

LEGAL ADVERTISING

Serial No. 014903.
Notice for Publication
Department of the Interior, U. S. Land Office at Alliance, Nebraska, February 23, 1916.
Notice is hereby given that Oscar Hale, of Alliance, Nebraska, who, on June 27, 1912, made Homestead Entry, Serial No. 014903, for 8 1/4 SW 1/4 Sec. 5; NW 1/4; SW 1/4 NE 1/4; W 1/2 SW 1/4; SE 1/4 SW 1/4 of Section 8, Township 23 North, Range 48 West of the Sixth Principal Meridian, has filed notice of intention to make Final Three Year Proof, to establish claim to the land above described, before Register and Receiver U. S. Land Office, at Alliance, Nebraska, on the 13th day of April, 1916.
Claimant names as witnesses: F. G. Blain, John Coupons, Charley Coupons and John Lister, all of Alliance, Nebraska.
T. J. O'KEEFE, Register.
13-71-687-6653

NOTICE

Benjamin E. Johnson, and the unknown heirs of Harrietta I. Johnson, deceased, wife of Benjamin E. Johnson, E. C. Foss and Anna Foss, his wife, the Farmers Bank of Bennet, Nebraska, and Eugene K. Bradley, and ——— Bradley, his wife, real and true name unknown, defendants, will take notice that on the 2nd day of March, 1916, Margaret Curry, plaintiff herein, filed her petition in the district court of Box Butte county, Nebraska, against said defendants, the object and prayer of which is to foreclose a certain mortgage executed by Benjamin E. Johnson and Harrietta I. Johnson, his wife, defendants, to the plaintiff upon the NE 1/4 of Section 23 in Township 26 N., of Range 50 W., in Box Butte county, Nebraska, to secure the payment of certain promissory notes dated December 4, 1912, for the sum of \$2300, and due and payable as follows, one becomes due and payable January 1st, 1915, one January 1st, 1916, one January 1st, 1917, and one December 4th, 1917; that there is now due upon said notes and mortgage the sum of \$2,189.67, for which sum, with interest from this date, plaintiff prays for a decree that defendants be required to pay the same, or that said premises may be sold to satisfy the amount found due.
The further object and prayer is to obtain service on the unknown heirs of Harrietta I. Johnson, deceased, and the honorable W. H. Westover issued an order directing service to be had by publication as upon non-resident defendants.
You are required to answer said petition on or before the 17th day of April, 1916.
Dated March 2, 1916.
MARGARET CURRY,
By Burton & Reddish,
Her Attorneys.
13-5t-689-6676

NOTICE OF REFEREE'S SALE

By virtue of an order of sale directed to me, the undersigned referee, from the clerk of the District Court of Washington County, Nebraska, on a decree entered in said court on the 26th day of January, 1916, in favor of Gertrude Hammang, as plaintiff, and against Hannah Van Winkle, Frederick P. Van Winkle, Blanche Dixon, Jasper A. Dixon, Elsie Pfeiffer, Gottlieb I. Pfeiffer, Belle Bouck, Nathan P. Bouck, Raymond F. Roberts, Marie Roberts, Henry Roberts, William E. Roberts, Mollie Roberts, Oliver C. Roberts, Lou Roberts, John C. Hammang, Anna C. Roberts, Adolph G. Ludwig and Emma Ludwig, wife of Adolph G. Ludwig, as defendants, for the partition of the real estate named and described in the plaintiff's said petition, I will, on the 11th day of April, 1916, offer for sale to the highest bidder the following real estate, to-wit:
The northwest quarter (NW 1/4), section three (3), township twenty-eight (28), north, range forty-nine (49), west, in Box Butte County, Nebraska, on the following terms:
One-half (1/2) cash, to be paid on the date of the sale, and the balance in three (3) years, deferred payments to be evidenced by promissory notes, secured by first mortgage on the real estate sold, deferred payments to draw six (6) per cent interest, payable semi-annually.
Said sale will take place at the front door of the court house in the city of Alliance, Box Butte county, Nebraska, at the hour of 2 P. M. of said day (said sale will remain open one hour) when and where due attendance will be given by the undersigned.
Dated at Blair, Nebraska, March 1, 1916.
JAMES E. MAHER, Referee.
14-5t-690-6688

