

# The Plattsmouth Journal

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R. A. BATES, Publisher

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No paper tomorrow—Thanksgiving.

Many a man has risked acquiring a wife in order to acquire a sister.

Congress meets Monday, December 6—two weeks from next Monday.

Clean English sportsmen will at last understand why we call it "base" ball.

It will pay advertisers to remember that waste baskets cannot read circulars.

John Barleycorn is officially dead, but his funeral expenses stagger humanity.

They have finished with Wrangel in Russia, but wrangling will continue.

A woman's smile may attract a man, but it takes angelic temper to hold him.

He isn't a political Moses just because he bullrushes through his public utterances.

Christmas is on the way, and our merchants are preparing for it in great shape.

Coal at \$16 and \$21 a ton is like burning money, but we have to do it, and eat less.

Bread prices have been reduced in St. Louis—but everybody can't move to St. Louis.

Men are born free and equal but no man was ever born so free and equal as a hired girl.

James A. Garfield was the only ordained preacher to be elected president of the United States.

The French and British took Sebastopol sixty-five years ago, and they may have to take it again.

Many a good man contributes to foreign missions who never gives a thought to the heathen at home.

The "still hunt" is no longer confined to vote-getting. The prohibition agents are addicted to the sport.

Now that the women have equal privileges under the constitution, she should also have them under the mistletoe.

The Kansas Industrialist declares in favor of underground sidewalks until the speed fiends have killed themselves off.

It is all right to put two lumps in your coffee, if you feel that way, but be careful about the number you put in the furnace.

Christmas is approaching. If you don't believe it, ask any Sunday school superintendent about the increase of enrollment.

It used to be a long, long way to Tipperary, but it is a much longer way from the price of a loaf of bread.

"Arrest Man for Sarcasm." After reading the evidence, however, it is possible the court may reduce the charge to "carrying concealed sarcasm."

The last called for coal and got a 7-inch snow. The coal barons couldn't have been better pleased if they had managed the weather themselves in Ohio.

The man who buys an automobile to save carfare is full brother to the chap who gets married to save the expense of getting buttons sewed on his clothing.

Clothing prices will be still lower next spring, say the manufacturers. However, it will be a rather risky undertaking to wait until next spring for a new suit of clothes.

In times of falling prices, look out also for falling values. Several high school girls report that the chewing gum now doesn't "pull" near as far as the gum did a year ago.

A 15-year-old boy in North Carolina dug up an old iron pot the other day, containing \$15,000. That's almost enough to buy an automobile and a year's supply of gasoline.

Evidently the herd of immigrants coming to the United States have not heard that this country is officially "dry" or else their desire for personal liberty has been greatly over-estimated.

A welfare worker who has just returned from Poland says that all children in that country under the age of five years have died. This ought to be joyous news for that exile at Doorn.

The presidency of the United States is a hard old job. If Woodrow Wilson lives to serve out his present term, he will be the second man since Andrew Jackson to serve eight consecutive years.

The Indians are asking for all the privileges of citizenship. The Indians should remember that they are only Americans, and therefore not entitled to much consideration.

Still, a patriotic threat to starve himself is rather an empty boast.

Judging by the woolen stockings worn by the girls, silk is getting cheap again.

It is too bad that our ancestors did live long enough to realize how smart we are.

The public will please look pleased with the law of supply and demand is being readjusted.

Chicago boasts of having more railroads and murders than any city in the world. In other words its terminal facilities are unsurpassed.

Sawdust treated with certain acids has been found to be good for cattle when mixed with other fodder.

The spirit of Woodrow Wilson hovering over the meeting of the league of nations, even though he is not present in person.

"Nothing to wear" is a phrase now used by women for purposes of domestic argument, and is no longer a reason for staying at home.

Do your Christmas advertising early. Let prospective customers know what you have for them before they purchase elsewhere.

Any woman who drives a man to drinking the kind of stuff available now must be unspeakably vile or indescribably lovely, as the case may be.

