

The Plattsmouth Journal

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THE FREE GIFT

Wherefore, as by one man sin entered into the world, and death by sin; and so death passed upon all men, for that all have sinned. Therefore as by the offense of one judgment came upon all man to condemnation even so by the righteousness of one the free gift came upon all men unto justification of life.—Romans v. 12 and 18.

If we could see ourselves as others see us we wouldn't believe it.

Modern necessities are things people used to get along without.

Being afraid won't hurt you, but acting it out puts the run on you.

Lots of folks seem to think the world owes them two or three livings.

These days are getting so short you hardly have time to fly from coast to coast now.

It should be mentioned that the state of unrest is located in the mind at present.

Two New Orleans mothers have 18 kids each. What if they lived on the edge of a cliff?

Canadian bankers offer \$10,000 for six robbers. Ought to get at least a dozen for that.

One compensation of nature is when a brassy young man thinks he's a golden opportunity.

A printer arrested in New York is supposed to have three wives. Release him for punishment.

Springfield, Ill., will have a baby show. About 1,000 babies will enter much to their disgust.

The reason things are different is because the old fashioned father now has a son who keeps two automobiles.

About all you can say in favor of moving is that it shows you whether the furniture is really solid or veneered.

A road hog is the man who honks right at your left wheel after you have succeeded in passing seventeen other cars.

General Wood has disproved that the Philippine National bank has lost 37 million dollars in the last six years. Yes, the United States put up most of the money.

France will knock off a few billions from German indemnity if the United States will scale down France's debt. But will France pay us back any of the money we spent in that country buying things at war prices?

Senator LaFollette took an expert statistician with him on his journey to Europe. It would also need a battery of adding machines if the senator is going to pry into the finances of Germany and Russia. La Follette expects to return on the Leviathan about the middle of October and will have his deadly statistics ready for the opening of congress.

Thirty million immigrants have entered the United States since 1830. Uncle Sam has checked up the 14 million of those who are still living. Five million are in the upper valley, same in the middle Atlantic states, two million in New England, one million in the south, 500,000 on the Pacific coast. The strongholds of the native born are in the west and southwest.

Street cars will soon disappear entirely in New York and be replaced by busses, predicts that city's police traffic expert, Dr. John A. Harris. He also predicts overhead roads and streets with four lanes the inner two for express traffic, autos to run a mile without stopping. This may be a picture of the average city later, though chances are that the airplanes will to considerable extent eliminate autos by taking traffic in the air.

Anything can happen. Barber shops are opening in Moscow.

A San Antonio, Tex., golfer played 10 hours. Hope he found it.

A man doesn't need security when he starts out to borrow trouble.

Some men will shine. One made \$890 shining shoes in Sing Sing.

It takes three generations to make a gentleman. Either that or three hundred dollars.

Some of us are anxious to earn money and more of us are merely anxious to get it.

Keep away from Athens. Girls wearing sleeveless dresses there are smeared with tar.

An ice man is a man who makes his living by listening to a lot of poor jokes about scales.

Cuba pays the U. S. all its war time debt. If others would follow suit, we could perhaps have cheaper living.

Food prices are still going up, Washington reports. But just wait until Magnus Johnson gets to Washington.

About the only successful way nowadays to get money without work is to create enough sentiment to get it by taxation.

If Adam was human he probably told his neighbors that he talked pretty rough to the Lord when he got turned out.

The average man thinks he has a forgiving spirit because he sympathizes with the criminal who has wronged the other fellow.

There are a lot of motorists who apparently think the signs: "stop, look and listen" are placed at the railroad crossings for engineers to read.

Len Small has declared himself a candidate for re-election as governor of Illinois. If the voters of Illinois re-elect him, he should be given the office for keeps.

President Coolidge was born on a farm and is up and moving around at 5:45 in the morning. This record probably will stand until Magnus Johnson gets there.

Twin optimists are the man who looks for signals from the people of Mars and his brother who thinks he can discern the quality of a cantaloupe by intently gazing at its outside.

It seems as if there had been a falling off in husband shooting in the last three months. Are the ladies practicing forbearance, or have the men learned to surrender before hostilities commence?

Several months ago it was announced that Clarence Saunders, head of the Piggly Wiggly chain stores had whipped Wall street in a big financial battle. Now it is announced that Saunders is broke and out of a job. Wall street has a habit of getting even.

An enterprising American found some compensation in his sojourn abroad. He had occasion to send out a huge number of circular letters to his trade and found an advantage in doing it in Germany. The postage on the mail cost him about \$1,000 in American gold, while the charges fixed by Uncle Sam in this country would have reached nearly \$5,000. The difference paid most of the expense of the trip and the latter received unusual attention because of its foreign postmark.

