

The Plattsmouth Journal

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R. A. BATES, Publisher

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THE FOOL HATH SAID

The fool hath said in his heart, There is no God.—Psalm 14:1.

Bees are communists. They make honey—not dividends.

People, like whales, often get into trouble when they start to blow.

And every passing day brings dandelion greens a day a little nearer.

Moonshine in the system doesn't make sunshine in the soul the next morning.

Why not enter Mr. Coolidge's address in one of the patriotic oratorical contests?

These people raving about the human race being lost fail to realize it has hardly started.

The paper says a movie star is better. We say that's good. We need some better movie stars.

Aviation troubles grow. A general demanded airplanes. But they gave him the air instead.

This good quality in a woman. She never wears anybody else's hat away from a lodge meeting.

The nice thing about having enemies is you can blame them for the troubles you bring on yourself.

A stenographer is going to marry a South Dakota senator. And yet they ask, "Should a girl work?"

Some parents worry about keeping the kids in clothes and others about keeping the children in autos.

A wise woman admits that men are a poor lot but says they are all just there for a woman to marry.

Another income tax cut is proposed. If they put it over we'll start predicting the end of the world again.

Atlantic City news. A drunk was sentenced to buy his wife a new hat. That would stop a lot of men from drinking.

We kicked the moth out of our bathing suit last night. He had eaten a hole big enough to make six doughnuts.

A Paris court decides that leaving one's money to the government is not a sign of lunacy. Well, one does escape the inheritance tax that way.

A Kentucky man who just married his eighth wife says he has at last found his affinity. One wonders just what it is she thinks she has found.

The new universal antiseptic, hexylresorcinol, is said to be fifty times stronger than carbolic acid. This ought to be great stuff for the bootleggers.

The Texas Rangers having been restored to legal existence by the state supreme court, the movie films can be brought up to date without loss of excitement.

According to Sir Esme Howard, the American revolution was a beneficial to England as to America. It pained us as much as it did Mother, but it was for her own good.

It's spring, beautiful spring, when you feel so darn lazy you don't give a fig. The sap is flowing in the trees, there is a weakness in our knees, we've shed our beeveweese.

Colonel Coolidge declines to say how long he will stay in Washington as the guest of his son, the president. Maybe he doesn't know how far Calvin is indulging his desire for economy.

The complaint is heard from Canada that many of its best people are moving to the United States. And since a large number of our worst people are moving to Canada, we can't blame the kickers.

A New York editor called a judge in that city a "nincompoop." The judge filed suit for criminal libel, and, of course, the editor was found guilty, whether the jury knew what "nincompoop" meant or not. Perhaps the next time this editor wants to refer to this particular judge he will coin a new word.

Being sensible takes a lot of practice.

Talk may be cheap, but not over long distance.

Windy March is steadily keeping up its reputation.

The straight and narrow path is plenty wide for its traffic.

Have you paid your income tax yet? Time is very nearly up. Don't be a slacker!

An Alabama dude is a man who cuts a chew of tobacco with his knife instead of biting it off.

Why not call off all the dry dogs, open the gates wide, and let the wet dogs drown themselves.

In the Tennessee mountains a dude is a man who gets his hair cut in March instead of April.

Doctors have made the king of England quit smoking. Your health doesn't care how important you are.

News from Spain. The Spaniards are getting rough. Football is taking the place of bull fights over there.

A bad lot of Illinois news. Four men on a railroad track and one had a jug. Four widows are sitting at home.

Better worry over these European troubles now. Soon it will be entirely too warm to worry over anything.

A debutante tells us if she let the men know how much sense she really has it would show she didn't have much.

Advertisers should note that the mosquito, which does a humming business, is not satisfied with one insect.

Rake off your lawns and get your garden in shape for planting. And ask the neighbors to put up their chickens.

Some people save up for a rainy day. And others just figure that when it does come they'll borrow an umbrella.

About 20,000 new laws will be before the state legislatures this year. There being no law against introducing them.