Constantine may regain the Greek throne. Did anybody think to save that monkey? There may be a chance for him to become really useful.

There's one thing to be said in favor of moonshine liquor. The average man is willing to take it on faith without asking about the pedigree.

"Remember," admonishes the Missouriian, "you can never keep warm in the winter on the money you burn in gasoline in the summer."

That early snowstorm in Ohio last week was greater than was first supposed. The Columbus Journal even says something about skirt-length snowdrifts.

The money you spend to feed your vanity to keep up with people of better incomes, is taken from your savings and cuts down your insurance for the future.

There are only about 25,000 federal jobs to be distributed by the new administration. Please don't trample on each other in the mad rush for the pie counter.

It is estimated, on the basis of internal revenue taxes paid, that soft drink dealers in the United States transact an annual business of \$500,000,000. The human machine must have internal liquidation.

Elimination of bandits and vamps from the movie screen is the latest crusade on the part of the Animal Rescue League in Boston. Refined cruelty to the American thrill hound is nothing in the busy life of the Boston A. R. L.

"Sanity, clear thinking, common sense, are the nation's needs," said President-elect Harding in his New Orleans speech. Well, we didn't have those things on the 2nd of November, otherwise we would not now be looking to Harding for advice.

Once upon a time a lovable, big hearted, generous, high-minded subscriber walked into the Journal office and presented the editor with a magnificent turkey for his Thanksgiving feast. But, you know, all fairy stories start with "once upon a time."

The style folks advise that fashions in men's clothing, too, are going to start back toward normalcy next spring, about the time Mr. Harding takes the chair. Those fellows who breathed easier on November 3, will then get a chance to make it a full breath.

A lady of this city became impatient in waiting for her husband to kill a chicken, which he had caught, and hunting around for the ax, she went out and beheaded the fowl and had it prepared when her husband found the ax. And this same man is opposed to women voting.

The sheriff at Broken Bok, Neb., is right. There is altogether too much ridicule of country sheriffs on the part of big town people who forget, in quiet times, how the country sheriff usually looms up as the real backbone of the penal system when he works in competition with city detectives.

Another surprise for you next Thursday evening, December 2nd, at Eagles Hall. The Cosmopolitan club will entertain you with Holly's Synopators.

## RUMOR WEBER WILL CASE IS SETTLED

Between Belle Bowdish Chief Beneficiary and John Kunz, Contestant of Deviser.

It is currently reported that a settlement has been made between Mrs. Belle Bowdish, the proponent of and chief beneficiary under the will of the late John Weber and John W. Kunz, nephew of the testator and contestant of the will.

It is understood Mrs. Bowdish receives an unimproved eighty acres and Mr. Kunz takes the balance of the estate, including the improved eighty acres of the one hundred and sixty acre farm, the town property, and personal estate.

Mrs. Bowdish was Mr. Weber's nurse during his last illness. The will was made in March of this year and after bequeathing ten thousand dollars to his nephew, he left the balance of his property to his nurse, Mr. Kunz entered a contest against the admission of the will to probate. The County Court, after a hearing, admitted the will and the contestant appealed to the District Court.

It is reported that by the terms of the settlement, all litigation relative to the will and the property has been adjusted.—Elmwood Leader-Echo.

## SPENDS DAY WITH FRIENDS

For the past twenty years it has been the custom of the S. S. Gooding family on each Thanksgiving day to entertain one of their old friends and neighbors, Mrs. Betty Mostin, at dinner and on Thursday in keeping with that custom this lady was the guest of honor at the Everett Gooding home.

Mrs. S. S. Gooding and daughter, Miss Stella, are absent from the city at their farm in Wyoming and Mr. and Mrs. Everett Gooding and Mr. S. S. Gooding saw to it that the day was made most pleasant and enjoyable to their old friend.

## A PRETTY WEDDING PERFORMED AT EAGLE

The marriage of Miss Lida Speth, daughter of Mr. and Mrs. August Speth, of Ayo, to John Montgomery of Lawrence, Kansas, took place at the Immanuel church at Eagle on Thursday evening, November 18th. Rev. Theo Norden performed the ceremony in the presence of a large circle of relatives and friends.

