

### EXAMINATION OF McCAULEY SHOWS INJURIES A FRAUD

(Continued from page 1.)

Under date of February 2, 1933, in accordance with Judge Dickson's request at the time McCauley was sent to Omaha, he received the following letter from the University Hospital.

February 2, 1933  
In our letter to Dr. Brown we advised that a rectal polyp was removed and two small anal fissures treated. He has been up and about the ward for several days, was on a general diet requiring no medical attention beyond an occasional cathartic such as mineral oil. We believe he can safely be returned to the county jail and that

whatever symptoms develop will be largely provoked by himself rather than any serious organic difficulty. He has been with us since the 17th of January.

F. J. Bean, M. D.,  
Ass't. Supt., Uni. Hosp.

McCauley was brought back to this city on February 3, 1933, and he was placed in the Starlin rooming house, and not the county jail, where he remained until March 1, 1933, when he was taken to the county jail. So far as we can learn there was not much complaint from the prisoner while he was in the rooming house, but it started again as soon as he reached the county jail. He kept continually complaining about being sick, although the University physicians, said there was nothing the matter with him. The local physician, who was looking after him, visiting him a couple of times a day, was convinced that there was nothing alarming in his general condition. On March 17, 1933, the local physician was called late in the evening to come to the county jail to see McCauley. When he appeared there he found a gangrenous infection on the top of one of his feet. There had been nothing there that morning, when he called to see and examined him, but McCauley said that it had been there three or four days, but he had never mentioned it. Dr. French called with him on the eighteenth and agreed that the injury was self inflicted.

On Tuesday, March 21, 1933, the local physician was called to the jail about 11:30 P. M. McCauley having had a hemorrhage from his foot. The doctor had been there at 10:00 P. M. and he was all right. When he was there at 10:00 P. M. he found another new spot on his leg, about the size of a dollar, that McCauley said had been coming on for three or four days, but had never mentioned it.

The local physician was convinced that the sores on his body were self inflicted and they determined to again take him to Omaha and have another examination made of the prisoner at the University Hospital and he was taken there on March 22, 1933, and brought back here on March 26, 1933, and again placed in the Holt county jail.

Under the date of March 28, 1933, the University Hospital made the following report to the local physician regarding the condition of McCauley and what they found:

March 28, 1933  
We sent Mr. McCauley back yesterday in care of Mr. Duffy. Dr. Tom-

linson and Dr. Bennet saw him ruling out the diagnosis of compulsion neurosis and quite agreeing with Dr. Cameron that a true dermatitis factitia is present.

Just before dismissal in going thru the pocket of his clothes a crude small flattened steel hook was found which looked like a home made tool of torture. Blood stains and small bits of tissue were present on this and tests were made, a positive benzidine test being recorded. We have no doubt that this is what he inflicted the wounds with and we are glad that we could be of service in determining this.

F. J. Bean, M. D.,  
Ass't. Supt. Uni. Hosp.

Fourth letter.  
(The term, true dermatitis factitia, that is used in the above letter, according to physicians, is a term that is used to denote a skin condition, in which the lesions or eruptions are entirely induced or caused by the individual himself.)

(The benzidine test, above referred to, is a test that is made to discover whether it is true blood or not.)  
McCauley is now in jail and whether there are any more chapters to be written in this story, time alone will tell.

#### IN DISTRICT COURT

W. N. Coats vs. Charles Moses is the title of a new case on file in the district court. This is a suit upon several promissory notes, given in 1922 and 1923. The petition alleges the dates of the various notes and that the only thing paid thereon has been some interest and judgment is sought for the amount of the notes, with interest and costs of suit. The total amount now due is alleged to be \$2,096.55.

The Lincoln Savings & Loan Association has filed suit against Frank E. Kozisek, et al., to foreclose a mortgage on lot 9, block 1 and part of lot 8 in said block in the village of Stuart. The petition alleges that the mortgage was given on May 18, 1929, to secure a note for \$2,500. The petition alleges that they are delinquent on the payments due and that on March 1, 1933, the amount of these delinquencies amounted to \$117.00 and that there was also delinquent an insurance payment of \$53.15. That there is due the sum of \$2,692.65 and that there has been paid thereon the sum of \$596.85. The Standard Oil Company has been made a party defendant as it is alleged that they hold a lease upon part of the above property. The plaintiff asks that a receiver be appointed to collect rents, etc., and that the property be sold to satisfy the amount found due.

Charley W. Peterson has brought suit against Theodore Moss to collect on a promissory note for \$4,860.00, given on March 25, 1927. He alleges that there is now due on the note the sum of \$6,607.60 and he asks judgment for that amount with interest and cost of suit.