When labor leaders get to fighting among themselves for control of their unions for the sake of graft it would seem to be a good idea for reputable workers to get out from under. In one of the Chicago unions a labor boss admitted with some pride that he had been collecting \$10 a week from each of sixty men to whom he had given private membership cards. It appeared that he was boss of his union by sheer might. If anybody had the temerity to raise his voice in opposition he was knocked down and out.

"EQUAL RIGHTS"

The National Woman's party has started a campaign for the adoption of a twentieth amendment to the federal constitution, the stated purpose being to establish total political and economic equality of men and women throughout the country. From the platform adopted by the party it appears that some of the demands should be granted, some already have been granted, some could not possibly be granted, and some are not desired by the majority of the women. The specific demands made in their behalf are:

Control of their children; control of their property and earnings; right to make contracts citizenship rights; inheritance rights; equal opportunities in schools, universities, government service, professions and industries; equal pay for equal work; authority in the church; right after their marriage to their own identity; a single moral standard.

Few will question woman's right to her property and earnings, to an equal share in government, schools and public service; fewer still her right to her own identity whether married or single. But what is meant by "control of their children"?

"Their" seems to ignore the fact that children also have fathers, who, it seems, should have "equal rights" in the control of "their" children. In actual practice as a matter of fact, the courts already have allowed the mother more than an equal share in the control of children.

It may be admitted that women should have authority in the churches, but do they propose to have the federal government regulate church affairs to insure that the women are given the authority to which they are entitled? The same question applies to "equal opportunities" in professions and industries. It will be rather too difficult to compel a man to consult a lady physician, or to engage a lady lawyer, or to hire a lady foreman against his will.

Any attempt to by law a single standard of morals is the product of native optimism. Legally, no double standard exists. Divorce is granted to husbands or to wives on identical moral grounds; a statutory offense by a man is as serious in the eyes of the law as by a woman. Indeed, in some legislation, such as the Mann act, the tendency, when a moral offense is jointly committed by a man and a woman, is to place the entire onus on the man. Moral standards exist, not on the statute books, but in the opinions, tastes and sentiments of men and women. Passing laws will not alter the character of the human brain cells.

Any attempt to establish absolute equality between men and women ignores the plain fact that men and women are made unequal by nature, and that nature's biological processes remain obstinately indifferent to legislation. Such matters cannot always be decided on ethical grounds. A law requiring fathers to bear their share of the children might seem eminently fair, but it would hardly be effective. Moreover, certain rights entail certain burdens, and some of the burdens borne by men cannot be borne by women. Sensible women do not want privileges which entail oppressive obligations; they only desire that women be given every opportunity to develop the powers and abilities which are naturally theirs. Where such opportunities are within the proper scope of law, the laws should be passed. But to attempt to revolutionize and reorganize the whole field of social relations by law is blind folly.

A fellow has to be something of a sprinter to keep up with his good intentions.

It has been figured out that it takes 762 eggs to pay a plasterer for a day's work but it should be quiet. The hens of this country are a pretty discouraged lot as it is.

If the weather man had been so minded, he could have played a grim joke by sending on a spell of rainy weather and muddy roads while cheaper gasoline was in existence.

Secretary Mellon found many evidences of prosperity on his trip to Europe, but the point is will Europe use its prosperity to pay for the last war or get ready for the next one?

The national education convention passed resolutions calling for the correction of all our illiteracy by 1935. It is a fine thing to be able to make folks bright by passing a resolution. The illiteracy resolution should have been passed a century ago.

Next to a doctor giving reasons why your tonsils should come out, nobody has ever grouped so many good reasons under one head as a woman who has determined to have her hair bobbed.

Excursion TO Lincoln

The Burlington will sell round-trip tickets at rate of fare and one-third (minimum fare \$1.00) September 1 to 7, inclusive, final return limit September 8.

R. W. CLEMENT, Ticket Agent

CRITICISM OF SEC'Y WALLACE

Dr. Marsh Charges Livestock Commission Firms With Robbing the Farmers.

Des Moines, Ia., Aug. 22.—A demand of the next congress for an investigation of the federal department of agriculture is to be made by the farmers' national council, Benjamin C. Marsh of Washington, D. C., managing director of the council, declared in an address here tonight before the conference for progressive political action.

"Secretary of Agriculture Wallace," declared Mr. Marsh, "has turned the administration of the stockyard acts, passed by congress in 1921, over to the packers and commission men to enforce with results highly satisfactory to the food trust. Under this administration irregularities have occurred upon which we will demand an investigation."