Miss Nola Swegman played the wedding march. The bride's party consisted of white crepe de chine. She carried a pretty bouquet of red carnations and white chrysanthemums.

The bridegroom wore a brown suit. Mr. Paul Speth acted as best man and Miss Ella Oberie as bridesmaid.

Among the guests were William Heiman and family, of Cook; John Rudolph, Rev. Theo Norden and family, Herman Beccard, Carl Beccard, Fred Oberie and family, all of Eagle; Gus Scheer, Mr. and Mrs. Ernest Boyd, all of Park; Mr. and Mrs. George Scheeley, Mr. and Mrs. Henry Bohm, Mrs. Engleking and family and Mrs. Turner, all of Elmwood.

After the ceremony a wedding supper was served at the bride's home. Mr. and Mrs. John Montgomery left in an auto Saturday for their home at Lawrence, Kansas. They have the best wishes of all for a long and happy life.—Eagle Beacon.

## MARRIED IN OMAHA.

Thanksgiving day in Omaha, Miss Lillian H. Stimpson of Waverly, Neb., and James O. Kimball of this city, were united in marriage and are now at home at Orepolis where the groom is employed by the Burlington as a telegraph operator. The many friends of Mr. Kimball in this city will be pleased to learn of the good fortune that has come to him and trust that the coming years may bring success and happiness to Mr. and Mrs. Kimball.

January 1st will soon be here. Time to buy that 1921 diary at the Journal office.

**WOMEN**  
Some women dress better

**SOME** women have learned that there are two ways to care for clothes. They are learning to take care of them.

It is quite a mannerly thing to take care of your clothes investment and protect it up to the limit. Having your clothes carefully dry cleaned will improve their wear and help to prolong the life of their stylish lines. Getting acquainted with our work means getting in touch with a real money saving service.

Goods Called for and Delivered

**FRED LUGSCH**  
WE KNOW HOW  
PHONE 166  
TAILOR OPPOSITE JOURNAL OFFICE

## NORTH DAKOTA VOTE HITS THE N. P. LEAGUE

Frazier's Re-Election by Narrow Margin Does Not Tell the Story.

Margo, N. D., Nov. 26.—The most severe reversal suffered by a non-partisan league at any time since it became a political factor in North Dakota were those sustained in this year's election.

Contrary to the report circulated by the Nonpartisan league press throughout the group of thirty states in which it has operated, the Nonpartisan league no longer holds complete control of the North Dakota government. It has suffered loss of control of the house of representatives, and today it controls the senate by the margin of a single vote.

One of its senators has already declared that he no longer will consider himself bound by the secret caucus rule which the Nonpartisan league has used in this state to such excellent advantage during the last four years. Even the majority of one in the senate that the league now claims is reported to be a coalition of the league senators by an independent candidate.

## Opposition Wins

In this election the independent, or anti-Nonpartisan league forces, elected for the first time in four years any considerable part of the state officers. It is true that during the last year and one-half three state officers have not been aligned with the league, but it is also true that these three men, the attorney general, state auditor and secretary of state, were elected two years ago on the league ticket.

This year for the first time since the league entered the state, the opposition of the organization has succeeded in electing a justice of the supreme court of the state, and in contests for the circuit or district court berths, of which there are fifteen in the state, the independents succeeded in the election of ten judges endorsed by them, while the Nonpartisan league elected the other five.

## Wrecked the G. O. P.

At no point where the Nonpartisan league was not forfeited with the name of the republican party was it successful in the election of a candidate. With the single exception, posed, unsuccessfully, the passage of five laws, one, at least, vital to the industrial schemes of the leaders of the league.

The Nonpartisan league made its bow in state politics four years ago. That year it elected a majority of the state officers, and the American Legion and others who assisted in the sale of tickets and to those who by their purchase of tickets made the efforts of the others worth while.

