger and Fred Zurcher and the complaint on a promissory note brought by Paul Habegger, as executor of the last will and testament of Anton Zurcher against Clarkson M. Lantis. Attorney Parrish entered his appearance for the plaintiff in all but the latter suit, in which he entered his appearance for the defendant.

### Demurrer Overruled

The demurrer to the complaint filed by the defendants in the mandate suit of Walter H. Gilliom against the county council was overruled by the court. Exception to the plaintiff.

### Estate Case

In the estate of Mary E. Steele a demurrer to the first and second paragraphs of the petition was filed.

### Hears Arguments

Special Judge Otto H. Krieg of Huntington heard the arguments of counsel on the motion for a new trial filed in the breach of contract suit of George S. Schwartz against the Citizens Bank of Portland and took the matter under advisement.

Commencing eighty-two and one-half feet from the south west corner of Outlot number seventy-one (71) in Jesse Niblick's Administrator's Subdivision in the town, now city, of Decatur, running thence east parallel with the south line of said Outlot number seventy-one (71) ten (10) rods, twenty-four and one-half (24 1/2) links, thence in a south-westerly direction to the south line of Second Street, twenty (20) feet in a westerly direction parallel with the south line of Outlot number seventy-one (71) to the east line of the east line of Third Street, twenty (20) feet to a point of beginning.

Also, commencing at a point on the south line of said Outlot number seventy-one (71) in Jesse Niblick's Administrator's Subdivision in the town, (now city) of Decatur, thence south on the east line of said out lot, eighty-five (85) feet thence west parallel with the north line of said out lot to the west line of said out lot thence north on the west line of said out lot eighty-five (85) feet to the north west corner of said out lot thence east on the north line of said out lot to the place of beginning, excepting the following described tract: Commencing at a point on the south line of said out lot, five (5) feet south of the north east corner of said out lot, one hundred eighty-five (185) feet west parallel with the north line of said out lot to the north west corner of said out lot, one hundred eighty-five (185) feet west parallel with the north line of said out lot to a point which is 185 feet west of the north east corner of said out lot thence north parallel with west line of said out lot to place of beginning in the town (now city) of Decatur, Indiana, Adams County.

Also, in lot number fifty-two (52) in Citizen's First Addition to the City of Decatur.

Terms of Sale: Said sale will be made subject to the approval of said Court for not less than the full appraised value of said real estate and upon the following terms and conditions, to-wit: at least one-third of the purchase money cash in hand and the balance in two equal installments, payable nine (9) months and eight (8) months, evidenced by notes of the purchaser, bearing six per cent interest from date, waiving relief, providing for attorney fees, and secured by mortgage on the real estate sold the purchaser to have the privilege, however, of paying all cash on the day of sale, if so desired.

Ferd L. Litterer, Commissioner  
Ferd L. Litterer, Atty.

May 25 June 1-8

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