Don't give up the fight for a splendid ball team this summer. We have plenty of good material if we just can get the people interested.

We have always with us the poor fellow who forgets postoffice holidays and is caught without stamps with which to mail his important letters.

Vice President Dawes had a right to oppose Charles B. Warren for the attorney generalship. Didn't Warren vote against Dawes' nomination for vice president?

John D. Rockefeller is said to have plenty of pep at 85. Perhaps some other persons at that age would have it if they could feel the exhilaration that a billion or so of dollars must give a man.

Since President Coolidge has abolished towels around the White House, as a measure of economy, the next logical step in cutting down expenses is to recall the Mayflower as the ship of state and substitute therefor a rowboat.

EATING SUNLIGHT

Science has found a way, in its researches to find a treatment for rickets, to feed sunlight to the human body in our food.

We cannot be healthy without sunlight, or rather the short "actinic" or "ultra-violet" rays which are found in sunlight. Science found it could produce these rays with artificial light and for some time has been treating rickety children with artificial sun baths.

But it found, also, that by treating food with these actinic rays, we could feel ourselves sunlight internally.

The best way of preventing or curing rickets is to light up our bodies inside. Now we can do it two ways; either through the skin or from the inside by light-giving foods.

WHAT FOCH FOUND IN GERMANY

Marchal Foch directs attention to the German Reichwehr, the Green police, the Staff, and says that all these taken together could be made the frame for an army of vast size.

Quite possibly that is true; but the point is not how much of a force Germany might have but how much she has. That is, it is a question of how many rifles, artillery pieces, airplanes and other tangible equipment are actually on the premises. For, if the will to believe is there, any paper plans for any military organization can be regarded as capable of indefinite expansion.

So far, the worst that has been alleged against Germany on the score of tangible equipment is the secretion of a negligible quantity of arms, mainly in places occupied by French troops. If a true bill can be returned against Germany, let us have it. But if indictment by hypothesis is all that is forthcoming, let us carefully distinguish between what is and what might be.

MORAL ARMOR

Dr. Winfred Stoner of New York facetiously points out that Mother Goose is one of the most immortal of writers.

Tom, the Piper's Son, is a thief; Old King Cole drinks. Not only does Tuffy steal, but the slanderous poem voices the calumny that all Welshmen do likewise. And so on.

Of course! The same thing may be said of the children's literature of all ages, and of the adult literature of the childish ages.

Grimm's fairly tales teach murder, theft and cheating.

Alice in Wonderland is full of slaughter and crime.

The Katzenjammer Kids are not only wicked but dangerous. They teach children that if they blow up teacher with gunpowder, she will come safely through the roof.

Or, coming to the greater mythologies, Homer teaches that it is honorable to kill and rob our enemies and to ravish their wives.

The great northern epics are worse. Siegfried is born of incest and practices highway robbery, as the only occupation worthy of a gentleman and demigod.

The interesting thing is that these outrageous immoralities are morally quite harmless. The imagination of childhood and of the childish ages is a self-protecting armor.

It is not the wholesome riot of primitive immorality, but the morbid decadence of modern sophistication, that does the real harm.

IT IS AMERICAN

The small minority in both parties which oppose the one policy on which the two parties agree has got up a new slogan: "Is there any issue this country would submit for arbitration to the world court that it would not submit to The Hague tribunal?"

Probably not. But what of it? There is no room you can light by electric light that you could not light by candles; nothing you can wash off in a modern bath room that your old grandfather could not get off in the bathtub by the kitchen fire; nothing you can figure on the adding machine that you could not compute by hand.

The possibility of the worse does not prevent preferring the better.

The United States was the first to see and the most insistent to remove the fault of The Hague.

On our motion, the nations long ago resolved to transform it from a panel to a court, whenever they could agree on a way to choose the judges.

Finally, under American leadership, that problem was solved in an American way. Following the example of our own Constitution, the voting was to be by two groups, one domination by the larger and the other by the smaller nation.