## BOYS OF THE C. O. D. CLUB.

Mrs. E. E. Sayles, of Cedar Creek, and her daughter, Mrs. Andrew H. Fudge, of Monterey, Va., who has been visiting here for some time, came in from Cedar Creek this morning to spend the day at the home of W. H. Seyberth and family. The two ladies will leave this afternoon over the Burlington for the east, where Mrs. Fudge resides and where her mother will visit for the winter.

## SUES FOR WAGES.

Mary Tighe has commenced an action in district court against her father, Patrick Blessington, infirm, asking that she be paid the sum of \$2,950 for services rendered. She alleges that several years ago her father employed her to nurse her mother who was 82 years of age and infirm, and to pay her \$30 per month for the work. She alleges she performed this service for two years and eight months until her mother died, and then continued until in March, 1920, to care for her father, also infirm and very old. She states she was paid \$1,100 and that there is due her the sum of \$2,950.—Gretna Breeze.

## Will Investigate the Bank.

Some important results may be anticipated as an outcome of the change in control of the house of representatives. That body has the privilege of making investigations of any kind it may determine upon, irrespective of what the state senate does, and it is generally anticipated that one of the first actions of the house will be to order a full investigation of the affairs of the Bank of North Dakota and of the various industrial enterprises founded by the administration. Since these enterprises were put under way, a policy of secrecy has been maintained with respect to their operation. The Bank of North Dakota, for instance, has been examined only by the bank examiner of the state who is an appointee of the governor, and his examination has been almost entirely merely a repetition of the reports made by the director general of the bank. The opposition has contended that the Bank of North Dakota should be just as open as any other public institution, and this viewpoint has been strongly opposed by the nonpartisan league leaders.

One of the group of initiated laws passed this year provides for an examination of the bank and all other industrial institutions by the state board of auditors comprised of three elective officials. This law is in effect on December 2 and strongly opposed by the nonpartisan league leaders.

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after the membership of the board of auditors is made up of one independent officer and two nonpartisan league state officers.

Frazier's Re-Election.

This year Lynn J. Frazier was re-elected governor by a majority of 4,642, the vote for Frazier being 116,934, and for O'Connor, the independent candidate, 112,292. With a vote more than twice as large as in the primary, Frazier's majority is about \$0.00 less than it was then. Two years ago Frazier was elected governor by a majority of more than 17,000, while four years ago he had a majority of 85,000. The reason for Frazier's election this year is found in the fact that Warren G. Harding, the republican candidate for president, carried the state by a majority of 121,909. More than 50,000 republicans who voted for Harding went over to the democratic column and voted for O'Connor. The nonpartisan league's candidate for justice of the supreme court was beaten by a majority of 7,478, while the league's candidate for superintendent of instruction was beaten by a majority of 11,351. The group of initiated laws, which the league so strongly upholds, passed by majorities of from 8,173 to 11,982 each. Two years ago the independent forces had majorities in only eight counties. This year they carried twenty-four counties, the league carrying twenty-nine.

## Socialist Vote Factor.

The socialist vote was a big factor in controlling the republican primary which gave the league its start. There were about 8,000 votes cast for Debs in the state, and all of the socialists participated in the republican primary in support of the nonpartisan league.

The group of initiated laws that were passed included one which virtually wrecks the nonpartisan newspaper trust while another one modifies very materially the educational law passed by the league two years ago and which was intended to give the league leaders control of the public school system.

## VOICES APPRECIATION

May we not in this manner voice some slight part of our great appreciation of the efforts and co-operation of all who assisted in the production of the Minstrel show? We owe thanks to the Kezokheh Camp girls and the others who helped by their acting, the Misses Theodora Kroehler, Charlotte Field and Fay Cobb and the Messrs. Percy Field, Harry Smith, George Dovey, Dean Douglass and Frank Marshall; to the musicians, Miss Honor Seybert, Mr. Roy Holly and Mr. William Kimball; to Mrs. H. W. Smith, the American Legion and others who assisted in the sale of tickets and to those who by their purchase of tickets made the efforts of the others worth while.