One of the cases of alleged irregularities, Mr. Marsh said, was at the South St. Paul livestock exchange, other instances, he declared also would be cited if a committee is appointed.

Commission men, according to the admission of the president of the South St. Paul exchange, have been guilty of forcing the firms to make farmers of large sums of money, Mr. Marsh declared.

"When the secretary of agriculture found that sixteen St. Paul firms had been guilty of robbing the farmers who sold them livestock," Mr. Marsh continued, "the secretary, Clara L. Curtis and husband, Braden Curtis; Adah I. Ross and husband, John Ross; Flora E. Barber and husband William Barber; W. F. Kepler and wife Sophia Kepler, Plaintiffs, vs. Hazel Biggerstaff and husband Everett Biggerstaff, and Pauline Kepler, minor, defendants.

Notice is hereby given that under and by virtue of a decree of the District Court of Cass county, Nebraska, entered in the above entitled cause on the 28th day of July, 1923, and an order of sale entered by said court on the 28th day of July, 1923, the undersigned Sole Referee, on the 10th day of September, 1923, at 9 o'clock a. m., at the farm house located on said premises, one mile south and three miles east of Elmwood, will sell at public auction to the highest bidder under the terms hereinafter specified, the following described real estate, to-wit:

The southeast quarter (SE 1/4) of Section thirteen, (13) Township ten, (10) Range ten, (10) east of the 6th P. M. in the County of Cass, Nebraska.

Terms of said sale will be ten per cent (10%) cash and the balance payable March 1, 1924. Abstract of title is in the hands of the Referee and will be furnished to purchaser. Possession to be given March 1, 1924. 1923 taxes will be paid and rent retained by the parties to the suit. Said sale will remain open for one hour.

Notice is also hereby given that under and by virtue of said decree and order of sale, the undersigned Sole Referee, on the 10th day of September, 1923, at 11 a. m., at the farm house located on said premises three miles west and two miles south of Avoca, will sell at public auction to the highest bidder, under the terms hereinafter specified, the following described real estate, to-wit:

The southwest quarter (SW 1/4) of Section three, (3) Township nine, (9) Range eleven, (11) Otoe county, Nebraska.

The terms of said sale will be ten per cent (10%) cash and the balance payable March 1, 1924. Abstract of title is in the hands of the referee and will be furnished to purchaser. Possession to be given March 1, 1924. 1923 taxes will be paid and rent retained by the parties to the suit. Said sale will remain open for one hour.

Dated this 30th day of July, A. D. 1923.

C. S. ALDRICH, Referee. W. A. ROBERTSON, Attorney for Plaintiffs. a5-1mo SW

ORDER OF HEARING on Petition for Appointment of Administrator.

The State of Nebraska, Cass county, ss.

In the County Court. In the matter of the estate of Sarah Ann Hoham, deceased.

Ordered, that September 12th, A. D. 1923, at ten o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of 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 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.

Dated August 14th, A. D. 1923. ALLEN J. BEESON, County Judge. (Seal) a16-3w.

SHERIFF'S SALE Notice is hereby given that by virtue of an Order of Sale issued by the Clerk of the District Court of the Second Judicial District of Nebraska, within and for Cass county, in an action wherein Rosina Timmas is plaintiff and Jacob P. Falter et al are defendants, I will on the 15th day of September, A. D. 1923, at ten o'clock a. m., at the south front door of the Court House in the City of Plattsmouth, Cass county, Nebraska, offer for sale at public auction, the following described real estate, to-wit:

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, in Block 5;

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, in Block 6;

Lots 7, 8, 9, 10, 11 and 12 in Block 7;

Lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 in Block 9;

Lots 10, 11 and 12 in Block 10;

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, in Block 11;

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, in Block 12;

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14, in Block 14;

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14, in Block 15;

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 in Block 16;

All in Palmer's Out Lots, an addition to the City of Plattsmouth, in the County of Cass, Nebraska, all located within the northwest quarter (NW 1/4) of the northeast quarter (NE 1/4) of Section nineteen, (19) Township twelve (12) North, Range fourteen (14) East of the Sixth Principal Meridian.

Given under my hand this 6th day of August, A. D. 1923.

C. D. QUINTON, Sheriff.

NOTICE OF REFEREE'S SALE In the District Court of the County of Cass, Nebraska.

Clara L. Curtis and husband, Braden Curtis; Adah I. Ross and husband, John Ross; Flora E. Barber and husband William Barber; W. F. Kepler and wife Sophia Kepler, Plaintiffs, vs. Hazel Biggerstaff and husband Everett Biggerstaff, and Pauline Kepler, minor, defendants.

