

# The Plattsmouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA

Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

### EYE FOR EYE

And he that killeth any man shall surely be put to death. Breach for breach, eye for eye, tooth for tooth; as he hath caused a blemish in a man, so shall it be done to him again.—Leviticus xxiv, 17 and 20.

Coal may go in the cellar. Coal prices will not.

The female of the species is more gabby than the male.

All the flowers will be gone soon, except the blooming idiots.

Autos have self starters. What most of them need is self stoppers.

Winter is coming pretty quick. Lay in some more coal and take a few more baths.

Doctors say an Alabama man who started over the fence with a loaded gun will recover.

We can't have much fun anymore. A man in Texas was fined just for hitting a baseball umpire.

As a general thing the kind of gent who sows wild oats isn't worth a dollar a day in the corn patch.

Anyone familiar with Vermont farms knows where Calvin Coolidge formed his habit of looking at a proposition from all angles.

Probably there is no surer way to make a martyr of a fat man than by offering him a chicken dinner when he is on a vegetable diet.

Another good thing about the sleeveless waist is that a young man can tell whether his sweetheart's folks favor vaccination or not.

The two Portland, Ore., sheiks ordered by a police judge last week to get haircuts, have doubtless already gone on record against short sentences.

The lay novelist in New York who has gone into bankruptcy with liabilities of \$21,000 and no assets probably had a convincing line of fiction.

Here's hair raising news from New York hairdressers, saying let the hair grow out. They also suggest that boughn hair be worn, showing they are not asleep at the switch.

William J. Bryan, whose present residence is Miami, Florida, says he sees no reason why a southern candidate can't be elected president. Of course not.

Chief of the Buluba tribe of Belgian Congo says he will abdicate and turn over his harem of fifty wives to his son. The old man is going to let the kid worry about fall clothes, it appears.

Man is harnessing and using less than one thousand-millionth part of the energy that gushes to our earth from the sun, according to Sir Oliver Lodge. Admittedly, this is true.

But what's the use of harnessing the rest of it? If we believed the big talkers, happiness is a matter of horsepower. Maybe we'd be happier if we harnessed less instead of more.

A professor's assertion that the medical colleges are not turning out enough graduates to supply the nation's demands for physicians sounds much like jest. But the professor insists that he is right and that there are really not sufficient doctors to go around. All this in the face of the expansion of science, the drift to drugless healing and the advance of mental therapy. It seems that those who want doctors want a lot of them and call for instant attention.

Five million men and women admitted to the last census takers that they could neither read nor write. The illiteracy commission of the National Educational association says the correct figure is nearer 10 millions, since probably half the people who can't read or write or too proud to admit it. This shocks the educators. But it's only a matter of a few generations since reading and writing were exceptional accomplishments, in many communities only the clergyman being able to make records. Don't worry, we're progressing.

### A THOUGHT FOR TODAY

I may be introduced to the other world against my will, but I know my duty to this, as long as I stay in it.—Kipling.

All the world loves a lover. And all the world hates a hater.

Reputations would get along better if all neighbors stuttered.

You see autos parked all along the country roads these night, perhaps to save gas.

It takes nine tailors to make a gentleman, and one bootlegger to break him.

These aviators are always hitting something new. One hit a cow in Los Angeles.

Climbing the social ladder would not be so hard if people didn't kick you in the face.

Where will you put your coal this winter? If you have had your bath, use the bath tub.

Better start letting your whiskers grow now as preparedness against Christmas neckties.

The German mark has ceased to circulate as money, but is still circulating as a joke.

They found booze shipped by mail in North Carolina. Now everybody is meeting the postman.

World Puzzles

International romances sometimes furnish complications after the wedding-bells have rung. The wife may find herself with a husband, but without a country. In most of the European nations the woman who marries is at once dowered with the nationality of the husband. To all intents and purposes she becomes a citizen of his country. But the act passed by the last congress at Washington specifically established that any foreign born woman who marries a citizen of the United States shall not herself become a citizen by reason of such marriage. Yet an American woman who weds an Englishman at once becomes a British subject. These differences furnish the American consular with numerous complications and entanglements. Passports for travelers must be vised by the consuls in many countries. An English woman who has married an American cannot obtain a British passport because, under the English law, she is no longer a British subject. The American woman who weds a Briton is in much the same fix. She cannot obtain a British visa on an American passport because, under English law, she is a British subject and not an American. It would look as if the dear lady would have to stay home. All over the continent different complications arise when husband and wife of different racial groups are traveling together. The league of nations might get busy with an international passport that would save a frightful lot of fiction and embarrassment.

Random Advice

Do your eyes hurt you? Quit looking daggers at people.

Have you got hay fever? Carry a handkerchief so you can stop your nose if it tries to run.

Are your feet swollen? This is not dangerous. Not half as bad as if you had the swell head.

Does dandruff bother you? Worry about it until you are bald and the dandruff will leave.

Do your trousers bag at the knees? Loan them to a bow legged man and he will take the bag out.

Always chew tobacco while calling on a girl you do not want to kiss. It works fine.