## WILL RETURN TO EAST

Mrs. E. E. Sayles, of Cedar Creek, and her daughter, Mrs. Andrew H. Fudge, of Monterey, Va., who has been visiting here for some time, came in from Cedar Creek this morning to spend the day at the home of W. H. Seyberth and family. The two ladies will leave this afternoon over the Burlington for the east, where Mrs. Fudge resides and where her mother will visit for the winter.

## NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the estate of Emmor E. Rice, deceased.

You are hereby notified, that I will sit at the County Court room in Plattsmouth in said county, on the 11th day of December, 1920, and the 12th day of March, 1921, at 10 o'clock a. m. on each of said days 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 three months from the 11th day of December, A. D. 1920, and the time limited for payment of debts is one year from said 11th day of December, 1920.

Witness my hand and the seal of said County Court, this 12th day of November, 1920.

(Seal) n15-4w ALLEN J. BEESON, County Judge.

## NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the estate of August Nollig, deceased.

You are hereby notified, that I will sit at the County Court room in Plattsmouth in said county, on the 7th day of December, 1920, and the 8th day of March, 1921, 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 three months from the 7th day of December, A. D. 1920, and the time limited for payment of debts is one year from said 7th day of December, 1920.

Witness my hand and the seal of said County Court, this 9th day of November, 1920.

(Seal) n15-7w ALLEN J. BEESON, County Judge.

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Witness my hand and the seal of said County Court, this 9th day of November, 1920.

(Seal) n15-7w ALLEN J. BEESON, County Judge.

TO Janna Coleman and ——— Coleman, her husband, real name unknown; Charles Greenlich Howard and ——— Howard, his wife, real name unknown; William S. McGinley and ——— McGinley, his wife, real name unknown; Hester Ann Pearson and ——— Pearson, her husband, real name unknown; Mary A. Duffray and ——— Duffray, her husband, real name unknown; J. W. Anderson, real name unknown, and ——— Anderson, his wife, real name unknown; Hugh A. Duffray and ——— Duffray, his wife, real name unknown; Ebenezer J. Coleman and ——— Coleman, his wife, real name unknown; Mary Warren and ——— Warren, her husband, real name unknown; Harry E. Coleman and ——— Coleman, his wife, real name unknown; Helene E. Lemon and ——— Lemon, her husband, real name unknown; Amanda B. Saunders and ——— Saunders, her husband, real name unknown; Albert D. Welton and ——— Welton, his wife, real name unknown; Catherine Seale and ——— Seale, her husband, real name unknown; Thede A. Laughlin and ——— Laughlin, his wife, real name unknown; Edward E. Chapin and ——— Chapin, his wife, real name unknown; Joseph D. Chapin and ——— Chapin, his wife, real name unknown; Roy M. Chapin and ——— Chapin, his wife, real name unknown; May E. Chapin and ——— Chapin, her husband, real name unknown; E. W. Chapin and ——— Chapin, her husband, real name unknown; Ira Chapin and ——— Chapin, his wife, real name unknown; O. W. Laughlin and ——— Laughlin, his wife, real name unknown; Michael Cowan and ——— Cowan, his wife, real name unknown; John H. Croxton; Robert E. Farmer; Jane McNeill and ——— McNeill, her husband, real name unknown; E. A. Wiskenborn, real name unknown, and ——— Wiskenborn, his wife, real name unknown; Marshall D. Abbott and ——— Abbott, his wife, real name unknown; Robert E. Pearson, real name unknown; D. Matilda Pearson and ——— Pearson, her husband, real name unknown; Adelska B. Pearson and ——— Pearson, her husband, real name unknown; Roy E. Pearson and ——— Pearson, her husband, real name unknown; Stephen S. Abbott and ——— Abbott, his wife, real name unknown; Lewis M. Abbott and ——— Abbott, his wife, real name unknown; Alfhild C. Abbott and ——— Abbott, her husband, real name unknown; Dana C. Pearson and ——— Pearson, his wife, real name unknown; Ernest K. Krichers and ——— Krichers, his wife, real name unknown; Edna Krichers and ——— Krichers, her husband, real name unknown; Estelle Doorn and ——— Doorn, her husband, real name unknown; Belle Rich and ——— Rich, her husband, real name unknown; Marion Abbott and ——— Abbott, his wife, real name unknown; Emma D. Abbott and ——— Abbott, her husband, real name unknown; L. M. Abbott, real name unknown and ——— Abbott, his wife, real name unknown; John Brown and ——— Brown, his wife, real name unknown; Nancy A. Waters and ——— Waters, her husband, real name unknown; E. B. Coleman, real name unknown, and ——— Coleman, his wife, real name unknown; Helen Cecilia Lewis and ——— Lewis, her husband, real name unknown; Jane Dunn and ——— Dunn, her husband, real name unknown; Deuler A. Chapin and ——— Chapin, his wife, real name unknown; if he or if dead their unknown heirs, devisees, legatees, personal representatives or other persons interested in their respective estates, the following described real estate, to-wit: The southwest quarter of the northwest quarter (SW 1/4 NW 1/4) and the southeast quarter of the southwest quarter (SE 1/4 SW 1/4) of Section twenty-eight (28), and the northeast quarter (NE 1/4 NE 1/4) of Section twenty-nine (29), also thirty (30) acres off the east side of the northeast quarter (NE 1/4 NE 1/4) of Section twenty-nine (29), all in Township twelve (12), North Range twelve (12), East of the 6th P. M., Cass county, Nebraska.

## NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the estate of James Clement Stevenson, deceased.

To the creditors of said estate: You are hereby notified, that I will sit at the County Court room in Plattsmouth, in said county, on December 15th, 1920, and every 15th day thereafter, at 10 o'clock a. m. of each day, 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 three months from the 15th day of December, A. D. 1920, and the time limited for payment of debts is one year from said 15th day of December, 1920.

Witness my hand and the seal of said County Court, this 10th day of November, 1920.

(Seal) n11-4w ALLEN J. BEESON, County Judge.

## ORDER OF HEARING

In the County Court of Cass county, Nebraska, ss. In the matter of the estate of James Clement Stevenson, deceased.

To all persons interested in the estate of James W. Cook, deceased: On reading the petition of Mary Cook, praying that the instrument filed in this court on the 23rd day of November, 1920, and purporting to be the last will and testament of said deceased, may be admitted to probate, and recorded as the last will and testament of Edwin W. Cook, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Mary Cook, as executrix:

It is hereby ordered that you, and all persons interested in said matter, may and do appear in said County Court to be held in and for said county, on the 15th day of December, A. D. 1920, at 10 o'clock a. m. of that day, to show cause, if any there be, why the prayer of the petition should not be granted, and that notice of the pendency of said petition, and that the hearing thereon be given to all persons interested in said matter, a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Witness my hand, and seal of said court, this 9th day of November, A. D. 1920.

(Seal) n11-3w ALLEN J. BEESON, County Judge.

## ORDER OF HEARING

In the County Court of Cass county, Nebraska, ss. In the matter of the estate of John Bergmann, deceased.

To all persons interested in the estate of John Bergmann, deceased: On reading the petition of John Bergmann, Jr., praying that the instrument filed in this court on the 9th day of November, 1920, and purporting to be the last will and testament of the said deceased, may be admitted to probate, and recorded as the last will and testament of John Bergmann, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Frank J. Spangler, as executor:

It is hereby ordered that you, and all persons interested in said matter, may and do appear in said County Court to be held in and for said county, on the 8th day of December, A. D. 1920, at 10 o'clock a. m. of that day, to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition be given to all persons interested in said matter by publishing this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Witness my hand, and seal of said court, this 9th day of November, A. D. 1920.

