

MURDOCK ITEMS

Harvey Backemeyer and wife were guests on Christmas day at the home of Henry Eicherman.

William Burke was a guest at the home of Mr. and Mrs. Harold Tool for dinner on Christmas day.

Otto Reichmann and wife, of near Alvo were visiting with friends and relatives in Murdock on Wednesday last week.

I. G. Hornbeck and Miss Elsie Bornemeier were guests for the day last Tuesday at the home of Mr. and Mrs. Louis Hornbeck in Lincoln.

Mr. and Mrs. A. H. Ward had as their guests on Christmas day, Mr. and Mrs. Merle Gillespie, and all enjoyed a pleasant visit and a fine dinner.

Mr. and Mrs. Eddie Craig were guests at the home of the parents of Mrs. Craig, Mr. and Mrs. E. D. Friend, who reside north of Alvo, on Christmas day.

Fred Backemeyer and wife, of Elmwood were visiting in Murdock, being guests at the home of Mr. and Mrs. Otto Miller for the day and for a very fine dinner last Tuesday.

Miss Lillian Ringenberg, of Eustis, has been visiting in Murdock and vicinity during the holidays and as she has a large circle of friends here, she is enjoying her visit immensely.

Mrs. Herman Hess and daughter, Grace, of Selbert, Colorado, arrived in Murdock last Wednesday and are visiting at the home of Mr. and Mrs. Lacey McDonald and Mrs. Chester Mooney for the holidays.

Mr. and Mrs. W. O. Gillespie, who were spending a week of the holiday season at the home of Mr. and Mrs. William McNamara, arrived home on last Wednesday evening and report having had an excellent time.

O. E. McDonald and family and William Myers and family were enjoying Christmas day at the home of Mrs. Myra McDonald, mother of O. E. McDonald, in Murray. A splendid dinner added to the pleasures of the occasion.

Mrs. W. O. Schewe had the misfortune to injure one of her ankles when she made a mis-step, suffering a severe sprain that has made it difficult for her to get around. The injured member is getting better at this time.

Mr. and Mrs. John H. Buck entertained at their home on Christmas day and had as their guests besides the home folks, Otto Buck and wife, of Beatrice, Mr. and Mrs. Bert Menchau of Eagle, and Mr. and Mrs. Carl Buck and little daughter of Murdock.

Mrs. Hannah McDonald was spending a few days at Stratton, where she was a guest at the home of her brother, B. C. Jones, and after a few days there went on to Sterling, Colo., where she visited at the home of her daughter, Mrs. Harry Eastman and family.

A. J. Tool and wife were guests at the home of W. P. Meyers and wife of Sioux City on last Tuesday as were also Mr. and Mrs. George Work and family of Omaha and Douglas Tool, who is a student at the University of Nebraska. They returned home last Thursday.

Mr. and Mrs. Arthur H. Jones, of Weeping Water were guests at the home of L. B. Gorthey last Sunday, when they ate their Christmas dinner and on Christmas day Mr. and Mrs. Jones visited with their son, Clifford Jones, of Lincoln, where they enjoyed their second Christmas dinner.

Had Family Gathering
The children of Mr. and Mrs. Arthur A. Rikli gathered at their home on Christmas day for a regular family reunion that was much enjoyed by all. Those present included Oscar Rikli, Leo Rikli and family, Herbert Rikli and family, Emil Rikli and family, C. Optiz and family, all from Oklahoma, and to complete the gathering of friends and relatives, Mr. and Mrs. Henry Heineman were also in attendance.

Enjoyable Family Gathering
Mr. and Mrs. William C. Winkler, of Elmwood entertained at their home on Christmas day, serving a very fine dinner upon this festive occasion to their numerous guests, who included Mr. and Mrs. Herman R. Schmidt, parents of Mrs. Winkler; Miss Hilda Schmidt, of Lincoln, who was home for a visit with the parents here and accompanied them to Elmwood; Louis Schmidt and family, of Murdock; Gustav Strach and family and Robert Stock and families, of Greenwood. A splendid time was had by all.

Served Christmas Dinner
Mr. and Mrs. Henry Tool entertained members of their family circle at a delicious Christmas day dinner at their home here. Their son, Richard Tool and wife, of LeMars, Iowa, were unable to be present, but Kenneth

Tool and wife of Wahoo and C. E. Bradford of Harbine were among the guests.