NOTICE OF SHERIFF'S SALE

Notice is hereby given that by virtue of an order of sale issued by the Clerk of the District Court of Box Butte County, Nebraska, in an action wherein Alonzo Hague is plaintiff, and George G. Gadsby and Maggie C. Gadsby, husband and wife, Mary E. Reddish, Phebe F. Utter and Nettie E. Culver, are defendants;
I will at 10 o'clock A. M. on the 12th day of April, 1916, at the west front door of the Court House in the City of Alliance, Box Butte County, Nebraska, offer for sale at public auc-

tion the following described lands and tenements, to-wit:
Lots Sixteen and Seventeen, in Block Twenty-one, in the original town, now city of Alliance, Box Butte County, Nebraska.
Given under my hand this 9th day of March, A. D. 1916.
C. M. COX, Sheriff,
Box Butte County, Nebraska.
By J. W. Miller, Deputy.
Smith P. Tuttle,
Attorney for Plaintiff.
14-5t-691-6689

NOTICE TO CREDITORS

In the Matter of the Estate of Henry C. Spaulding, Deceased.
In the County Court of Box Butte County, Nebraska.
Notice to all persons interested in said estate is hereby given that the administrator with the will annexed, of said estate, will meet the creditors of said estate at the county court room in the city of Alliance, in said county, on the 19th day of August, 1916, at the hour of 9 o'clock A. M., for the purpose of the hearing, adjustment and allowance of claims against said estate. All persons having claims or demands against said estate must file the same with said court on or before the 19th day of August, 1916, or said claims will be forever barred.
Dated February 16, 1916.
L. A. BERRY,
County Judge.
(SEAL) 11-5t-684-6615

NOTICE TO NON-RESIDENT DEFENDANTS

Leander E. McCluskey and James Y. McCluskey will take notice, that on the 5th day of February, 1916, M. Hutton, a justice of the peace of Box Butte county, Nebraska, issued an order of attachment for the sum of \$50, in an action pending before him, wherein B. F. Gilman is plaintiff, and Leander E. McCluskey and James Y. McCluskey are defendants. That portion of the defendants, consisting of money, has been garnished under said order, said cause was continued to the 21st day of March, 1916, at 9 o'clock A. M.
Dated February 10, 1916.
B. F. GILMAN, Plaintiff.
11-6t-683-6614

IN THE DISTRICT COURT OF Box Butte County, Nebraska

In the Matter of the Application of Clara Mabel Albro, Administratrix of the Estate of Samuel I. Albro, deceased, for leave to sell real estate.
Notice is hereby given that, in pursuance of an order of the Honorable W. H. Westover, Judge of the District Court of Box Butte County, Nebraska, made on the 20th day of August, 1915, for the sale of the real estate hereinafter described, there will be sold at public vendue to the highest bidder for cash, at the west front door of the Court House in the City of Alliance, in said county, on the 27th day of March, 1916, at the hour of ten o'clock A. M., the following described real estate: Lot A and north ten feet of Lot B, subdivision of Lot Two, County Addition to Alliance, Nebraska, and the south six and thirty-three hundredths feet of Lot One, Block C, Sheridan Addition to Alliance, Nebraska. Said sale will remain open one hour.
Dated this 23rd day of February, 1916.
CLARA MABLE ALBRO,
Administratrix of the Estate of Samuel I. Albro, Deceased.
Eugene Burton, Attorney.
12-5t-686-6646