(Seal) n11-3w ALLEN J. BEESON, County Judge.

## LEGAL NOTICE

Notice to the creditors, devisees, personal representatives and all other persons interested in the estate of Josephine Throckmorton, if living, or if deceased, her unknown heirs, devisees, legatees, personal representatives and all other persons interested in her estate: Josephine Throckmorton, if living, or if deceased, her unknown heirs, devisees, legatees, personal representatives and all other persons interested in her estate; Albert B. Jenkins, if living, or if deceased, his unknown heirs, devisees, legatees, personal representatives and all other persons interested in his estate; the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Section eighteen (18), Township eleven (11), North Range twelve (12), East of the 6th P. M., Cass county, Nebraska.

You and each of you are hereby notified, that Frank J. Spangler, as executor of the last will and testament of said deceased, has filed his petition in the District Court of Cass county, Nebraska, where in you and each of you are defendants, the object and prayer of which petition is that you and each of you and all persons claiming by, through or under you, adversely to plaintiff, be adjudged to have no interest, right, estate, or lien, in or to:

The northeast quarter (NE 1/4) of Section thirteen (13), Township eleven (11), North Range twelve (12), East of the 6th P. M., Cass county, Nebraska; or any part or portion thereof, and that plaintiff, Frank J. Spangler, together with his grantors, be adjudged to have been in the adverse possession of said land, and every part of it, for more than ten years last past, and that the legal title thereto has become fully vested in Frank J. Spangler, notwithstanding any right, title, interest or estate in and to said land, through or under you, and that the accrued interest thereon be forever quieted in said Frank J. Spangler, as against you, and each of you, and that each and all of said defendants be forever barred from claiming or asserting any right, title, interest or estate in and to said land, or any part thereof, and for all other and further relief, as to the court may seem just and equitable.

That said petition further alleges that the possession of said land by plaintiff, Frank J. Spangler, was begun prior to the commencement of this action; that said petition further alleges that said defendant, Josephine Throckmorton, Robert E. Farmer, Jane McNeill and ——— McNeill, her husband, real name unknown; E. A. Wiskenborn, real name unknown; Marshall D. Abbott and ——— Abbott, his wife, real name unknown; Robert E. Pearson, real name unknown; D. Matilda Pearson and ——— Pearson, her husband, real name unknown; Adelska B. Pearson and ——— Pearson, her husband, real name unknown; Roy E. Pearson and ——— Pearson, her husband, real name unknown; Stephen S. Abbott and ——— Abbott, his wife, real name unknown; Lewis M. Abbott and ——— Abbott, his wife, real name unknown; Alfhild C. Abbott and ——— Abbott, her husband, real name unknown; Dana C. Pearson and ——— Pearson, his wife, real name unknown; Ernest K. Krichers and ——— Krichers, his wife, real name unknown; Edna Krichers and ——— Krichers, her husband, real name unknown; Estelle Doorn and ——— Doorn, her husband, real name unknown; Belle Rich and ——— Rich, her husband, real name unknown; Marion Abbott and ——— Abbott, his wife, real name unknown; Emma D. Abbott and ——— Abbott, her husband, real name unknown; L. M. Abbott, real name unknown and ——— Abbott, his wife, real name unknown; John Brown and ——— Brown, his wife, real name unknown; Nancy A. Waters and ——— Waters, her husband, real name unknown; E. B. Coleman, real name unknown, and ——— Coleman, his wife, real name unknown; Helen Cecilia Lewis and ——— Lewis, her husband, real name unknown; Jane Dunn and ——— Dunn, her husband, real name unknown; Deuler A. Chapin and ——— Chapin, his wife, real name unknown; if he or if dead their unknown heirs, devisees, legatees, personal representatives or other persons interested in their respective estates, the following described real estate, to-wit: The southwest quarter of the northwest quarter (SW 1/4 NW 1/4) and the southeast quarter of the southwest quarter (SE 1/4 SW 1/4) of Section twenty-eight (28), and the northeast quarter (NE 1/4 NE 1/4) of Section twenty-nine (29), also thirty (30) acres off the east side of the northeast quarter (NE 1/4 NE 1/4) of Section twenty-nine (29), all in Township twelve (12), North Range twelve (12), East of the 6th P. M., Cass county, Nebraska.

