

Chalmers

MOTOR CARS

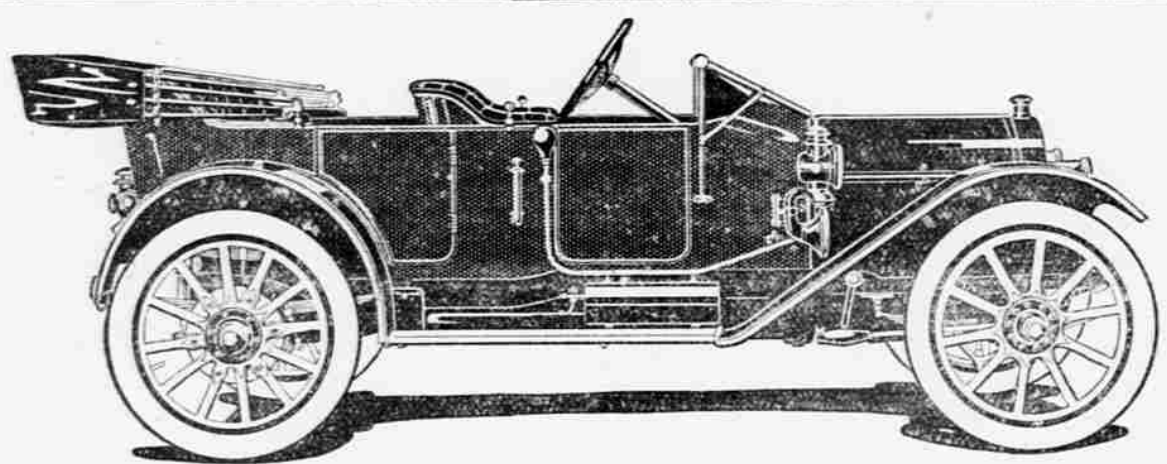
1912 CHALMERS "30"
\$1500 Fully Equipped

When the Chalmers "30" was first announced in 1908, it was acknowledged the greatest motor car value ever offered the public. Each year since, by increased value at the same price, the "30" has maintained this reputation.

In its 1912 form, the Chalmers "30" is refined and improved and fully equipped until its value in relation to price is still more remarkable than ever before.

Last year this car sold for \$1750 equipped with magneto, gas lamps, top and windshield. Think of it this year—refined and improved in every possible way, with thoroughly ventilated foredoor bodies, inside control, magneto, gas and oil lamps, Prest-O-Lite tank, Chalmers Mohair top and automatic windshield—for \$1500.

Can you conceive of greater motor car value than this? These cars are now on display in our salesrooms. Hadn't you better call and get your delivery date settled now?



CHALMERS "30" FOREDOOR PONY TONNEAU, \$1500
Including magneto, Prest-O-Lite tank, gas lamps, oil lamps, top, windshield, ventilated foredoors, horn and tools.

If you want to buy a car any time this spring, order it now. Spring is coming quickly. Some of these days soon the sun will shine—the air will be warm and enticing. You will want to be out and on your way in your new car.

Therefore order now. It takes time for orders to be sent to the factory—for shipments to be made—for freight trains to make their journeys. Give yourself the chance to have the car you want when you want it. A lot of people have made up their minds to buy cars—to buy Chalmers cars. Yet they delay placing their orders—for no other reason apparently than the very human one of putting off today what we think can be left until tomorrow.

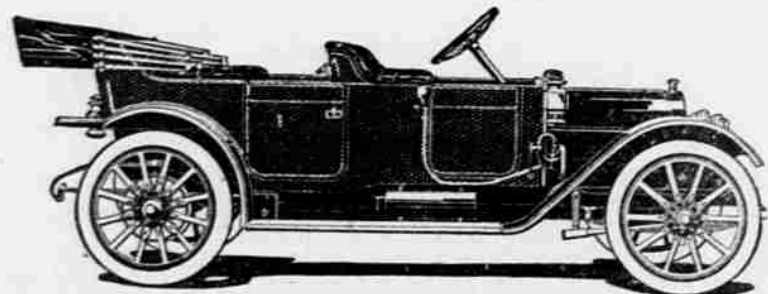
What is the result? Simply that the cars which should have been shipped to your dealer—for YOU and your friends—are shipped elsewhere to some other dealer whose customers were more foresighted. In the end, of course, this will mean that many people in certain localities who want Chalmers cars won't be able to get them.

CHALMERS "30" five passenger touring car, four passenger torpedo \$1500, three passenger inside drive coup \$2000.

CHALMERS "THIRTY-SIX" five passenger touring car, four passenger torpedo \$1800, two passenger torpedo roadster \$1900, Berlin limousine \$3250, Cab Side limousine \$3000.

CHALMERS "FORTY" seven passenger touring car, four passenger torpedo \$2750.

CHALMERS "SIX" seven passenger touring car, four passenger torpedo \$3250.



D. G. DIVINE

Automobiles and Accessories

Phone 400

122-124 West B Street

FLIGHT OF CONVICTS ENDS

In Death—One Captured—One Killed—One Suicides.