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Enjoyed Christmas Together
Mr. and Mrs. August Oehlerking entertained on Christmas day, when they had as guests a number of relatives and friends. Those present included the family of Herman Schweppe (although Herman himself was not feeling well and was unable to attend), Fred Luetchens and family, Herman Luetchens and family, Donald Freidenberg, Carl Schlaphoff and family, August Ruhge and family, the family of William Luetchens and Mrs. H. R. Kuoospe and two of the children.

Attended Funeral at Huntley
Rev. H. R. Knoospe received the sad news of the death of a young lad who was a relative of his, at Huntley. The lad had been fatally injured, passing away a few days later. Rev. Knoospe and the two older sons departed immediately for Huntley to attend the funeral.

Received Wrong Information
In the account of the illness and death of the little son of Mr. and Mrs. Louis Timm, published in the Murdock department last week, it was stated that the child had been injured by a fall and that the injuries required an operation. We are since advised that this information given to us was erroneous. The facts are that the little one was suddenly taken ill with meningitis, its condition being so serious that the following morning it was rushed to the hospital to receive the best of medical care and nursing and there was no operation performed. Everything possible was done, but the son died at the hospital.

The funeral was held at the Trinity Lutheran church north of Murdock, conducted by the Rev. Krey, pastor of the church. Interment was in the adjoining cemetery.

The Incarnation
On Saturday night, December 22, it pleased my heavenly Father to lay me up for general repairs over the Christmas days. A very severe "chill" struck me down, and I stayed down for the count. But see the wonderful movements of God.

Our daughter, the "nurse," came to spend Christmas at home and under her efficient and practical ministrations, the damage was repaired—and this is the day after (Dec. 26th) that I record this. But, you say, what has that to do with the Incarnation? Well, dear reader, it has all to do with it. It may seem a very queer preface, but it will prove to be the correct one, for had I not been put in the "repair shop," with myself, God and eternal things shut in, I would have been in the turmoil of the Christmas "doings" and would not have had time to "think on these things," but as it was I naturally turned in spirit to the "Christ of God"—to the Incarnation.

The spirit in his flight goes back 2,600 years—the old Seer sees a child born and says his name shall be called "Wonderful," and this wonderful child has occupied the greatest minds of the world ever since. Millions of sermons have been preached about this child—many volumes in prose and poetry have been written. Is the subject exhausted? No, and never will be. It never has been explained and never will be until God in his wisdom lets us "look in." Did Mary understand the wonderful announcement of Gabriel? In wonderment, she exclaims: "How shall this be . . . ?" But in simple faith, she bows to the will of God—now see the Magnificent. (Luke 1:46-55).

A Master in Israel could not understand the "new birth," how much less Paul, trying to solve the mystery, finally gives up and exclaims: "And without controversy, great is the mystery of Godliness: God was manifest in the flesh, justified in the Spirit, seen of angels, preached unto the Gentiles, believed on in the world, received up into glory." John tried—and nearer—to explain it than any other man, when he says: "In the beginning was the Word, and the word was with God and the word was God . . . and the word was made flesh and dwelt among us." (John 1:1, 14).

Does anyone understand all this now? Here are some abstract facts concerning it:
All of heaven was astonished, when in the fulness of time their beloved Lord got ready to vacate his throne, laid aside his royal vestment, entered and was wrapped in human flesh and form, leaving his heavenly home to take up his abode with men. The heavenly choir accompanied him and

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announced the good news to the world, singing "Peace on Earth; Good Will to Man." But did they understand it all? No. Here read, please, I Pet. 1:10-12. Is their curiosity satisfied? No. The mystery is too great—too deep—too sacred. No human mind can fathom, no finite mind can comprehend the infinite; the spirit of man must bow before the "Christ of God" in simple and humble adoration and worship and give glory to God for the gift of his Son as the redeemer of the world. That work only the Son of God could do—the Alwise God could think of no other plan. Here follows the best definition of the plan, and the Spirit will interpret it: II Cor. 5:18-21.

These thoughts occupied my mind during the days of being "shut in." —L. Neitzel.