You and each of you are hereby notified, that I will sit at the County Court room in Plattsmouth in said county, on the 11th day of December, 1920, and the 12th day of March, 1921, at 10 o'clock a. m. on each of said days 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 three months from the 11th day of December, A. D. 1920, and the time limited for payment of debts is one year from said 11th day of December, 1920.

Witness my hand and the seal of said County Court, this 9th day of November, 1920.

(Seal) n15-7w ALLEN J. BEESON, County Judge.

## LEGAL NOTICE

Notice to the creditors, devisees, personal representatives and all other persons interested in the estate of Josephine Throckmorton, if living, or if deceased, her unknown heirs, devisees, legatees, personal representatives and all other persons interested in her estate: Josephine Throckmorton, if living, or if deceased, her unknown heirs, devisees, legatees, personal representatives and all other persons interested in her estate; Albert B. Jenkins, if living, or if deceased, his unknown heirs, devisees, legatees, personal representatives and all other persons interested in his estate; the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Section eighteen (18), Township eleven (11), North Range twelve (12), East of the 6th P. M., Cass county, Nebraska.

You and each of you are hereby notified, that Frank J. Spangler, as executor of the last will and testament of said deceased, has filed his petition in the District Court of Cass county, Nebraska, where in you and each of you are defendants, the object and prayer of which petition is that you and each of you and all persons claiming by, through or under you, adversely to plaintiff, be adjudged to have no interest, right, estate, or lien, in or to:

The northeast quarter (NE 1/4) of Section thirteen (13), Township eleven (11), North Range twelve (12), East of the 6th P. M., Cass county, Nebraska; or any part or portion thereof, and that plaintiff, Frank J. Spangler, together with his grantors, be adjudged to have been in the adverse possession of said land, and every part of it, for more than ten years last past, and that the legal title thereto has become fully vested in Frank J. Spangler, notwithstanding any right, title, interest or estate in and to said land, through or under you, and that the accrued interest thereon be forever quieted in said Frank J. Spangler, as against you, and each of you, and that each and all of said defendants be forever barred from claiming or asserting any right, title, interest or estate in and to said land, or any part thereof, and for all other and further relief, as to the court may seem just and equitable.

That said petition further alleges that the possession of said land by plaintiff, Frank J. Spangler, was begun prior to the commencement of this action; that said petition further alleges that said defendant, Josephine Throckmorton, Robert E. Farmer, Jane McNeill and ——— McNeill, her husband, real name unknown; E. A. Wiskenborn, real name unknown; Marshall D. Abbott and ——— Abbott, his wife, real name unknown; Robert E. Pearson, real name unknown; D. Matilda Pearson and ——— Pearson, her husband, real name unknown; Adelska B. Pearson and ——— Pearson, her husband, real name unknown; Roy E. Pearson and ——— Pearson, her husband, real name unknown; Stephen S. Abbott and ——— Abbott, his wife, real name unknown; Lewis M. Abbott and ——— Abbott, his wife, real name unknown; Alfhild C. Abbott and ——— Abbott, her husband, real name unknown; Dana C. Pearson and ——— Pearson, his wife, real name unknown; Ernest K. Krichers and ——— Krichers, his wife, real name unknown; Edna Krichers and ——— Krichers, her husband, real name unknown; Estelle Doorn and ——— Doorn, her husband, real name unknown; Belle Rich and ——— Rich, her husband, real name unknown; Marion Abbott and ——— Abbott, his wife, real name unknown; Emma D. Abbott and ——— Abbott, her husband, real name unknown; L. M. Abbott, real name unknown and ——— Abbott, his wife, real name unknown; John Brown and ——— Brown, his wife, real name unknown; Nancy A. Waters and —