

The Plattsmouth Journal

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R. A. BATES, Publisher

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Country sausage is ripe, and with hot biscuits and brown gravy there is nothing finer to set before a hungry person.

Senator Borah issued a statement the other day on inflation. The senator can take his conversation or leave it alone.

The Canadian army numbers, by statute, 20,301 men. The odd man is probably either the commander in chief or the unknown soldier.

President Roosevelt receives a daily average of 3,800 letters of advice. There's one answer that might be made to all of them: "You're telling me?"

There is a widespread wish among the Democrats for something to happen that would put Mr. Farley in a good humor. The Farley plum crop is very slow to ripen.

Next to the customer who is forgotten by the motor salesman after the car is sold, we guess the most quickly forgotten man is the taxpayer after he has paid his taxes.

One of the strange things about all the prohibition reminiscences so popular just now, is how few can remember anything to tell about what they did on Armistice day, 1918.

Southern California lost its first football game Saturday since 1931, but the skeleton reports of the game don't say whom the alumni have in mind for Howard Jones's place.

"Women marry," says Mary Garden, "because they don't like to work." We can understand how it might apply to first marriages, but why do they marry the second time?

It's an ill wind, indeed, which blows nobody good. They say the civil service correspondence schools and the photographers are reaping a veritable harvest out of the postoffice applicants.

"The world looks topsy turvy now to the young man just out of college," says an educator. It should look all right to the young man who has just finished three years playing center on the varsity.

We'll bet some of the stock bought in 1929 that some of the new cocktails brought out following the count of the vote on repeal will be named Nira or NRA or AAA or PWA, and maybe they'll have some kick too.

Criticized for addressing his employer as Mr. Arrison, an East-end Londoner remarked: "Well, if a hatch and a hay, two hars and a hi and a hea, a ho and hen don't spell 'Arrison, I don't know what does."

Two thousand couples were married in Italy recently in a single ceremony, and we don't suppose the society editors and the rotogravure editors ever will get things completely straightened out with the in-laws.

"She has the loveliest home on Fifty-ninth street," a woman remarked of a friend the other day. "Everything in it is just perfect—except the pencils she keeps the bridge score with. She sharpens those with a butcher knife."

The voice of rejecting and salvation is in the tabernacles of the righteous: the right hand of the Lord doeth valiantly. The right hand of the Lord is exalted: the right hand of the Lord doeth valiantly.—Psalm 113: 15 and 16.

A newspaper photograph reveals half a dozen men drinking beer out of sanitary paper cups—a sight that somehow sets the teeth on edge, as the saying is. Beer no more belongs in paper cups than champagne belongs in tin cups.

Glimpse of a purist doing his purist: The master of ceremonies at the big dinner for Marie Dressler the other night was heard to say, over the radio: "And now I present to you one who is known to all of you—or, I should say, one whom is known to all of you—"

Is or is not, General Johnson going to crown Henry V-8th?

In the game of revolution in Cuba, a complete overturn of the existing government is called a strike, but where some of the old regime is left standing, it is called a spare.

Mary McCormick tossed her Georgian prince back into circulation the other day. By the way, what do the rules say about the number of times one must win a Midway before being permitted to keep him?

Harry Sinclair was sworn twice as he took the stand in the senate investigation—once for the record and once for the photographers. In cases where midgets are not obtainable for photographs, shots of financiers about to tell the truth are considered just as good.

A green eagle with a pitchfork in its talons is the proposed design for a recovery emblem for agriculture. Nellie Nitwit who knows something about farming, but nothing about agriculture, opines that a hawk carrying a chicken would be more appropriate.

It does seem peculiar that this country and Greece should get into a row over Sam Insull, when Insull wants to stay where he is and Greece wants him to stay where he is and all we can do with him is to prosecute him and spend money that won't bring any money back.

An obviously inebriated man entered a music store in a nearby city and, selecting a salesman, demanded to see a piano. The floor manager, possibly an old-time bartender of the higher type, called the salesman aside and whispered, "Don't show him any pianos—he's had too much already."