NOTICE TO CREDITORS

In County Court, within and for Box Butte County, Nebraska
In the Matter of the Estate of Goldie Minor, Deceased.
TO THE CREDITORS OF SAID ESTATE:
You are hereby notified that I will sit at the County Court room in Alliance, in said County, on the 25th day of August, 1916, to receive and examine all claims against said Estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said Estate is six months from the 25th day of February, A. D., 1916, and the time limited for payment of debts is One Year from said 25th day of February, 1916.
Witness my hand and the Seal of said County Court, this 21st day of February, 1916.
L. A. BERRY, County Judge.
LEE BASYE, Attorney.
(SEAL) 12-5t-685-6642

NOTICE

In the District Court of Box Butte County, Nebraska
William E. Snyder, Plaintiff,
vs.
Elsie G. Snyder, Defendant.
To Elsie G. Snyder, non-resident defendant: You are hereby notified that on the first day of December, 1915, William E. Snyder filed a petition against you in the District Court of Box Butte County, Nebraska, the object and prayer of which are to obtain a divorce from you on the grounds that you have been guilty of extreme cruelty towards the plaintiff, without just cause or provocation. You are required to answer said petition on or before Monday, the first day of May, 1916.
WILLIAM E. SNYDER,
Plaintiff.
Lee Basye, Attorney.
15-5t-692-6690

ORDINANCE NO. 216

An ordinance of the City of Alliance, Box Butte County, Nebraska, creating paving district Number One in said City and defining the depth

and limits thereof.

BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF ALLIANCE, BOX BUTTE COUNTY, NEBRASKA:
Section 1. That paving district number one is hereby created and constituted in the City of Alliance, Box Butte County, Nebraska.
Section 2. That said paving district number one shall comprise and include all that part of the alley intersecting Block 16 in the Original Town, now City of Alliance, Box Butte County, Nebraska, lying between the south line of Fourth street in said City and the north line of Third street in said City, and all lots, parts of lots, or parcels of land, abutting on said part of said alley and on each side thereof.
Section 3. This ordinance shall take effect and be in force from and after its passage, approval and publication according to law.
Passed and approved March 14th, 1916.
P. E. ROMIG, Mayor.
Attest:
Carter E. Calder, City Clerk.
(SEAL) Passed first reading, March 14, 1916.
Passed second reading, March 14, 1916.
Passed third reading, March 14, 1916.
15-2t-695-6693

NOTICE OF FINAL ACCOUNT

In the matter of the estate of John W. Mommsen, deceased, in county court of Box Butte County, Nebraska. The state of Nebraska. To all persons interested in said estate, take notice that the executor has filed a final account and report of his administration and a petition for final settlement and discharge as such, which have been set for hearing before said court on April 12, 1916, at 10 o'clock A. M., when you may appear and contest the same.
Dated March 11, 1916.
L. A. BERRY,
County Judge.
Burton & Reddish, Attorneys.
15-4t-693-6691

NOTICE OF FINAL REPORT

In the matter of the estate of William Haper, deceased, in county court of Box Butte County, Nebraska. The State of Nebraska. To all persons interested in said estate, take notice that the administrator has filed a final account and report of his administration and a petition for final settlement and discharge as such, which have been set for hearing before said court on April 12, 1916, at 10 o'clock A. M., when you may appear and contest the same.
Dated March 11, 1916.
L. A. BERRY,
County Judge.
Burton & Reddish, Attorneys.
15-4t-694-6692

Rheumatic Pain Stopped

The drawing of muscles, the soreness, stiffness and agonizing pain of Rheumatism quickly yield to Sloan's Liniment. It stimulates circulation to the painful part. Just apply as directed to the sore spots. In a short time the pain gives way to a tingling sensation of comfort and warmth. Here's proof—"I have had wonderful relief since I used your Liniment on my knee. To think one application gave me relief. Sorry I haven't space to tell you the history. Thanking you for what your remedy has done for me."—James S. Ferguson, Philada, Pa. Sloan's Liniment kills pain. 25c at druggists.
Adv—3

Divorce Case

Mrs. Maude Carter has filed suit in the district court, through her attorney, Lee Basye, for divorce from Wm. Carter, alleging non-support as grounds for divorce.