It is the most American thing in the world outside of America itself.

It has been American policy for years, and it is the only thing on which all American parties are agreed now.

Yet it is opposed by a small group of senatorial super-patriots, on the claim that it is "un-American!"

And so far as we from "government by the people" that, with the people and their representatives both for it, this small group, so far, is able to prevent us from getting it. Let it be hoped—not long.

A WELL-FILLED LIFE

When before, in the history of the world, could one man have lived thru the contacts of M. H. de Young, San Francisco publisher, who died the other day, after owning and editing one paper for 60 years?

Other men have lived longer, and a few of them have kept actively at one job for 60 years.

But a newspaper job, through this particular 60 years—that has happened only once.

From Lincoln to Coolidge; from the pony express to radio; from the frontier to prohibition; from the Civil war through and after the World war; from condition of life that had changed little for a thousand years to an age when they are revolutionized over night—this is what these 60 years have meant.

To have been at the head of a newspaper through that time, to have recorded all these things and to have been a part of some of them is to have had an experience that nothing else could duplicate.

TO EDUCATE THE EDUCATED

Simon Guggenheim fosters the best type of scholarship in setting aside the income of several million dollars to be used by mature American students for research work in foreign countries. As he points out in the announcement of his scores of academic careers necessarily terminate just at the time when men and women are mature enough to do scholarly work of the highest kind. Many of them leave academic pursuits for employments offering a larger financial return, while those who remain are by the force of circumstances frequently loaded down with teaching and administrative duties which virtually preclude research.

The Guggenheim fellowships in the hands of men and women of proved ability should pay handsome returns in the form of scholarly contributions of one kind or another. It is difficult to believe that this country is not producing its quota of scholars, but if one judges by the published product the comparison is not entirely favorable to America. Too many American scholars are confronted with the serious problem of earning a living to make the contributions of which they are capable. Some fifty of them will be beneficiaries each year under the Guggenheim awards and all branches of education should profit.

The Rhodes scholarships have been a boon to American education, but they were never designed to promote research or scholarship of the higher kind. The Guggenheim fellowships on the other hand contemplate the education of the educated. Their effects upon the scholarly contributions of American authors both be watched with much interest both in this country and in the foreign countries where he researches are to be conducted.

ADEQUATE ARMAMENT

President Coolidge, in his inaugural address, which was a very commonplace document, was applauded when he declared himself in favor of adequate armament. The response indicated that he touched a topic which is today being universally considered by the people. Otherwise no applause would have been forthcoming for the conservative assertions concerning preparedness which he made a part of his address.

"Adequate armament" certainly means little or nothing. It can be liberally interpreted to suit either the pacifist or the militarist. The president expressed the opinion of the nation in declaring that this country does not wish to be in the forefront in arming for war. But in view of the unsettled condition in which the congressional investigators left the aircraft probe, the president might have been more definite in outlining what he considers adequate preparation.

Insofar as the probe by congress went, it clearly indicated that there is jealousy and petty prejudice in the high offices of both the army and the navy. Supposed to be experts, they cannot agree on a definite question concerning the part which must play in a future war.

Do they expect the American public to believe that capital ships are safe from air attack? Too many of the people know that Great Britain is today miles ahead of this country in its construction of large aircraft carriers. And when Great Britain makes a mistake in naval strategy, that day will be a red letter one in the history of the world. French preparedness heavily stresses aircraft equipment on a scale never before contemplated. Japan is building planes, training fliers. And the American aviation corps, consisting of twelve planes, "assembles at Macon, Georgia."

These same army officers that have withdrawn support from General Mitchell in his comment, are the ones that are continually urging this "train the youth of America" program. Without adequate air protection American manhood would be merely huddled under death from the skies. That may be good military strategy but it is hardly common sense.