The fleeing murderous convicts of the Nebraska penitentiary were brought to a standstill, Monday, near Gretna in Sarpy county by the pursuing posse. Convict Taylor was killed; Convict Dowd, badly injured, suicided; Convict Morley, also injured, surrendered.

A tragic, sad incident of the final fight was the death of Roy Blunt, a young farmer who was held as hostage by the convicts, whom Blunt was driving toward Omaha.

Federal District Court.

A brief session of federal district court was held in McCook, Monday afternoon, Thomas C. Munger, judge, presiding. R. C. Hoyt, clerk of the court, and W. P. Warner, U. S. marshal, were also present. The session was in a sense but formal, the docket being practically clear.

But the session was not entirely colorless. L. H. Lawton of Palisade was a witness in a certain case and objecting to a certain line of questions by the court, "talked back," esteeming the questions personal. The court did not fall in with Mr. Lawton's idea, however, and imposed a fine of \$25 for contempt of court. Mr. Lawton hesitated, but paid the fine; and the incident was closed.

How About Rooms?

The meeting of the teachers in McCook, March 27th, 28th, 29th, will make a real demand upon the hospitality of the citizens of McCook—it is expected that between 400 and 500 teachers will be here. This means that arrangements must be made with private citizens for rooming goodly portion of them, as the public places are not able to do so. If you will room a teacher or more during all or part of this convention, report the fact to Sup't Davis, at the high school office, or at his residence, stating rates expected and number you will room.

Appleyard-Knepp.

Mr. Nathan J. Appleyard and Miss Ola M. Knepp, both of near Havana, Frontier county, were married at the home of Mr. and Mrs. W. H. Ackerman, Monday, March 18th, at 5:30 p. m. Rev. D. L. McBride of the Baptist church officiating.

Eighth Grade Examinations.

County Sup't McDonnell is conducting eighth grade county examinations today, and will complete same tomorrow.

DANBURY.

Ralph Boyer arrived home on Tuesday from Omaha, where he has been in the hospital.

Mrs. C. W. Rogers arrived at home from the sanitarium at Kansas City Saturday. She is greatly improved in health.

Sup't Flynn and Chas. Emerson and his gang of men from McCook came up the branch on Wednesday night to help out a train that is snow bound and off the track this side of St. Francis.

There was about two feet of snow on the level and from 5 to 15 feet in drifts in low places.

There were no trains up this line Thursday and Friday.

Fred Tauber is very sick at this writing, suffering from typhoid fever or pneumonia, as the case is not developed enough to tell which.

Robert Puelz came over from Bartley, Sunday, for a visit with his folks.

Frank Yarmall was a Herndon, Kansas, visitor between trains on Tuesday.

J. L. Sims was a McCook visitor Saturday.

Mr. and Mrs. Clatie Burgess departed Saturday for their new home in Colorado Springs, Colo.

SCHOOL CREEK.

Mrs. John Dolan is on the sick list.

Miss Jennie Rozell spent a few days at home, it being her spring vacation.

Mrs. Kilgore, Mrs. Vandervort and Mrs. Silas Vandervort have been ill, but are better at this writing.

Jim Neelings sold a bunch of cattle to John Dutcher Monday.

It is reported that Mr. Purdue lost 3 head of horses during the storm.

We think we have had enough of beautiful white for one winter, and think the majority of people will join us in this opinion.

Try a Tribune want ad and watch results.

ONLY A POLITICIANS' MOVE.

Washington, March 15.—(Special.)—Securing the floor today under the five minute rule, Congressman Norris offered an amendment providing for a bounty on sugar beets for five years, and addressed the house briefly in its support and against the admission of sugar free. Mr. Norris said in part:

"The present bill is only a politicians' move and they do not expect to see it enacted. They would not vote for it if they did. It is the product of politicians, not of statesmen. Candid, thinking men will admit, I believe, that the passage of this bill without amendment will destroy our beet sugar factories. The seventy-one we now have produced this year something more than half million tons of sugar. We should not legislate to leave out this industry and be clearly dependent upon the foreign market for our supply. There is no doubt that the sugar trust wants free sugar. By destroying the beet sugar industry they would expect to monopolize the business and control prices. Testimony at the hearings show that the manufacture of beet sugar lowers the price and market quotations drop when the beet sugar is placed on the market.

"I know it is claimed that free sugar would permit importation of beet sugar from Germany and prevent monopoly. But this could happen only in case of over production, and equally we have a shortage rather than a surplus, so that even if beet sugar were imported, such importers would ask the same price as that fixed by the trust since they would want as much as possible for their products. My amendment would give the consumer practically the benefit of free sugar and at the same time save the sugar beet industry. We had caught to make sugar as cheap as possible, but it would be unwise to take any step that would place the American consumer entirely in the grasp of the sugar trust, or to drive out the American producers and put our market under foreign control."

The amendment was rejected.

Fire Drill in Schools.