Mussolini is being charged with sending Balbo to a post in Africa because Balbo achieved too much popularity in Italy and the dictator does not want anyone like that around him. A more reasonable explanation, however, is that Mussolini grew tired looking at Balbo's beard and decided to get it out of his sight.

The recognition discussion with Russia has advanced to the point where we find that Russia has a large and willing market for our products but no money. Russia, we believe, has now offered to trade in her old recognition as a down payment, and sign for the balance "easy," and that is where a good many deals hang fire.

Maxim Litvinoff, Russia's foreign commissar, has landed in this country, has shaken hands with President Roosevelt, and can now begin negotiating for the recognition of soviet Russia, which most people believe inevitable.

"Given long credits," says the Manchester Guardian, representative of one of the greatest trading communities in the world, "the United States can step into the place of Germany. It is natural to assume that recognition will be followed by a great expansion of American exports to soviet Russia. There are certain things which Russia can take in great quantities from the United States—cotton, cattle, copper, and agricultural machinery—and also it has comparatively few things to offer which the United States does not already produce, that is of no importance unless the American government is foolish enough to insist on a balance of direct trading. Russia will buy, and Russia will also sell in such a way that the Americans will be paid, and the upshot will be an increase of Russo-American trade. Mr. Roosevelt has seized an obvious chance. The British government has missed it."

So, obviously, do the British manufacturers of cotton, machinery and many other products which Russia wants, but can only buy on credit, which is not available in Great Britain, regard the enormous credit facilities which the United States can afford to extend. They, at least, have no belief that Russia will not pay. And they are among the world's most canny traders.—Detroit News.

WALLACE DISCOVERS A CONTENTED FARMER

Not much that has happened in recent months has been of a kind to bring joy or comfort to those in the department of agriculture and the agricultural adjustment administration who have been trying desperately to do something for the farmers. Strikes in some regions and clamorous demands for relief from all sections have been the general response to their efforts until the belief prevalent in urban circles that the farmer is never and never will be satisfied seemed to be justified.

Emcompassed by this gloom it was very agreeable to the department today to see one ray of sunshine peep through to brighten its path. Secretary Wallace had the pleasure of making the rare discovery that there is at least one contented farmer, who is willing to admit things could be worse.

He might never have been found if he had not written to Mr. Wallace with the idea that "a little praise from the heart may help take off some of the string of criticism." The relator of this unusual story lives near Earl Park, Benton county, Indiana, and after commending President Roosevelt for standing against the demands of the five western governors and expressing appreciation of what had already been done for agriculture he described his own case thus:

"I am one of the many debt-ridden corn, hog and cattle farmers of western Indiana. Married, four children. For three years we have been less than a half a jump ahead of the sheriff.

"In 1932 I sold wheat at 41 cents—corn, 15 cents. This year, 91 cents for wheat and market today 32 cents No. 4 corn for December delivery. Through the new farm loan act I am refinancing my mortgage at a saving of 33 1-3 per cent. (Joint stock loan.) I have signed your wheat-allotment contract, will sow my idle land to soil-improving crops and you are paying me for this idle land while I build up my farm.

"Your plan is wonderful. I have been an advocate of such a plan for years because we farmers are too darned jealous of each other to do it of our own accord. Put teeth into the A. A. A. so as to catch the boys trying to slip in the back door. We farmers need a boss and you fill the job completely.

"In the trying days we are going through I wanted you to know there are some of us appreciative of what has been done so far and the confidence we have in our president and his official family.

"Why shouldn't I feel better? We have increased the half a jump into a full 10-step lead ahead of the sheriff. We are able to help our eldest daughter through the state university, pay our taxes and in fact are all better citizens. Command me if I can be of any service."

This rare flower will be placed in the department's bouquet room, where it will not be crowded just now by many other specimens.—Washington Bureau Dispatch in Baltimore Sun.