Mary Sue Saunders has filed suit against Andrew Wytoske, et al., to collect on a note for \$4,000.00 given on December 29, 1927, and to foreclose a mortgage given to secure said note on the southwest quarter of section 10, township 30, north, of range 10, west of the Sixth P. M. in Holt county, Nebraska. The original mortgage was given to the Elkhorn Life & Accident Insurance Company and was by it sold, assigned and transferred to other companies. On December 22, 1932, it was sold, assigned and transferred to the plaintiff in this action. She alleges that the defendants failed to pay interest coupon number 20, due July 1, 1931, and that no payments have been made since that date and that they have failed to pay the principal, which was due January 1, 1933.

#### STATEMENT OF THE OWNERSHIP, MANAGEMENT, CIRCULATION, ETC., REQUIRED BY THE ACT OF CONGRESS OF AUGUST 24, 1912.

Of The Frontier, published weekly at O'Neill, Nebraska, for April 1, 1933, State of Nebraska,

County of Holt

Before me, a Notary Public in and for the State and county aforesaid, personally appeared D. H. Cronin, who, having been duly sworn according to law; deposes and says that he is the editor of The Frontier and that the following is, to the best of his knowledge and belief, a true statement of the ownership, management, etc., of the aforesaid publication for the date shown in the above caption, required by the Act of August 24, 1912, embodied in section 411, Postal Laws and Regulations.

1. That the name and address of the publisher, editor, managing editor, and business manager is: D. H. Cronin, O'Neill, Nebraska.

2. That the owner is: (If owned by a corporation, its name and address must be stated and also immediately thereunder the names and addresses of stockholders owning or holding one per cent or more of total amount of stock. If not owned by a corporation, the names and addresses of the individual owners must be given. If owned by a firm, company, or other unincorporated concern its name and address, as well as those of each individual member, must be given.)

3. That the known bondholders, mortgages, and other security holders owning or holding 1 per cent or more of total amount of bonds, mortgages, or other securities are: None.

D. H. CRONIN.  
Sworn and subscribed before me this 30th day of March, 1933.

F. N. Cronin,  
Notary Public.  
(Seal)  
My commission expires Sept. 15, 1938.

She alleges that there is now due thereon the sum of \$4,621.27. They ask that the court determine the amount due and that unless same is paid that the land be sold for the purpose of satisfying the amount found due.

The damage case of Hugh J. O'Connor vs. Vern Wilburn, which was tried in county court on March 3, 1933, and decided in favor of the plaintiff has been appealed to the district court. This case grew out of a collision of the automobile of the plaintiff and defendant on the highway between Emmet and Atkinson on November 24, 1932. The plaintiff alleged in his petition that the defendant was at fault, and that he was driving on the wrong side of the road and that the defendant's car damaged his car to the extent of \$75, for which he asked judgment. The defendant filed a counter claim and set the amount of damages that his car sustained at \$100 and alleged that the plaintiff was entirely at fault. When the case came up for final settlement in the county court the court found for the plaintiff for the amount sued and costs of the suit, set at \$25.70 and judgment for that amount was rendered against the defendant.

F. J. Bean, M. D.,  
Ass't. Supt. Uni. Hosp.

Fourth letter.

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#### NOTICE

All citizens of this county who had paid their automobile license tax for the year 1933 and secured their plates prior to the enactment of the new law, are hereby notified that on and after April 3, 1933, we will refund difference between the old and new rates. It will be necessary for you to bring your license certificate.

W. E. CONKLIN,  
County Treasurer.

#### LINCOLN DAILY JOURNAL

\$1.00 to Sept. 1, 1933.  
The Daily Lincoln NEBRASKA STATE JOURNAL can give two to ten hours later news out on rural routes and in many towns because it is the only large daily between Omaha and Denver printing at night, in fact after 5 P. M. The Journal prints editions right up until train time day and night. The Morning Journal comes in time for mail delivery the same day. Dailies printed on the Iowa line edit for Iowa readers.

Don't give money to strange solicitors; order direct or through our office. By mail in Nebraska and North Kansas, Daily \$1.00 to September 1, 1933, with Sunday \$1.50.

#### DEAR READERS

It seems only fitting that I would answer the letter from Burwell which made its appearance quite recently in various newspapers accusing me of the crime of selling and transporting liquors into Garfield county, a crime of which I am not guilty.

It was only a "frame-up" on the part of Joe Maring, who at the time lived on a farm near Burwell, Nebr., in a vain attempt to deprive me of my 8-cylinder Buick automobile. The complaint against me was filed and sworn to by Joe Maring and Nelse Madsen, and the liquor produced was false evidence, manufactured and "planted" by them. I paid the money asked for, to have the case withdrawn rather than go to the expense of going to Burwell to fight the action or the disgrace of going to court against such people. These people posed as my friends in order to pull this dirty deal so beware of them.

