

## WILL DEDICATE A GENERAL SYNAGOGUE

Big Day Coming For Orthodox Jews of Lake Co.  
Sept. 18th.

## RABBI KROOS WILL OFFICIATE

New House of Worship Donated By Sam Cohen Will Accommodate Seventy-five Families.

(Special to THE TIMES.)  
East Chicago, Ind., Sept. 2.—Jewish churchmen are preparing for a huge religious festival on Sunday, Sept. 13, when they will dedicate the first general synagogue in Lake county. The building is at 1743 Magoun avenue and is designed to accommodate from fifty to seventy-five families.

### Rabbi Kroos Will Officiate.

The services will be under the direction of Rabbi Kroos, of Chicago Heights, who is to have charge of the new synagogue. He will be assisted by orthodox rabbis from Chicago, South Chicago and Hammond, who will perform the entire dedicatory ritual.

### Donated By Sam Cohen.

The synagogue is donated by Sam Cohen, its president. Mr. Cohen has always been actively identified in movements for the locating of a synagogue in this locality and built the edifice in accordance with plans submitted by the members of the trustee's board: Sam Cohen, president; Isaac Spector, vice president; Julius Friedman, secretary.

## DIES SEEKING HEALTH

Word Received in South Chicago About Death of John Russell.

Word was received in a telegram last night from Haswell, Colo., signed by Mrs. John Russell, that her husband had died Tuesday.

The deceased is well known in South Chicago and for years conducted a buffet at the corner of Ninety-first street and Commercial avenue. Last February Mr. and Mrs. Russell disposed of their interests in South Chicago and the latter purchased a large tract of land upon which they located.

Mr. Russell had been ailing for some time with a complication of diseases and it was the object in view that he would regain his health by going to the higher altitude.

### Is Reported Better.

Shortly after their arrival in the western country reports were received that his health was better and his many friends and acquaintances seemed to have hopes that he would ultimately recover and eventually return to his old home in South Chicago.

Mr. Russell was about 55 years old and was one of South Chicago's pioneer business men. He was known for his philanthropic acts and his large contributions to charitable and other institutions.

At was first reported his remains will be brought to his former home, but will be buried near Haswell, Colo.

Having no children, he is survived by only his wife, including a number of relatives and a large circle of friends.

### Marriage Age is Increased.

It is generally admitted that the marriageable age of women has advanced considerably of recent years. Many a bride has long felt girlhood behind her before she exchanges her vows at the altar, and there seem to be few young men nowadays who care to assume the responsibilities of married life until they are in the financial position usually associated with middle age.

### Time Hard to Kill.

"Time," observes the Philosopher of Folly, "has more lives than a cat. I've killed it more than a million times myself, and eternity doesn't seem a bit closer."

### Class Honors.

The girl graduate who carries off the honors of her class deserves all the good things that can be said of her, and can afford to laugh at the bad jokes that are made at her expense. She has worked hard and studied hard, and the honors that have come to her are well worth the winning.—Baltimore American.

### Recruiting by Women.

A new and profitable vocation for women is suggested by the statement of Col. Walsh, in command of St. George's barracks recruiting station, that females are eligible as recruiting agents for the army.—London Woman.

### The Untidiness of Suicide.

I always dress elaborately when I'm contemplating suicide; then by the time the last curl is in its place it seems a pity to do anything untidy.—Anna McClure Sholl, "The Greater Love."

## CASE OF BRYAN KING DISMISSED IN COURT

Was Charged With Being Intoxicated and Frightened Little Girl.

## WAS ON THE JOB ALL DAY

Employed by South Chicago City Railway Co., But Did Not Leave His Work On Day in Question.

The charge of slander while intoxicated, against Bryan King, 67 years old, living at 6507 Jackson avenue, was dismissed yesterday in Judge Torrison's court, as insufficient evidence was produced which would warrant the court in holding the man on such serious charge.

Mrs. Bredas, Ninety-sixth street and Ewing avenue, East Side, the mother of the child who is but 9 years old, testified in court that King, last Wednesday, Aug. 26, had walked into her yard and had accosted her daughter.

The child, who has lately come from the old country, became frightened when King took hold of her arm and ran around the house and told her mother. King is said to have followed the girl around the house when he saw her mother, who chased him out of the yard with a broom. She then went to the police station and swore out a warrant for King's arrest.

King was employed by the South Chicago City Railway company, who were building their tracks on Ninety-sixth street and Ewing avenue. Officers of the street car company and employees testified that King had been working with a mauling gang and had not left his work during that afternoon. King in the stand also positively denied that he had ever entered Mrs. Breda's yard that day. She was the only one who said King was the man who had accosted her daughter. The others said they were not sure.

Both the officer and King's attorney, J. J. Poulton, testified to the character of defendant and each of them said it was above reproach.

## STAG FOR THE 'BIG SIX'

The fall season of stag parties was ushered in Monday evening by the "Big Six" of the East Side, the "shindy" occurring at the Gallistel home, 10303 Avenue M.