NEW HANDICAP FOR MOODIE

Bismarck, N. D.—A new threat to assumption of office by Governor-elect Thomas H. Moodie was hurled when the charge was advanced in the state supreme court that he is not a citizen of the United States. At the same time the figure of deposed Governor Langer arose from the shadows of half obscurity to claim the spotlight once more. Attorney General P. O. Sathre advanced Langer as a future claimant to the office, together with Walter Welford, republican lieutenant governor.

Making his assertions in an application for a writ of quo warranto, Sathre alleged Moodie, born in Ontario, Canada, never had been naturalized and was a "subject of Great Britain at the time of his election." Sathre also made the claim Langer would again become active governor, in event the disability which resulted in his ousting is removed. Langer was convicted of conspiracy to defraud the United States government. His appeal to the circuit court of appeals is pending.

The supreme court will consider disposition of Sathre's quo warranto petition Friday. Welford, Sathre claimed, would be the first to assume the role of chief executive, should Moodie be disqualified. Later, under a constitutional provision, should Langer's conviction be set aside by the circuit court of appeals, he could again assume power, some legal authorities said.

IS NEW McCOOK PRINCIPAL

McCook, Neb.—R. L. Clem, superintendent of Republican City schools will become principal of McCook high school next month. Clem will fill the vacancy created by advancement of J. E. Shedd, who becomes superintendent of the McCook school system. Shedd was advanced following appointment of J. C. Mitchell, former superintendent, as director of secondary education and teacher training in the state department of public instruction.

Announce New Plan to Cut the Relief Budget

Program Will Require States to Take Responsibility for Those Who Are Unemployable.

A campaign to cut federal relief outlays by requiring states to take responsibility for "unemployables" was announced Thursday night at Washington by the administration. The move coincided with efforts by President Roosevelt to work out an elastic relief budget capable of curtailment as business improves.

With relief holding center stage in the capital as well as the many states the relief administration disclosed partial allotments for January totaling \$136,791,268, as compared with an aggregate of 151 million dollars disbursed so far in December.

Harry L. Hopkins, federal emergency relief administration administrator, returned to his office from a White House conference on next year's relief budget to announce the effort to eliminate unemployables by Feb. 1. With their dependents, this class, he said, constitutes 20 per cent of those on federal relief. Some saw in this another major indication of a shift for unemployables from direct grants to work relief.

Hopkins Optimistic.
While the saving probably would not be correspondingly large, Hopkins was optimistic that it would be considerable. He declared himself encouraged by a steady growth in state contributions. For the first ten months of 1934, he said, the states and localities spent 30 per cent more for relief than they did in 1933.

"The money spent by the states and localities in the first ten months of 1934," he said, "was not only greater than during the same months last year, but undoubtedly constituted the largest financial contribution ever made by state and local governments for the relief of the unemployed."
The large appropriations of federal money for relief have not dried up state and local resources. They have been the means of bringing forth more than ever the aid of states and communities for their needy citizens."

Others Attend.
In addition to Hopkins, the White House conference Thursday was attended by Secretaries Morgenthau and Ickes and Daniel W. Bell, acting budget director. Except for relief, public works and Navy department budgets, it was disclosed all estimates have been delivered to the house appropriations committee.

Mr. Roosevelt Thursday dug into the relief estimates as the major task in connection with the budget message he will send to congress next week. The problems of relief, public works and other major matters requiring legislative action probably will be discussed at length when Mr. Roosevelt meets with his full cabinet and emergency council, probably Friday. Congress leaders also will be called in.

No Details Divulged.
Although none of the participants in the earlier relief conference would divulge details, there were apparently unmistakable signs that the emphasis is to be placed upon work relief.

Work relief is more costly than direct relief, Hopkins said, but added the margin of difference is not so great as that reported after a survey by the national industrial conference board. The latter estimated it at 50 per cent, while Hopkins said that a 15 per cent difference was "certainly the maximum."

LABOR CLAUSE INADEQUATE

Chicago.—Section 7-A of NRA—the labor clause of the recovery act guaranteeing collective bargaining—is "non enforceable in its present form" in the opinion of Lloyd K. Garrison, until recently chairman of the national labor relations board. Dean Garrison, now back at his post as head of the University of Wisconsin's law school, said the powers of the national labor relations board, which is the chief government agency dealing with cases under section 7-A are "quite inadequate."