45-1 William J. Storjoh.

#### IN THE COUNTY COURT OF HOLT COUNTY, NEBRASKA

In the Matter of the Estate of Ludmilla Burival, deceased.

#### NOTICE OF HEARING

Notice is hereby given that on the 13th day of April, A. D., 1933, at the County Court room in the city of O'Neill, in said county of Holt, at the hour of ten o'clock A. M., of said day, the following matter will be heard and considered, to-wit: The petition of W. P. Dailey, as executor of the estate of J. F. Gallagher, deceased, for the appointment of an administrator de bonis non with the will annexed, and for an accounting and settlement with said administrator when so appointed.

Dated this 21st day of March, A. D., 1933.

C. J. MALONE,  
County Judge.

[County Court Seal] 44-3

#### (First publication March 16, 1933.)

#### NOTICE OF FINAL SETTLEMENT

Estate No. 2308  
In the County Court of Holt county, Nebraska, March 14, 1933.

In the matter of the Estate of Barbara Kohl, Deceased.

All persons interested in said estate are hereby notified that the executor of said estate has filed in said court his final report and a petition for final settlement and distribution of the residue of said estate; and that said report and petition will be heard April 5, 1933, at 10 o'clock A. M. at the County Court Room in O'Neill, Nebraska, when all persons interested may appear and be heard concerning

said final report and the distribution of said estate.

C. J. MALONE,  
County Judge.  
[County Court Seal] 43-3

#### FOR RENT

For Rent—Modern house.—Mrs. J. J. Thomas. 45-1p

#### FOR SALE

Yellow Seed Corn.—Albert Miller, O'Neill. 45-2p

A Laun-Dry-Ette electric washer.—A. D. Palmer, O'Neill. 45-1f

Practically new windmill and pump.—Emmet A. Harmon, O'Neill. 45tf

If you want good glasses at a price you can afford to pay see Dr. Perrigo at Chambers Hotel, Monday, April 3, Golden Hotel, O'Neill, Fri., April 7. 2

Having bought the stock of monuments from the R. J. Jewell estate, Plainview, Nebr., will close them out for fifty cents on the dollar. There are some very fine monuments in this stock. Come early and look them over.—Elmer L. Jewell, Plainview, Neb. 453

R. C. Rhode Island Red Hatching Eggs, strain of layers, 10 cents per doz. Phone 3F-210.—Mrs. Frank Pribl Jr., O'Neill, Nebr. 44-6p

#### TOBACCO FOR SALE

Kentucky Natural Leaf chewing, 10 lbs. \$1.00; smoking, 10 lbs. 75c. Pipe and flavoring receipt free.—Organized Tobacco Growers, Wingo, Ky. 44-3

Baby Chicks. Heavy breeds \$6.00 per 100. \$1.00 per 100 books your order. Also custom hatching.—Atkinson Hatchery. 41tf

Baby Chicks for Sale, Heavy Breeds \$6.00 per 100, Leghorns \$5.00 per 100, and Heavy mixed \$5.00 per 100, post-paid. Custom hatching 1 1/2 cents per egg or 3 cents per chick.—Orchard Hatchery, Orchard, Nebr. 38-12

#### MISCELLANEOUS

Wanted—Experienced girl or woman for general housework.—Inquire at this office. 45-1

For glasses to suit your purse as well as your eyes, see Dr. Perrigo at Chambers Hotel, Monday, April 3, Golden Hotel, O'Neill, Fri., April 7. 45-2

Duck wins World's Championship by laying 369 eggs in 365 days. Read about it in the American Weekly Magazine section of THE OMAHA BEE-NEWS, issue of April 2. 44tf

#### SALESMEN WANTED

Men Wanted for Rawleigh Routes of 800 Consumers in cities of O'Neill, Atkinson, Creighton and county of north Antelope. Reliable hustler can start earning \$25 weekly and increase every month. Write immediately.—Rawleigh Co., Freeport, Ill. Dept. NB-C-96-S. 42-3

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HAMBURGER Per pound	10c	BUTTER-NUT JELLO 4 packages	25c
BOLOGNA Per pound	10c	CRACKERS 2-lb. Box	20c
WEINERS 2 pounds	25c	OLIVE OIL SARDINES 3 cans	25c
PORK LIVER 2 Pounds	15c	SOAP—Swift's White Naptha, 11 bars	25c
QUAKER OATS 2 5-lb. packages	25c	COFFEE, No. 1 Peaberry Per pound	20c

## M-J-B COFFEE 2-lbs. 75c

AMERICA'S HIGHEST QUALITY

ALIDDAN COFFEE VACUUM PACKED 1 POUND CAN	30c	JUNIOR COFFEE THREE TIMES SEALED 1 POUND PACKAGE	25c
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