Have you tried Peacock Coal? If not, try a ton. You will get more heat for less money. FOREST LUMBER CO., PHONE 73.

GLYCERINE AND BARK PREVENT APPENDICITIS

The simple mixture of buckthorn bark, glycerine, etc., known as Adler-ika, astonishes Alliance people. Because Adler-ika acts on BOTH upper and lower bowel, ONE SPOONFUL relieves almost ANY CASE constipation, sour stomach or gas. It removes such surprising foul matter that a few doses often relieve or prevent appendicitis. A short treatment helps chronic stomach trouble. The INSTANT, easy action of Adler-ika is astonishing. H. Thiele, druggist.
Adv—G-1

Gophers Costs Us \$2,000,000

The pocket gopher causes an annual loss to Nebraska's agriculture of at least two million dollars. Among the methods recommended for the destruction of this pest are trapping, poisoning, shooting, and the protection of its natural enemies, such as the short-eared owl, marsh hawk, weasels and bull snakes.
Detailed information concerning trapping and poisoning may be had from a special circular, upon application to the College of Agriculture, Lincoln.

Avoid Spring Colds

Sudden changes, high winds, shifting seasons cause colds and grippe and these spring colds are annoying and dangerous and are likely to turn into a chronic summer cough. In such cases take a treatment of Dr. King's New Discovery, a pleasant Laxative Tar Syrup. It soothes the cough, checks the cold and helps break up an attack of grippe. It's already prepared, no mixing or fussing. Just ask your druggist for a bottle of Dr. King's New Discovery. Tested and tried for over 40 years.
Adv—3

Have you tried Peacock Coal? If not, try a ton. You will get more heat for less money. FOREST LUMBER CO., PHONE 73.

THE SLOCUMB LICENSE LAW

VBRVSU

The Bootlegger and Express Shipments

Where the sale of liquor is open and licensed, proper supervision can be kept, and the seller is subject to such regulation and competition that it is only profitable for him to offer for sale pure beverages and liquors that conform to Government standards.

Denied the liberty to purchase such beverages from a licensed dealer, the purchaser obtains by stealth, and in violation of law, such liquors as the "blind pig" keeper offers.

Beverages low in alcoholic content are not sold because of their bulk, and the consequent inconvenience in handling.

The licensed dealer in Nebraska pays a substantial fee into the city treasury. The "bootlegger" and the express company pay none. The licensed dealer must confine his sales to the premises named in the license permit. The "bootlegger" peddles anywhere and everywhere.

"No-license" does not keep liquor from the man who habitually misuses beverages.

The illicit dealer finds that he can sell crude, cheap spirits as readily as pure liquors, which under open sale are subject to Government inspection.

In most cases where people can get the lighter beverages they do not go out of their way to drink strong liquors to excess.

Here, then, lies one of the glaring evils of prohibition—the man who has indulged moderately now turns to the illicit seller.

Boys who are not permitted in licensed places are fascinated by the opportunity to violate law, and the "bootlegger," being under no restriction as to age limit, introduces minors to liquors of the most vile type.

The real issue in Nebraska is between the "bootlegger" and the Slocumb License Law.

Des Moines Deluged with Liquor

The following clipping is taken from "The Des Moines Capital" of February 19, 1916. The city of Des Moines adopted the "No-license" policy a year ago (March 1st, 1915). It is to this day a "No-license" city, but by no means a "Dry" city.

LIQUOR BY CARLOAD IS SHIPPED IN HERE

Police Records Show Million Dollars' Worth of Booze Reaches Des Moines in "Dry" Year

Amazing Showing for This Month

Twenty-five Carloads Arrived in Des Moines in First Half of February—Surprising Facts

(By Carl A. Dixon.)

Des Moines banished the saloons a year ago last Wednesday.

But Des Moines today is consuming liquor at the rate of a million dollars' worth a year—mostly whiskey.

Des Moines is receiving two carloads of liquor a day.