Oridental dances were a feature of the evening and while the costumes were not the costliest to be found on the market, yet they served the purpose equally as well. Music, both vocal and instrumental, was in abundance and far into the night the neighborhood in that vicinity was treated with some rare selections on the mandolin and guitar.

After the indoor performances had become monotonous, the entire party proceeded to the lake front and there a "lap supper" was served in which chicken chowder was said to have been the most palatable. Following this dish—and also the preceding—White Seal was served as a side issue, including good three-for-a-quarter cigars.

The future motto of the organization will be: "When the cats are away the mice will play."

The following are those who composed the party: Fred A. Ruskowsky, A. G. Gallistel, J. P. Gallistel, James Macak, Frank Hernboller and Matt Engert.

### Articles of Incorporation.

Articles of incorporation have been filed at the office of secretary of state for the following companies:

Kokomo Automobile club, Kokomo, to create interest in public highways of Howard county; directors Albert V. Conrad, George L. Davis, Henry C. Davis, John A. Kauth and Steven Tudor.

Washington Township Horsethief Detective association; Nora; trustees: P. F. Johnson, W. F. McShane and Thomas Jackson.

American Cafe company, Indianapolis; capital \$5,000; to operate restaurants in manner known as "dairy lunch" plan; directors, William D. Praeger, O. L. Ross, W. F. Hitt, G. A. Jackson and O. F. Scrimsher. This concern is now operating a restaurant in East Washington street.

### Had You Thought of It?

There are more people living in New York city than in 14 of our states and territories: Arizona, Delaware, Montana, Nevada, Indian territory, Idaho, New Hampshire, New Mexico, North Dakota, Rhode Island, South Dakota, Utah, Wyoming and Vermont—McClure's.

### Where Water is a Luxury.

Parts of central Australia are very dry. Bishop Riley of that country says: "During the first trip I took into the interior, which lasted a month, I never once washed my face, as there was no water for washing and very often none to drink."

### Cornell's Veil.

The essayist and class poet at Cornell this year are both girls. Will Cornell's cry have to be changed some day to: "Cornell—I scream!"—Boston Globe.

### Nothing Surprising.

An exchange tries to make a point by mentioning that the shape of the fish hook has not changed in 2,000 years. Pooh, neither has the shape of the fish.

## NEW TERRITORY TO BE ANNEXED

Gary Board Will Hold Special Meeting For Important Business on Saturday.

## TO BRING CLUB UP TO TIME

City Will Then Condemn Land Owned By Chicagoans For Purpose of Widening Broadway.

At a special meeting of the town board to be held Saturday afternoon at 2 o'clock, the city fathers will annex the territory to the city of Gary, lying south of the Calumet river which has at the present time been cut up into sub-divisions and placed on the market by enterprising real estate dealers of this city. This action will not be taken for the purpose of increasing the territory of the city, because the city needs it, but it will be for the purpose of bringing the antagonistic Tolleston Gun club to time by placing it in the jurisdiction of the city.

**City to Condemn Land.**

When this is done, it will then be possible for the city to condemn the necessary land now owned by the club for the purpose of widening Broadway at the approach to the bridge, and later putting in the new bridge for which the county commissioners have already appropriated the sum of \$37,500 and which they have been unable to use because of the low grade of the approach to the bridge. As Mayor Knotts says: "They took the horse by the tail" when they appropriated the great sum of money for the bridge which is impractical unless the approaches are raised above high water.

Mayor Knotts says now that they will shortly have a way in which to bring the Tolleston Gun club's land under their control, that they must be given the money with which to raise the grade of South Broadway. This, however, could not be done this year even if the money was on hand ready to begin the work. Another high water period will have to be passed through with when the city is cut off from communication from the south end of the country, before the bridge and the approach can be built.

### Higher Courts' Record.

**Supreme Court Minutes.**

21305. The Westport Stone company vs. Mariam Thomas et al. Decatur C. C. Appellant's brief.

21298. Thomas Everett vs. Adelin Irwin et al. Tippecanoe C. C. Appellant's brief.

21240. Martin J. Brown et al. vs. John Dicus. Crawford C. C. Twenty days additional granted appellee.

21241. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21184. Clear Spring Township et al. vs. Noah Blough et al. Lagrange C. C. Appellee's petition for oral argument.

21185. Francis M. Duncan vs. State of Indiana. Jay C. C. Record. Assignment of errors. Notice (2) below.

21229. Thomas Everett vs. Adelin Irwin et al. Tippecanoe C. C. Appellee's brief.

21240. Martin J. Brown et al. vs. John Dicus. Crawford C. C. Twenty days additional granted appellee.

21241. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21242. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21243. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21244. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21245. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21246. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21247. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21248. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21249. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21250. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21251. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21252. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21253. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21254. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21255. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21256. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21257. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21258. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21259. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21260. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21261. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21262. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21263. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21264. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21265. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21266. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21267. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21268. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21269. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21270. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21271. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21272. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21273. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21274. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21275. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21276. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21277. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21278. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21279. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C. Appellee granted twenty days additional.

21280. Martin J. Brown et al. vs. Charles E. Moore. Crawford C. C.