THE FRENCH ARMADA

France has been too poor to pay the last three installments on her debt obligations to America, but at Istres Wednesday, an armada of 27 huge planes, manned by 54 picked aviators, started in mass flight to darkest Africa.

It is a 15,525-mile journey to French Africa, across desert and jungle, and fraught with great danger, but announcement of the expedition was accompanied with the statement that it was necessary for France's military, commercial and technical prestige. While pleading poverty and inability to meet her debt, France continues to spend large sums of money for mastery of the air, to which she succeeded three years following the close of the world war, and which she has maintained regardless of the cost.

It is this which makes the average American see red whenever the French government pleads that it cannot pay anything toward settlement of its debt obligations. France has been Europe's bad boy, and a very sore thorn in the side of Uncle Sam. Not content with overturning the work of the disarmament conference, and the London economic conference following, attempting a raid on the American dollar, and repudiating her own debts, the French set about deliberately to organize European debtors, so they would refuse to make payments to the United States.

Unfortunately, the French debt is not enforceable. It rests upon the good faith of the debtor, and in this instance good faith is shown by continuing to toss millions away as indicated by the African expedition. It is not surprising that most of America has become disgusted with France.—Lincoln Star.

NAZI CO-ORDINATING IN UNITED STATES

Nazi spokesmen talk constantly about the co-ordinating activities of their movement. In Nazi parlance co-ordinating appears to mean extension of Hitler control over newspapers, schools, hospitals, courts, businesses and all German institutions mormerly more or less autonomous. But a better co-ordination of policy between the Nazi hierarchy and the Germany embassy in this country would not be out of order.

A fortnight ago Ambassador Hans Luther declared in Chicago that German "national socialism does not intend to reach beyond the boundaries of its origin. It is not for export." That assurance was welcomed by Americans mindful of the injury done this country by the introduction of alien political issues and organizations. But Ambassador Luther, it appears, did not accurately reflect the policies of his government. Even while he spoke there was on his way to the United States one Captain George Schmitt with credentials authorizing him to "co-ordinate" Nazi and stahlhelm activities among the German elements of this country. Captain Schmitt's apologists attempt to minimize his mission by explaining that the stahlhelm resembles the American Legion. Superficially that is true, the stahlhelm being composed of German war veterans, but it is a military-political organization and an arm of the Nazi regime just as in Italy the fascist militia is an integral part of the Mussolini regime. Presumably Captain Schmitt is in America to carry on for the fugitive Heinz Spanknoebel, whose activities as an unaccredited agent of the Nazi regime are being investigated by a federal grand jury in New York.

Meanwhile, it is announced from Berlin that the war-time German propagandist, Edwin Emerson, an American born in Germany, has been named a representative of Nazi interests in this country. He is to direct the Nazi organization known as "Friends of New Germany." Emerson is remembered unfavorably in this country for his propaganda from behind the German lines to disrupt the morale of American troops on the French front and encourage desertion.

What the Nazis do in Germany is their own business. What Nazis, fascists or communists do in this country is decided by the business of the United States. The department of justice and the department of labor should co-operate with the state department in keeping a vigilant eye on the activities of Schmitt and Emerson and their lieutenants. If they foster illegal movements they should be dealt with summarily as were the illegal fascist organizations among Italian Americans several years ago. Hitler would not permit an American democrat to organize a liberal movement in Germany; there is no reason why the United States should permit German Nazis to organize a Hitlerite movement in this country.—Chicago Daily News.

DEAD CATS WORRY SMART BUSINESS MEN

Dead cats flying at NRA are worrying the country's smarter business men more than any one else. It is their first duty to keep in touch with what the people of the country are thinking, and they have not failed to notice that the leftward swing started a year ago is becoming more pronounced each week. Except for the duller industrialists, who neither learn nor forget, they realize that if any change occurs at this time it will not be a change back toward the "good old days" of unrestrained individualism.