Notice is hereby given that under and by virtue of a decree of the District Court of Cass county, Nebraska, entered in the above entitled cause on the 28th day of July, 1923, and an order of sale entered by said court on the 28th day of July, 1923, the undersigned Sole Referee, on the 10th day of September, 1923, at 9 o'clock a. m., at the farm house located on said premises, one mile south and three miles east of Elmwood, will sell at public auction to the highest bidder under the terms hereinafter specified, the following described real estate, to-wit:

The southeast quarter (SE 1/4) of Section thirteen, (13) Township ten, (10) Range ten, (10) east of the 6th P. M. in the County of Cass, Nebraska.

Terms of said sale will be ten per cent (10%) cash and the balance payable March 1, 1924. Abstract of title is in the hands of the Referee and will be furnished to purchaser. Possession to be given March 1, 1924. 1923 taxes will be paid and rent retained by the parties to the suit. Said sale will remain open for one hour.

Notice is also hereby given that under and by virtue of said decree and order of sale, the undersigned Sole Referee, on the 10th day of September, 1923, at 11 a. m., at the farm house located on said premises three miles west and two miles south of Avoca, will sell at public auction to the highest bidder, under the terms hereinafter specified, the following described real estate, to-wit:

The southwest quarter (SW 1/4) of Section three, (3) Township nine, (9) Range eleven, (11) Otoe county, Nebraska.

The terms of said sale will be ten per cent (10%) cash and the balance payable March 1, 1924. Abstract of title is in the hands of the referee and will be furnished to purchaser. Possession to be given March 1, 1924. 1923 taxes will be paid and rent retained by the parties to the suit. Said sale will remain open for one hour.

Dated this 30th day of July, A. D. 1923. C. S. ALDRICH, Referee. W. A. ROBERTSON, Attorney for Plaintiffs. a5-1mo SW

35 years Office Experience Coates Block DR. C. A. MARSHALL Dentist

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

In the County Court. In the matter of the estate of Ann M. Goddell, 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 the 21st day of September, A. D. 1923, and on the 21st day of December, A. D. 1923, at 10 o'clock a. m. of each day to receive and examine all claims against said estate, with a view to the adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 21st day of September, A. D. 1923, and the time limited for payment of debts is one year from said 21st day of December, 1923.

Witness my hand and the seal of said County Court, this 18th day of August, 1923.

ALLEN J. BEESON, County Judge. (Seal) a23-4w.

LEGAL NOTICE In the District Court of Cass county, Nebraska.

Martha Celestia Reed, Plaintiff, vs. David T. Griffith et al, Defendants.

To the defendants David T. Griffith, David T. Griffith, Jr., real name unknown; David T. Griffith; Mrs. David T. Griffith, real name unknown; H. L. Pitzer, real name unknown; Mrs. H. L. Pitzer, real name unknown; Henry L. Pitzer and Mrs. Henry L. Pitzer, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the respective estates of David T. Griffith, deceased; Mrs. David T. Griffith, deceased; Mrs. David T. Griffith, deceased; H. L. Pitzer, deceased; Mrs. H. L. Pitzer, deceased; Henry L. Pitzer, deceased and Mrs. Henry L. Pitzer, deceased, real names unknown; and all persons having or claiming any interest in the north half (N 1/2) of the northwest quarter (NW 1/4) of Section 4, Township 11, North of Range 13, East of the 6th P. M., in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that on the 8th day of August, 1923, the plaintiff filed her suit in the District Court of Cass county, Nebraska, the object and prayer of which is to establish and quiet and confirm plaintiff's title in and to the above described lands, and to enjoin each and all of you from having or claiming to have any right, title, estate, lien or interest either legal or equitable in or to said real estate, or any part thereof, and to enjoin you and each of you from in any manner interfering with plaintiff's possession and enjoyment of said premises and for equitable relief.

This notice is given pursuant to an order of said Court. You are hereby required to answer said petition on or before Monday, the 24th day of September, 1923, and failing so to do your default will be taken therein, and judgment taken upon the plaintiff's petition.

MARTHA CELESTIA REED, Plaintiff. By A. L. TIDD, Her Attorney. a13-4w.

ORDER OF HEARING AND NOTICE OF PROBATE OF WILL In the County Court of Cass county, Nebraska.

State of Nebraska, County of Cass, ss.