"Aside from power to supervise elections among employees, in which they select representatives to bargain for them, the board is impotent," he told the American Political Science association. "It can merely refer violations to the NRA, with the recommendation that the offender's blue eagle be removed."

The board should have been created with powers similar to those outlined in the Wagner labor disputes bill, Garrison said.

NOTICE TO CREDITORS

In the County Court of Cass county, Nebraska.
To the creditors of the estate of James Bajack, deceased, No. 3088:
Take notice that the time limited for the presentation and filing of claims against said estate is April 25, 1935; that a hearing will be had at the County Court room in Plattsmouth on April 26, 1935, at ten o'clock a. m., for the purpose of examining, hearing, allowing and adjusting all claims or objections duly filed.
Dated December 28, 1934.
A. H. DUXBURY,
County Judge.
d31-3w

California Owes \$5 Debt to State of Nebraska

Bought Book and Tries to Pay With Registered Warrant Not Called.

The state of California, land of Sinclair and his 800,000 supporters, owes the state of Nebraska \$5 and is trying to pay with a California state warrant which has been registered there for lack of funds. The warrant was received by Secretary of State Swanson in payment of a copy of the Nebraska supplement to the statutes, bought by the California department of education. He will turn it over to State Treasurer Hall for collection. Deputy Treasurer H. J. Murray said Hall would not receive the warrant for collection. "The treasurer can handle only cash or its equivalent," said Murray.

California has the book and Nebraska has the California warrant. The warrant may be good in time. It will draw interest at the rate of 5 per cent until called in and paid. The California officials write that no date has been set for calling in registered warrants in that state, but it is "expected" that the legislature will "provide" when it meets in January. They suggest that Nebraska officials instruct its banker to place the warrant for collection with its correspondent bank in California, to be held until called and paid by the state of California.

But the state treasurer of Nebraska does not take discounted paper. It must have cash or its equivalent, and to the full amount of the debt owing to Nebraska, not a warrant shaved by a speculator in California warrants. Interstate complications may result, but it is hoped the debt of \$5 will be eventually collected without calling out the militia of Nebraska.

CLARENCE DARROW GLOOMY

Chicago.—Clarence Darrow passed gloomy judgment on this world, concluding with this Darrowism: "The conditions of today will happen again and again. The great mass was born poor and destitute and will go thru the world poor and destitute."

He had been asked to tell the National Commercial Teachers' Federation "What's the matter with the world," but he said it would be simpler to say "What isn't the matter?" Nevertheless, the lawyer offered these criticisms:

"The trouble is that the few who own the world are not interested in changing it. Nothing is organized for the benefit of mankind, never has been and it looks now as if it never will. It is no indication of brains to have money. If you think it is, look at those who have it. All this ballyhoo that prosperity has returned means nothing."

MICHIGAN BOY KIDNAPED

Muskegon, Mich.—State police and the authorities of a half dozen northwestern Michigan counties and municipalities started a search for 3 year old Warren Morris, reported kidnaped from in front of his home here.

The child, the son of Walter Morris, a factory worker was playing in front of his home at the time he was carried away. Lucy Morin, a maid in a house across the street, told the police she saw a small coupe, containing two men stop in front of the Morris home. She said one of the men got out of the car, picked up the screaming child and carried him into the coupe which then drove away swiftly in the direction of Muskegon Heights, a suburb.

ISOBELLE STEELE BACK HOME

New York.—After four months in a Nazi concentration camp, suspected of political espionage, Isobelle Steele returned to the United States. "It is wonderful to be back home and be able to talk and do as you like without fear of being put in jail," said Miss Steele, who will leave New York in a few days for her home in Hollywood.