Walter Teague, president of the Standard Oil Co. of New Jersey, addressing the Academy of Political Science this week, warned that industry is on a one-way street and cannot turn back. He said it must find away to distribute its rewards more justly and regulate its own affairs more efficiently if it is to keep government interference at a minimum.

Henry Harriman, president of the United States Chamber of Commerce, speaking on the same program, likewise urged business men to stop thinking and saying that the recovery program is going to blow up.

Donald R. Richberg, NRA's general counsel, put it baldly when he said: "The employer who is still devoting his best energies to preventing his employees from exercising the right of collective bargaining is the best ally the left wing socialists or communists have in this country.

"Such an employer is simply driving his employees and the unemployed to the ballot box, or to even more direct means of using political power, not merely to control but to destroy the economic power with which they are being repressed." Brain Trustee A. A. Berle, Jr., in

a current article presents complete government control of all production, all consumption and all labor as the one possible alternative if the present recovery program fails.

He adds that the men in charge of formulating that program are not afraid of names or tags, but only determined to evolve an economic system that will actually work—that will satisfy the "legitimate needs of a huge mass of people, all of whom are entitled to their right to live."

The alternative to NRA has a far more ominous implication for business men devoted to the old order than anything President Roosevelt has even suggested doing.

NRA is a sane, intelligent attempt to form a fair working partnership of capital, labor and government; to find, as Mr. Richberg puts it, "a halfway house of democratic co-operation and self-discipline between the anarchy of irresponsible individualism and the tyranny of state socialism."—New York World Telegram.

No better town in which to reside than Plattsmouth.

Whereas, Robert Earls, convicted in Cass county, on the 29th day of November, 1932, of the crime of forgery, has made application to the Board of Pardons for a parole, and the Board of Pardons, pursuant to law have set the hour of 10:00 a. m. on the 13th day of December, 1933, for hearing on said application, all persons interested are hereby notified that they may appear at the State Penitentiary, at Lincoln, Nebraska, on said day and hour and show cause, if any there be, why said application should, or should not be granted.

NOTICE TO NON-RESIDENT DEFENDANT

JOHN THOMPSON, defendant, will take notice, that on the 28th day of October, 1933, Chas. L. Graves, a Justice of the Peace of Plattsmouth, Cass county, Nebraska, issued an Order of Attachment for the sum of \$61.76, in an action pending before him, wherein Allie Meisinger is plaintiff and John Thompson is defendant, and that personal property of the defendant consisting of one International Model 1926 Duol Tru-K, Motor No. 105722, has been attached under said order.

Said cause was continued to the 20th day of December, 1933, at 9 o'clock a. m.

Dated this 6th day of November, A. D. 1933.

ALLIE MEISINGER, Plaintiff.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.

In the matter of the estate of Louisa Fisher, deceased.

All persons interested in said estate are hereby notified that a petition has been filed in said court alleging that said deceased died leaving no last will and testament and praying for administration upon her estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said petition before said Court on the 8th day of December, A. D. 1933, and that if they fail to appear at said Court on said 8th day of December, 1933, at ten o'clock a. m., to contest the said petition, the Court may grant the same and grant administration of said estate to Ervin O. Conn and Grace M. Conn, or some other suitable person and proceed to a settlement thereof.

Witness my hand and the seal of said County Court this 8th day of November, 1933.

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.

To all persons interested in the estate of Louisa Fisher, deceased.

On reading the petition of Edgar T. Fisher, praying that the instrument filed in this court on the 7th day of November, 1933, 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 Louisa Fisher, deceased; that said instrument be admitted to probate and the administration of said estate be granted to Edgar T. Fisher, as Executor; and that if they fail to appear at said Court on the 8th day of December, A. D. 1933, 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 the seal of said court, this 7th day of November, A. D. 1933.

A. H. DUXBURY, County Judge.

ORDER OF HEARING

In the County Court of Cass county, Nebraska.

In the matter of the Trusteeship of the Estate of Caroline Williams, deceased.