The last Nebraska legislature passed a law providing for fire drills in public schools. Also made it duty of State Fire Warden to prepare a suitable text book, for teaching fire prevention in public, private and parochial schools. It is duty of the state superintendent to place one of these books in hands of each teacher, who shall devote not less than a half hour each month in teaching lessons prepared. Many county superintendents and more teachers, so the Fire Warden claims, are failing in this particular, not knowing or appreciating or not caring that they are jeopardizing their right to state appropriation funds.

While Red Willow county and McCook schools are not perhaps among this neglectful number, The Tribune feels the matter is of sufficient importance to merit attention of all superintendents and teachers every where who may be failing in this respect.

School boards should see to it that this important subject is taught as required by law.

Loss by fire, be it in person or property, is all loss. Much of it is preventable—most of it in fact. It is but the part of ordinary wisdom that we teach the children how to prevent it. The fire drill in schools is a sensible precaution against possible loss of life. It should be insisted upon.

Reese Wolf, who has been spending the winter at his father-in-law's, Grant Cathcart, went to the sand hills last week to move his belongings to a farm north of McCook for which he recently traded his land in the sand hills.—Marion Enterprise.

The Tribune has advertising to sell—not to give away. A newspaper can no more safely or profitably give away its advertising space than a bank can loan its money for nothing or a business man give his goods for nothing.

This week, H. T. Groves completed a contract job for Jacob Walther, two miles east of town, for an addition 14x24 feet, to his home, containing a kitchen, bath room and pantry.

H. J. Cox, recently returned from New York, will engage in real estate and live stock business. Office in room 4, McConnell building.

Wants, for rent, for sale, etc. 5c a line in The Tribune.

At High School Assembly.

The children in the high school assembly, Tuesday morning, had the pleasure-profit of hearing short addresses by Inspector G. A. Gregory of the state department and H. A. Culbertson, member of the local school board. Both gentlemen gave eminently practical talks to the pupils, who fully appreciated Mr. Gregory was here on regular high school inspection business.

Tribune advertisers get results.

NOTICE OF SUIT.

Nannie L. Lowman, Sarah W. Lowman, Edward E. Lowman, Celia F. Lowman, and the unknown heirs and the unknown devisees of Louis Lowman, deceased, defendants herein, do take notice that Judson L. Packard, plaintiff herein, has filed his petition in the District Court of Red Willow County, Nebraska, against the above named defendants, the object and prayer of which are to quiet the title of the plaintiff in the Southwest Quarter of section twenty-nine, Township Four, North, of Range Twenty-nine, in Red Willow county, Nebraska; and for a decree that the defendants Nannie L. Lowman, Sarah W. Lowman and Edward E. Lowman are the sole and only heirs of the said Louis Lowman, deceased, and enjoining and forever barring said defendants or any of them from claiming any right to or right of possession of the said premises, or any part thereof.

You are required to answer said petition on or before Monday, the 15th day of April, 1912.

Dated this 4th day of March, 1912.

JUDSON L. PACKARD.

By C. E. Eldred, Attorney for Plaintiff.

First publication March 4—Star.

NOTICE OF SUIT.

Nannie M. Browne, Harry L. Browne, and Ho Browne; C. E. Schrier and W. L. Browne, as executors of the estate of J. L. Browne, deceased; Boards of the United Presbyterian Churches of North America, a corporation; Mary S. Browne; and the unknown heirs and the unknown devisees of William Little, deceased, defendants herein, will take notice that Minnie McNiel, plaintiff herein, has filed her petition in the District Court of Red Willow county, Nebraska, against the above named defendants, the object and prayer of which are to quiet the title of the plaintiff in the Southeast Quarter of Section Six, Township One, Range Thirty, west of the sixth principal meridian, in Red Willow County, Nebraska; and for a decree that the defendants release of record two certain mortgages recorded in Book 11, on page 290, and Book 22, on page 70, of the records of mortgages of said county; and that in the event they fail so to do within ten days the decree stand in lieu of such releases.

You are required to answer said petition on or before Monday, the 15th day of April, 1912.

Dated this 4th day of March, 1912.

MINNIE MCNIEL, Plaintiff.

By C. E. Eldred, her attorney.

First publication March 4—Star.

NOTICE TO LAND OWNERS.

To Susan C. Hileman and to all whom it may concern:

The commissioner appointed to locate a road commencing at a point at the northwest corner of section numbered thirteen, and the southwest corner of section numbered twelve in town two, north of range 30, west of the 6th P. M., where road numbered 440 intersects road 407 in Driftwood precinct, Red Willow county, Nebraska, and running thence east on the section line between said sections 12 and 13, Town 2 North, Range 30 West, of the 6th P. M., until the same coincides with said road numbered 440; and a proposal to vacate that part of road known as 440 as described below:

Commencing at a point on the section line between sections 11 and 12 where said road No. 440 bears eastward shall be vacated to a point where said road intersects with the section line between sections 12 and 13, all in Town 2, Range 30 West of the 6th P. M., has reported in favor of the location and vacation thereof, and all objections thereto or claims for damages must be filed in the County Clerk's office on or before noon of the 13th day of May, A. D., 1912, or said road will be established with out reference thereto.

Dated at McCook this 11th day of March, 1912.

CHAS. K. DUTCHER,

County Clerk.
First publication March 11—Star.