If President Coolidge proposes to give the nation adequate armament, he might first make a clean sweep of those high officers in the army that made a farce of America's part in the air during the World war. It

may be stated as a general assertion that this country is far from satisfied with the present conduct of its military affairs.

JUST PINS

It takes vision to see a gigantic industry and enormous profits in a little thing like a pin. Think what faith and patience the man possessed who started the first pin factory!

Today the annual production of safety pins alone exceeds one billion; ordinary straight pins, of course, must run much higher. And today it takes no prophet to see the money in this industry.

The Copper and Brass Research association tells you that the manufacture of penknives and safety pins consumes in excess of six million pounds of copper and its alloys each year. Estimates place the total output of knives at 15 million a year.

The way to get rich is to discover something that the public can't do without—and then start making it.

INTOLERANT MAJORITIES

Majorities are intolerant. Witness the "night riders" who used to coerce growers into the organization to which their neighbors belonged, and the recent recrudescence, on a small scale, of the same thing among the raisin growers of California.

In Greece and Brazil, the government enforces membership in the current and coffee associations.

Other countries have done the same thing with sisal and rubber. Here it is constitutionally impossible.

If nine-tenths of the producers want to co-operate, and one-tenth selfishly stay outside, to enjoy the benefits without sharing the burdens, that is their constitutional right.

No law can coerce them in. Therefore, their neighbors are tempted to do it lawlessly.

Of course it is not only wrong, but worse than wrong. It is useless. It defeats its own purpose.

But it does illustrate that majorities are intolerant, and that only the constitution can protect minorities in their sacred right to be wrong.

Congress' deficiency bills remind us of the woman who wrote a check to cover the amount she was overdrawn at the bank.

Bargain day next Wednesday, March 18. Bigger bargains and more of them. Come early, if possible. But come, even if you have to come late. All stores open till 9 o'clock.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska.

J. L. Stewart and Charles Engelkemier, plaintiffs, vs. the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of John S. Townsend, deceased, et al., defendants.

To the defendants, the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of John S. Townsend and Annie E. Townsend, each deceased, real names unknown, and all persons having or claiming any interest in and to Lots six (6), seven (7), and eight (8), in Block three (3), Duke's Addition to the City of Plattsmouth, Cass county, Nebraska, real names unknown.

You and each of you are hereby notified that J. L. Stewart and Charles Engelkemier as plaintiffs filed a petition and complaint in said court, on the 4th day of March, 1925, against you and each of you, the object, purpose and prayer of which is to obtain a decree of court quieting the title to Lots six (6), seven (7), and eight (8), in Block three (3), Duke's Addition to the City of Plattsmouth, Cass county, Nebraska, as against you and each of you and for such other and further relief as may be just and equitable.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 20th day of April, 1925, or the allegations of plaintiffs' petition will be taken as true and a decree will be rendered in favor of plaintiffs and against you and each of you according to the prayer of said petition.

Dated this 7th day of March, 1925.

J. L. STEWART and CHARLES ENGELKEMIER, Plaintiffs.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska.

William A. Oliver and Frank E. Vallery, Plaintiffs, vs. Paul Nuckolls et al., Defendants.

To the defendants Paul Nuckolls; Mrs. Paul Nuckolls, real name unknown; Rupert Nuckolls, Mrs. Bruce Johnson Nuckolls, real name unknown; Mary Ann Garrison; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Paul Nuckolls; Mrs. Paul Nuckolls, real name unknown; Rupert Nuckolls; Mrs. Bruce Johnson Nuckolls, real name unknown; Mary Ann Garrison; the heirs, devisees, legatees, personal representatives and all other persons having or claiming any interest in and to Lot seven (7) and the west half (W 1/2) of Lot eight (8), in Block forty (40),

sons interested in the estates of Paul Nuckolls, Mrs. Paul Nuckolls, real name unknown; Rupert Nuckolls, Mrs. Bruce Johnson Nuckolls, real name unknown; Joseph T. Griffith, Mrs. Joseph T. Griffith, real name unknown; Joseph H. Brown, Mrs. Joseph H. Brown, real name unknown; Mrs. J. D. Rankin, real name unknown; Adam Cook; Stephen E. Nuckolls; Isaiah Toy, Philip Seidenstricker, and Kate Seidenstricker, each deceased, real names unknown, all persons having or claiming any interest in and to the north half (N 1/2) of Lots one (1), and two (2), and all of Lot three (3), all in Block thirteen (13), in the City of Plattsmouth, Cass county, Nebraska, real names unknown.