Now on this 4th day of November, 1933, this cause came on for hearing upon the report of C. H. Longacre and August Longacre, trustees, under the last will and testament of Caroline Williams, deceased, together with the petition of said trustees, praying therein for the approval of said report and for an order reducing the amount of the trustees' official bond herein filed, and it appearing to the Court that a time and place for hearing upon said report and upon all other reports heretofore made by said trustees should be fixed and notice thereof given;

It is therefore ordered that a hearing upon said report and all prior reports made by said trustees be set for hearing on the 24th day of November, 1933, at the hour of ten o'clock in the forenoon at the Court house in Plattsmouth, Nebraska, to be given to all persons interested in said matter by publication of a copy of this Order in the semi-weekly edition of the Plattsmouth Journal, commencing with the issue of November 6th, 1933, and continuing to and including the issue of November 23rd, 1933, and that all objections to said reports must be filed in said Court before said day of hearing.

By the Court.

A. H. DUXBURY, County Judge.

ORDER OF HEARING

In the County Court of Cass county, Nebraska.

State of Nebraska, Cass county, ss.

To all persons interested in the estate of William Curry Boucher, deceased:

On reading the petition of Henry Warren Boucher, Executor, praying for final settlement and allowance of his account filed in this Court on the 21st day of October, 1933, and for assignment of residue of said estate, determination of heirship and discharge of 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 1st day of December, A. D. 1933, 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 the hearing thereof be given to all persons that would be interested in 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.

In witness whereof, I have hereunto set my hand and the seal of said Court this 31st day of October, A. D. 1933.

A. H. DUXBURY, County Judge.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale, issued by C. E. Ledgway, Clerk of the District Court, within and for Cass County, Nebraska, and to me directed, I will on the 9th day of December, A. D. 1933, at 10 o'clock a. m. of said day at the south front door of the Court House, in said County, sell at public auction to the highest bidder for cash the following real estate to-wit:

Beginning at the Northeast corner of the West Half of the Northeast Quarter of Section Five, Township Eleven, North Range Eleven, East, extending West 79 rods, thence South 81 rods, thence East 79 rods, thence North 81 rods, to point of beginning, containing forty acres more or less, and the Southwest Quarter of Section Thirty-three, Township Twelve, Range Eleven, all situate in the County of Cass County, Nebraska, subject to a mortgage in favor of the Conservative Mortgage Company in the sum of \$15,000.00—

The same being levied upon and taken as the property of Henry Hill, Jr., et al. defendants, to satisfy a judgment of said court recovered by John H. Fowler, Trustee, plaintiff, against said defendants.

Plattsmouth, Nebraska, October 31, A. D. 1933.

H. SYLVESTER, Sheriff Cass County, Nebraska.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court, within and for Cass County, Nebraska, and to me directed, I will on the 9th day of December, A. D. 1933, at ten o'clock a. m. of said day at the south front door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

The southeast quarter (SE 1/4) of the southeast quarter (SE 1/4) of Section thirty-two (32), Township eleven (11), Range fourteen (14), East of the Sixth P. M.; also the northeast quarter (NE 1/4) and the northeast quarter (NE 1/4) of the southeast quarter (SE 1/4) of Section five (5), Township ten (10), Range fourteen (14), East of the Sixth P. M., in Cass county, Nebraska—

The same being levied upon and taken as the property of Mildred J. Propst et al. defendants, to satisfy a judgment of said Court recovered by The Conservative Savings & Loan Association, plaintiff against said defendants.

Plattsmouth, Nebraska, November 6, A. D. 1933.

H. SYLVESTER, Sheriff Cass County, Nebraska.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.

In the matter of the estate of Wyomere Fletcher, deceased.

Notice of Administration. All persons interested in said estate are hereby notified that a petition has been filed in said Court alleging that said deceased died leaving no last will and testament and praying for administration upon the estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said petition before said Court on the 24th day of November, A. D. 1933, and that if they fail to appear at said Court on said 24th day of November, 1933, at ten o'clock a. m., to contest the said petition, the Court may grant the same and grant administration of said estate to Edgar Fletcher or some other suitable person and proceed to a settlement thereof.