NOTICE OF FINAL SETTLEMENT

In the County Court of Cass county, Nebraska.
To all persons interested in the estate of William Douglas McCrary, deceased, No. 3092:
Take notice that the Administrator of said estate has filed his final report and a petition for examination and allowance of his administration accounts, determination of heirship, assignment of residue of said estate and for his discharge; that said petition and report will be heard before said Court on January 11, 1935, at 10 o'clock a. m.
Dated December 11, 1934.
A. H. DUXBURY,
County Judge.
d17-3w

NOTICE TO CREDITORS

In the County Court of Cass County, Nebraska.
To the Creditors of the estate of Martha T. Renwanz, deceased, No. 3083:
Take notice that the time limited for the presentation and filing of claims against said estate is April 12, 1935; that a hearing will be had at the County Court room in Plattsmouth on April 19, 1935, at 10 o'clock a. m., for the purpose of examining, hearing, allowing and adjusting all claims or objections duly filed.
Dated December 14th, 1934.
A. H. DUXBURY,
County Judge.

NOTICE TO CREDITORS

In the County Court of Cass county, Nebraska.
To the creditors of the estate of Bernard C. Rakow, deceased, No. 3085:
Take notice that the time limited for the presentation and filing of claims against said estate is April 11, 1935; that a hearing will be had at the County Court room in Plattsmouth on April 12, 1935, at ten o'clock a. m. for the purpose of examining, hearing, allowing and adjusting all claims or objections duly filed.
Dated December 14, 1934.
A. H. DUXBURY,
County Judge.
d17-3w

NOTICE OF SHERIFF'S SALE

Notices hereby given pursuant to an order of sale issued by the Clerk of the District Court of Cass County, Nebraska, and by virtue of the terms of the decree of said Court entered in an action wherein The Nebraska City Building & Loan Association, a corporation, is plaintiff, and Mike F. Duda, et al, are defendants, I will on January 21, 1935, at 1:30 o'clock P. M., at the South front door of the Court house in Plattsmouth, Cass County, Nebraska, offer and sell at public auction the following described property, to-wit: Lot 3, in Block 61, original City of Plattsmouth, in Cass County, Nebraska.

Dated December 18, 1934.
H. SYLVESTER,
Sheriff of Cass County, Nebraska.

WM. H. PITZER AND MARSHALL PITZER, Attorneys for Plaintiff. d20-5w

SHERIFF'S SALE

State of Nebraska, County of Cass.
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 2nd day of February, A. D. 1935, at 10:00 o'clock A. M. of said day at the South Front Door of the Court House in said County, sell at public auction the highest bidder for cash the following real estate to-wit:
Southeast Quarter of Section Thirty-two, Township Twelve, North, Range Twelve, East of the 6th P. M., in Cass County, Nebraska;

The same being levied upon and taken in the property of Reese H. Hastain, et al, defendants, to satisfy a judgment of said Court recovered by The First Trust Company of Lincoln, Nebraska, a corporation, Successor Trustee, plaintiff, against said defendants.
Plattsmouth, Nebraska, December 29, A. D. 1934.

H. SYLVESTER, Sheriff Cass County, Nebraska.

JAS. E. REIDNAL, Building First National Bank, Omaha, Nebr.

NOTICE OF INCORPORATION OF THE METZGER COMPANY

The undersigned have formed a corporation under the laws of Nebraska, the name of which is THE METZGER COMPANY; the principal place of business of said corporation shall be Cedar Creek, Nebraska; the general nature of the business to be transacted shall be to acquire, hold, manage and dispose of real and personal property, more especially such property in which the incorporators and original stockholders have an interest; the authorized capital stock shall be \$10,000.00 divided into 100 shares of the par value of \$100.00. No stock shall be issued unless paid for in cash, services or transfer to the corporation of property of fair value to be fixed by the Board of Directors; the highest amount of indebtedness or liability of this corporation shall not exceed two-thirds of its capital stock issued and outstanding. The corporation shall commence business upon the filing of the Articles of Incorporation with the Secretary of State and continue for 50 years unless sooner dissolved. The affairs of the corporation shall be conducted by a Board of not less than 2 nor more than 5 members, who shall elect a President, Vice President, Secretary and Treasurer.
W. A. METZGER,
M. O. METZGER,
CHRISTIAN E. METZGER,
Incorporators.
d31-4w

NOTICE OF FINAL SETTLEMENT

In the County Court of Cass county, Nebraska.
To all persons interested in the estate of Catherine Hild, deceased, No. 3028:
Take notice that the Administrator of said estate has filed his final report and a petition for examination and allowance of his administration accounts, determination of heirship, assignment of residue of said estate and for his discharge; that said petition and report will be heard before said Court on January 11, 1935, at 10 o'clock a. m.
Dated December 15th, 1934.
A. H. DUXBURY,
County Judge.
d17-3w