You and each of you are hereby notified that Philip A. Horn as plaintiff, filed a petition and complaint in said court, on the 28th day of February, 1925, against you and each of you, the object, purpose and prayer of which is to obtain a decree of court quieting the title to the north half (N 1/2) of Lots one (1) and two (2), and all of Lot three (3), in Block thirteen (13), in the City of Plattsmouth, Cass county, Nebraska, as against you and each of you, and for such other and further relief as may be just and equitable.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 20th day of April, 1925, or the allegations of plaintiff's petition will be taken as true and a decree will be rendered in favor of plaintiff against you and each of you according to the prayer of said petition.

Dated this 7th day of March, 1925.

PHILIP A. HORN, Plaintiff.

W. A. ROBERTSON, Attorney For Plaintiff.

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 Frank Hughson, deceased.

On reading and filing the petition of Alice Hughson praying that the matter be heard in a county court to be held in and for said county, and show cause why the prayer of petition 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 March 7th, 1925.

A. H. DUXBURY, County Judge.

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 David J. Pitman, deceased:

On reading the petition of Harriet I. Pitman praying that the instrument filed in this court on the 25th day of February, 1925, 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 David J. Pitman, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Orin A. Davis, as Executor;

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 28th day of March, A. D. 1925, at 10 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 25th day of February, A. D. 1925.

A. H. DUXBURY, County Judge.
(Seal) ALLEN J. BEESON, Attorney.

NOTICE OF REFEREE'S SALE

In the District Court of Cass county, Nebraska.

Irene C. Monson, formerly Irene C. Noel, Plaintiff, vs. Helen G. Bengen, Russell M. Bengen, Helen G. Bengen, Minors, and James Monson, Defendants.

Notice is hereby given that by virtue of an Order entered on the 20th day of February, 1925, by the Hon. James T. Begley, Judge of the District Court of Cass county, Nebraska, I, the undersigned, C. A. Rawls, sole referee in said cause, appointed by the Order of said court, will on the 28th day of March, 1925, at the hour of ten o'clock a. m. of said day, at the south front door of the court house in the City of Plattsmouth, Cass county, Nebraska, offer for sale to the highest bidder for cash, subject to a mortgage of \$5,000.00, the following described real estate, to-wit:

The southeast quarter (SE 1/4) of Section three (3), Township eleven (11) North, in Range thirteen (13) east of the Sixth Principal Meridian in Cass county, Nebraska.

Said offer for sale will remain open for one hour for bids.

Dated February 20, 1925.

C. A. RAWLS, Referee.

Chas. E. Martin, Attorney.

NOTICE OF REFEREE'S SALE

In the District Court of Cass county, Nebraska.

Samuel Gullion, Plaintiff, vs. Geraldine Chandler et al., 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 21st day of February, 1925, and an order of sale entered by said Court on the 21st day of February, 1925, the undersigned sole referee will, on the 28th day of March, 1925, at 2 o'clock p. m., at the north front door of the First National Bank in the Village of Greenwood, Cass county, Nebraska, sell at public auction to the highest bidder for cash, that is to say, ten per cent on the day of sale and balance when said sale shall be confirmed by the Court, the following described real estate, to-wit:

The west ninety (90) acres of the northeast quarter (NE 1/4) of Section thirty-four (34) in Township twelve (12), North, Range nine (9), east of the 6th P. M., in Cass county, Nebraska.

Said sale will be held open for one hour. An abstract showing marketable title will be furnished.