Witness my hand and the seal of said County Court this 25th day of October, 1933.

A. H. DUXBURY, County Judge.

ORDER TO SHOW CAUSE

In the District Court of Cass County, Nebraska.

In the matter of the application of N. D. Talcott, administrator of the estate of William D. Coleman, deceased, for license to sell real estate to pay debts.

Now on this 25th day of October, 1933, came N. D. Talcott, Administrator of the estate of William D. Coleman, deceased, and presents his Petition for License to Sell the Real Estate of the deceased party in order to pay the claims filed and allowed against said estate, and the expenses of administering said estate. It appearing from said petition that there is an insufficient amount of personal property in the hands of the administrator to pay the claims presented and allowed by the County Court and the expenses of the administration of said estate; and that it is necessary to sell the whole of the real estate of the deceased in order to pay the aforesaid claims and the costs of administration.

It is Therefore Considered, Ordered and Adjudged, that all persons interested in the estate of William D. Coleman, deceased, appear before me, James T. Begley, Judge of the District Court, in the District Court room in the court house in the City of Plattsmouth, Cass County, Nebraska, on the 9th day of December, 1933, at the hour of 10:00 o'clock in the forenoon, and show cause, if any there be, why such license should not be granted to N. D. Talcott, Administrator of the estate of William D. Coleman, deceased, to sell all of the real estate of said deceased, so as to pay claims presented and allowed with the costs of administration and of this proceedings.

It is Further Considered, Ordered and Adjudged, that notice be given to all persons interested by publication of this Order to Show Cause for four successive weeks in the Plattsmouth Journal, a legal newspaper published and of general circulation in the County of Cass, Nebraska.

By the Court.

JAMES T. BEGLEY, District Judge.

620-4w

Law Offices

Brogan, Ebel & Shoemaker Omaha, Neb.

NOTICE

TO—Sophia M. Schaffer and Calvin H. Taylor, Executors of the Estate of Terrace C. Pittman, deceased; Sophia M. Schaffer; Albert Schaffer; Terrance Leone Schaffer; Bert Henricks Schaffer; Clara Shorten; Maudie A. Randall; Sophia M. Schaffer, Trustee:

You, and each of you, are HEREBY NOTIFIED that there has been filed in the District Court of Cass county, Nebraska, a petition, Appearance Docket 6, Number 235 of said court, wherein Reza Wark is plaintiff and you and each of you, together with W. A. Robertson, administrator with will annexed of the Estate of Terrace C. Pittman, deceased; Sophia M. Schaffer; George E. Nickles; Gardner Hamilton; Murray Hardware Company are defendants, the object and prayer of which is to obtain an accounting of the amount due to said plaintiff under the terms of a certain deed dated August 7, 1913, and filed in the office of the Register of Deeds of Cass county, Nebraska, and recorded on the 25th day of August, 1913, in Book 51 of Deeds at page 457, at the rate of Nine Hundred Dollars (\$900.00) per year from and including 1924 with interest thereon at the rate of seven per cent (7%) per annum to the date of filing said petition, less the sum of One Thousand Six Hundred Eighty-Seven and 48/100 Dollars (\$1,687.68); to have said amount with interest at six per cent (6%) per annum and costs decreed a lien, prior and superior to the right, title, interest, lien, claim, demand and equity of redemption of you and each of you upon and against the estate described in said petition by virtue of the terms of said deed; to have said lien foreclosed and to have said real estate and appurtenances sold to satisfy said lien, interest and costs, and to bar and foreclose you and each of you of all right, title, interest, lien, claim, demand and equity of redemption whatever in and to the said real estate and appurtenances thereto, and to obtain such other and further relief as to the Court may seem just and equitable.

You are further notified that unless you appear in said court in answer to said petition on or before the 18th day of December, 1933, judgment will be taken against you in accordance with the prayer thereof.

ROSA WARK, Plaintiff.

620-4w