To all persons interested in the estate of Christian Gurr, deceased: On reading the petition of Fred Backemeyer praying that the instrument filed in this court on the 8th day of August, 1923, and purporting to be the last will and testament of the said deceased, may be proved and allowed, and recorded as the last will and testament of Christian Gurr, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Otto Miller and Fred Backemeyer as Executors;

It is hereby ordered that you, and all persons interested in said matter, may, and do, appear at the County Court to be held in and for said county on the 4th day of September, A. D. 1923, at ten o'clock a. m., 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 and that the hearing thereof be given to all persons interested in said matter by publishing 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 8th day of August, A. D. 1923.

ALLEN J. BEESON, County Judge. (Seal) a13-3w.

ORDER OF HEARING on Petition for Appointment of Administrators.

The State of Nebraska, Cass county, ss.

In the County Court. In the matter of the estate of Augusta Gurr, deceased.

On reading and filing the petition of Ida Backemeyer praying that administration of said estate may be granted to Otto Miller and Fred Backemeyer as Administrators; Ordered, that September 4th, A. D. 1923, at ten o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing 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.

Dated August 8th, 1923. ALLEN J. BEESON, County Judge. (Seal) a13-3w.

ORDER OF HEARING on Petition for Appointment of Administrator.

The State of Nebraska, Cass county, ss.

In the County Court. In the matter of the estate of George R. South, 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 the 26th day of September, A. D. 1923 and on the 26th day of December, A. D. 1923, 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 26th day of September, A. D. 1923, and the time limited for payment of debts is one year from said 26th day of September, 1923.

Witness my hand and the seal of said County Court, this 22nd day of August, 1923.

ALLEN J. BEESON, County Judge. (Seal) a23-4w.

ORDER OF HEARING on Petition for Appointment of Administrator.

The State of Nebraska, Cass county, ss.

In the County Court. In the matter of the estate of Edn Cunningham, deceased.

On reading and filing the petition of C. E. Cunningham praying that administration of said estate may be granted to W. E. Hand, as Administrator; Ordered, that September 12th, A. D. 1923, at 10 o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing 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.

Dated August 17th, 1923. ALLEN J. BEESON, County Judge. (Seal) a20-3w.

LEGAL NOTICE In the District Court of Cass county, Nebraska.

Byron Golding, Plaintiff, vs. Ida F. Reynolds, George W. Kinser and Mrs. George W. Kinser, real name unknown, his wife, et al, Defendants.

To the defendants George W. Kinser and Mrs. George W. Kinser, real name unknown, his wife: You are hereby notified that on the 26th day of August, 1923, the plaintiff filed his suit in the District Court of Cass county, Nebraska, against you and others, the object and prayer of which is to foreclose tax sale certificates owned and held by plaintiff on Lot 10 in Block 43 in the City of Plattsmouth, in Cass county, Nebraska, and for equitable relief. This notice is given pursuant to an order of said Court.

You are required to answer said petition on or before Monday, October 8, 1923, or your default will be entered and judgment taken upon plaintiff's petition against you.

BYRON GOLDING, Plaintiff. By A. L. TIDD, His Attorney. a27-4w.

ORDER TO SHOW CAUSE In the District Court of Cass county, Nebraska.

In the matter of the Guardianship of Dorothy Elizabeth Trent, Minor.

Now, on this 20th day of August, A. D. 1923, this cause came on for hearing upon the petition of Charles A. Trent, guardian of Dorothy Elizabeth Trent, minor, praying for license to sell and to divide in three eighths part of the following described real estate, to-wit:

Commencing at a point fifty-two (52) rods west of the northeast corner of the northwest quarter (NW 1/4) of Section twenty-three, (23) in Township eleven (11) North, Range thirteen (13) east of the Sixth Principal Meridian, Cass county, Nebraska, running thence south one hundred sixteen (116) rods, thence west to the east boundary line of the right-of-way of the Omaha and Southern Railway company, thence northeasterly along the east boundary line of said right-of-way to the north line of said Section twenty-three, (23) thence east to the place of beginning; also known as Tax Lot 28 in the northeast quarter in the northwest quarter of the northwest quarter of said Section, Township and Range—

for the purpose of re-investing the same to better advantage for said minor, and for necessary expense for educating and keeping said minor, said minor having no personal estate.

It is therefore ordered that all persons interested in said estate appear before me at the District Court room in the court house in Plattsmouth, Nebraska, on the 26th day of September, A. D. 1923, at 10:00 o'clock a. m. of said day, to show cause why a license should not be granted to said Guardian to sell the above described real estate for the purpose of re-investing the proceeds thereof for the benefit of said minor; and that a copy of this Order be published three successive weeks in the Plattsmouth Journal prior to said date.

Dated this 20th day of August, A. D. 1923. JAMES T. BEGLEY