Dated this 21st day of February, A. D. 1925.

J. A. CAPWELL, Sole Referee.

Carl D. Ganz, Attorney.

In the City of Plattsmouth, Cass county, Nebraska, real names unknown.

You and each of you are hereby notified that William A. Oliver and Frank E. Vallery, as plaintiffs, filed a petition and commenced an action in the District Court of Cass county, Nebraska, this 25th day of February, 1925, against you and each of you, the object, purpose and prayer of which is to obtain a decree of court quieting the title to Lot seven (7) and the west half (W 1/2) of Lot eight (8), in Block forty (40), in the City of Plattsmouth, Cass county, Nebraska, as against you and each of you and for such other and further relief as may be just and equitable.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 13th day of April, 1925, or the allegations of plaintiffs' petition will be taken as true and a decree will be rendered in favor of plaintiffs and against you and each of you, according to the prayer of said petition.

Dated this 25th day of February, A. D. 1925.

WILLIAM A. OLIVER and FRANK E. VALLERY, Plaintiffs.

W. A. Robertson, Attorney for Plaintiffs.

NOTICE

In the District Court of Cass county, Nebraska.

Sarah Renner, Plaintiff, vs. Mary Ann Holten et al., Defendants.

To the Defendants: Mary Ann Holten and all persons having or claiming any interest in Lots numbered 16, 17 and 18, all in Block numbered 27, all in the Village of Eagle, Cass county, Nebraska, as the same are shown on the published and recorded plat thereof, real names unknown:

You and each of you are hereby notified that the plaintiff, Sarah Renner filed her petition in the District Court of Cass county, Nebraska, on the 21st day of February, 1925, against you and each of you, the object and prayer of which is to obtain a decree of court quieting the title in her in and to the following described real estate, to-wit:

Lots 16, 17 and 18, all in Block 27 in the Village of Eagle, in Cass county, Nebraska—

and for such other and further relief as may be just and equitable.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 6th day of April, 1925, or the allegations of plaintiff's petition will be taken as true and your default will be entered and a decree will be rendered in favor of the plaintiff and against you and each of you according to the prayer of said petition.

Dated this 21st day of February, A. D. 1925.

SARAH RENNER, Plaintiff.

By A. L. Tidd, Attorney for Plaintiff.

NOTICE OF REFEREE'S SALE

In the District Court of Cass county, Nebraska.

Irene C. Monson, formerly Irene C. Noel, Plaintiff, vs. Helen G. Bengen, Russell M. Bengen, Helen G. Bengen, Minors, and James Monson, Defendants.

Notice is hereby given that by virtue of an Order entered on the 20th day of February, 1925, by the Hon. James T. Begley, Judge of the District Court of Cass county, Nebraska, I, the undersigned, C. A. Rawls, sole referee in said cause, appointed by the Order of said court, will on the 28th day of March, 1925, at the hour of ten o'clock a. m. of said day, at the south front door of the court house in the City of Plattsmouth, Cass county, Nebraska, offer for sale to the highest bidder for cash, subject to a mortgage of \$5,000.00, the following described real estate, to-wit:

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Said offer for sale will remain open for one hour for bids.

Dated February 20, 1925.

C. A. RAWLS, Referee.

Chas. E. Martin, Attorney.

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In the District Court of Cass county, Nebraska.

Samuel Gullion, Plaintiff, vs. Geraldine Chandler et al., Defendants.

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The west ninety (90) acres of the northeast quarter (NE 1/4) of Section thirty-four (34) in Township twelve (12), North, Range nine (9), east of the 6th P. M., in Cass county, Nebraska.

Said sale will be held open for one hour. An abstract showing marketable title will be furnished.

Dated this 21st day of February, A. D. 1925.

J. A. CAPWELL, Sole Referee.

Carl D. Ganz, Attorney.

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Samuel Gullion, Plaintiff, vs. Geraldine Chandler et al., Defendants.

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