This is at the rate of 730 carloads a year, or fifteen trainloads of fifty cars each.

A half-carload of liquor goes to the towns and mining camps in Polk county.

Figured on the same basis as the Des Moines consumption, Polk county is drinking a million and a quarter dollars' worth of liquor a year.

Does Prohibition Banish Poverty?

Sorry Conditions in Kansas
To the many sincere people who hope and believe that the "No-license" policy tends to minimize poverty, it will come as a severe shock to read the following article taken from the "Topeka State Journal," Topeka, Kansas, of January 10, 1916. The article speaks for itself. The reader's attention is called to the fact that this article was published after the state of Kansas had had thirty-five years of "No-license."
(Topeka State Journal, January 10, 1916.)

POVERTY IS WIDESPREAD

If Cost Kansas Counties \$607,580.03 Last Year
This Is Exclusive of Aid Dispensed From Other Sources
Mothers' Pensions \$29,080

New Law Is in Effect in But Twenty-two Counties

Levy of One Per Cent in Ottawa County For Charity

In one year Kansas counties spent \$607,580.03 for aid of indigent poor, and under the provisions of the Mothers' Pension law, according to reports compiled by Senator J. W. Howe, secretary of the State Board of Control. The expense is independent of state and local aid. According to the reports received by Senator Howe, 12,871 persons received county benefits.

The School Boy and the Bootlegger

Has "No-license" in Kansas solved the boy problem? Kansas adopted prohibition in the year 1880, and thousands of boys in Kansas have been born and lived to attain a mature age without ever having entered a place in Kansas where liquors and beverages are sold legally under license.

The following clipping is taken from the "Topeka Capital," Governor Capper's own paper:

(Topeka Capital, November 3, 1915.)
ROONEY SAYS HIGH SCHOOL BOYS ARE BUYING LIQUOR

Probation Officer Says He's Collecting Evidence

Achison Orders Arrest of Negro Who Sold Liquor to Boys Who Smashed Plate Glass

"Liquor is being sold to high school boys by bottom characters," according to Ed. Rooney, probation officer.

"We have learned that high school boys have been buying liquor of men in the bottoms," said Rooney, and we are collecting information for prosecutions. We are getting in the evidence of sales.

"W. E. Achison, county attorney, yesterday afternoon ordered a warrant drawn for the arrest of the negro who is said to have sold liquor to Reuben Niedens and Jonie Barrett, the two boys who took Mrs. Ida Brownell's Ford from in front of her residence, 305 Madison, and began a mad career of window smashing that ended in their arrest. Niedens is 17, Barrett 14. The boys gave information to Achison about purchasing the liquor. The warrant will be served this morning."

Kansas Criminals are Multiplying

Decreasing in Nebraska
The "No-license" policy became the law of Kansas on November 23, 1880. Thirty-five years later an article appeared in the "Topeka State Journal" of November 13, 1915, which throws considerable light on the question as to whether the "No-license" policy of Kansas has solved the crime problem in that state. Here is the article:

(Topeka State Journal, November 13, 1915.)
ARE KANSAS PEOPLE GROWING WORSE?

Or Are the Laws Being More Rigidly Enforced?

Big Increase in Number of Prisoners Sent to Lansing

INCREASE 73 OVER LAST YEAR

Sixty-five Counties Turned in Total of 272 Convicts

Shawnee Heads List With Twenty-One

While more criminals were sent to the state penitentiary during the fiscal year ending June 30 than were sent during the preceding year, there are forty counties in Kansas that sent no prisoners to the state prison last year. Sixty-five counties transported 272 prisoners to the penitentiary during the year, at a total cost of \$3,396.08, as shown by a report issued today from the office of the state auditor.

Note—There were forty-five Nebraska counties that did not send a single prisoner to the state penitentiary during the entire year of 1915. On December 31, 1914, there were 369 inmates in the Nebraska penitentiary, and on December 31, 1915, there were 359, a decrease of ten.

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