NOTICE TO CREDITORS

In the County Court of Cass County, Nebraska.
To the creditors of the estate of Anna E. Hell, deceased, No. 3084:
Take notice that the time limited for the presentation and filing of claims against said estate is April 12, 1935; that a hearing will be had at the County Court room in Plattsmouth on April 19, 1935, at 10 o'clock a. m., for the purpose of examining, hearing, allowing and adjusting all claims or objections duly filed.
Dated December 14, 1934.
A. H. DUXBURY,
County Judge.
d17-3w

NOTICE OF HEARING on Petition for Determination of Heirship

Estate of Adam Hild, deceased, No. 3092.
In the County Court of Cass county, Nebraska.

The State of Nebraska: To all persons interested in said estate, creditors and heirs take notice, that Michael Hild has filed his petition alleging that Adam Hild died intestate in Plattsmouth, Cass County, Nebraska, on or about May 5th, 1920, being a resident and inhabitant of Plattsmouth, Cass County, Nebraska, and died seized of the following described real estate, to-wit:
Lot nine (9), in Block ninety-seven (97), in the City of Plattsmouth, Cass County, Nebraska—leaving as his sole and only heirs at law the following named persons, to-wit:

Elizabeth Katherine Hild, widow; Michael Hild, Ferdinand Jacob Hild, George Michael Hild, Philip Adam Hild, Fredrick Leonard Hild, Anna Katherine Puls and Erma Elizabeth Friedrich, children;

That the interest of the petitioner in the above described real estate is owner of a two-twenty-firsts interest therein, and praying for a determination of the time of the death of said Adam Hild and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.

It is ordered that the same stand for hearing on the 11th day of January, 1935, before the County Court of Cass County in the court house at Plattsmouth, Nebraska, at the hour of 10 o'clock a. m.
Dated at Plattsmouth, Nebraska, this 15th day of December, A. D. 1934.
A. H. DUXBURY,
County Judge.
d17-3w

ORDER TO SHOW CAUSE

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

In Re Application of W. A. Robertson administrator c. t. a. of the estate of Terrace Hennings Pitman, also known as Terrace H. Pitman, deceased, for license to sell real estate.

Now on this 12th day of December, 1934, there was presented to the court the petition of W. A. Robertson, administrator c. t. a. of the estate of Terrace Hennings Pitman also known as Terrace H. Pitman, deceased, for license to sell the northwest quarter of the northwest quarter of Section 17, Township 11, Range 13, east of the 6th P. M., in Cass County, Nebraska, for the purpose of paying the debts and costs of administration of said estate, and it appearing that there is not sufficient personal estate in the hands of the administrator c. t. a., to pay the debts and costs of said administration; and it further appearing that the personal property remaining in the hands of said administrator amounts to the sum of \$2,587.30, and that the unpaid claims amount to \$3,459.95, and that the costs of administration will be approximately \$500.00; that an order should be entered directing all persons interested in said estate to appear and show cause why a license should not be granted to said administrator to sell said real estate.

It is therefore Ordered, that all persons interested in the estate of Terrace Hennings Pitman also known as Terrace H. Pitman, deceased, appear before the undersigned Judge of the District Court within and for the County of Cass, Nebraska, on the 17th day of January, 1935, at 10 o'clock a. m., at Chambers in the court house in the City of Plattsmouth, Nebraska, to show cause if any there be, why a license should not be granted to W. A. Robertson, administrator c. t. a., of the estate of Terrace Hennings Pitman also known as Terrace H. Pitman, deceased, to sell the northwest quarter of the northwest quarter of Section 17, Township 11, Range 13, east of the 6th P. M., in Cass County, Nebraska, for the purpose of paying the debts and costs of administration of said estate.

It is further ordered that a copy of this order be served upon all persons interested in said estate by publication of this order for four successive weeks in the Plattsmouth Journal, a legal newspaper printed and of general circulation in the County of Cass, Nebraska.
By the Court,
D. W. LIVINGSTON,
Judge of the District Court.
d17-4w