Cry when a girl starts to kiss you. Stomping on her feet is another way to make her stop it.

Damp feet are said to be one cause of bad colds. It shouldn't be so hard to give them up.

Is your face your fortune? That is why so many men feel cheap when they need a shave.

A Spokane boy who thought he could rob a bank and get away with it will be 55 when he get away.

### 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 Glenn R. Atchison, deceased.

On reading and filing the petition of Gladys Atchison praying that administration of said estate may be granted to John Gerry Stark, as Administrator;

Ordered, that October 29th, A. D. 1923, at 10 o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause 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 interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Dated October 4th, 1923.

ALLEN J. BEESON, County Judge.

### NOTICE OF HEARING

on Petition for Determination of Heirship

Estate No. — of Basil S. Ramsey, deceased, 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 Wm. C. Ramsey, who is one of the heirs of said deceased, and interested in such, has filed his petition alleging that Basil S. Ramsey died intestate in Plattsmouth, Nebraska, on or about July 22nd, 1921, being a resident and inhabitant of Plattsmouth, Nebraska, and the owner of the following described real estate, to-wit:

Lots seven (7) and eight, (8) in Block Twenty (22) in Young & Hay's Addition to the City of Plattsmouth, Cass county, Nebraska—

leaving as his sole and only heirs at law the following named persons, to-wit:

Libbie C. Ramsey, widow, and Wm. C. Ramsey, son;

that said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the Court determine who are the heirs of said decedent, their degree of kinship and the right of descent in the real property of which the deceased died seized, which has been set for hearing on the 6th day of November, A. D. 1923, at 10 o'clock a. m.

Dated at Plattsmouth, Nebraska, this 5th day of October, A. D. 1923.

ALLEN J. BEESON, County Judge.

### ORDER OF HEARING

on Petition for Determination of Heirship

Estate No. — of Kate L. Atchison, deceased, 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 William Atchison, who is one of the heirs of said deceased, and interested in such, has filed his petition alleging that Kate L. Atchison died intestate in Cass county, Nebraska, on or about January 28th, 1917, being a resident and inhabitant of Cass county, Nebraska, and the owner of the following described real estate, to-wit:

An undivided one-half interest in and to the northwest quarter (NW 1/4) of Section nineteen, (19) Township ten, (10) Range ten, (10) east of the 6th P. M., in Cass county, Nebraska—

leaving as her sole and only heirs at law the following named persons, to-wit:

William Atchison, widower, and William L. Atchison, Ella F. Atchison and Glenn R. Atchison;

that said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the Court determine who are the heirs of said deceased, their degree of kinship and the right of descent in the real property of which the deceased died seized, which has been set for hearing on the 5th day of November, A. D. 1923, at 10 o'clock a. m.

Dated at Plattsmouth, Nebraska, this 4th day of October, A. D. 1923.

ALLEN J. BEESON, County Judge.

### SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by James Robertson, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 15th day of October, A. D. 1923, at 10 o'clock a. m. of said day, at the south door of the court house in Plattsmouth in said county, sell at public auction the highest bidder for cash the following property, to-wit:

Lots nine, (9) ten (10) and eleven, (11) in Block three, (3) in Duke's Addition to the City of Plattsmouth, Cass county, Nebraska.

The same being levied upon and taken as the property of Roy Taylor and Gertrude Taylor, his wife, and Martha E. Seiver, defendants, to satisfy a judgment of said Court recovered by The Livingston Loan and Building Association, plaintiff against said defendants.

Plattsmouth, Nebraska, September 1, A. D. 1923.

C. D. QUINTON, Sheriff Cass County, Nebraska.

### CHATTEL MORTGAGE SALE

Notice is hereby given that by virtue of a chattel mortgage, dated the 13th day of December, 1922, at the office of the County Clerk of Cass county, Nebraska, on the 2nd day of January, 1923, at 9:20 o'clock a. m., and executed by L. C. Sharp Manufacturing Company, by L. C. Sharp, to secure the payment of the sum of \$6,500.00, and upon which there is no due the sum of \$6,250.00 with interest at the rate of 8% per annum from the 13th day of December, 1922, to The First National Bank of Plattsmouth, Nebraska, the mortgagors and Howard Kennedy, Executor of the Last Will and Testament of L. C. Sharp, being in default, and default having been made in the payment of said sum, and no suit or other proceedings at law having been instituted to recover said debt, or any part thereof, Therefore said mortgage will sell the property described in said mortgage, to-wit:

One 32"x13-foot Fifield Engr. lathe; one 15"x5-foot American lathe; one 24-inch column drill; one 10-inch friction drill; one 20-inch plain drill; one 20-inch hand crank lathe; one No. 2 Kemp-Smith milling machine; one Chopie key seater; one Baker key seater, "oo"; one New Haven planer, 27"x7-foot; one New Haven planer, 18"x6-foot; seven machinists' vises; one Whittin gear cutting; two emery wheels and stands; three h. p. electric motors; one 1/2 h. p. electric motor; one 2 h. p. electric motor; one 12-inch electric fan; one Marcel rickshaw (power); miscellaneous assortment of reamers, cutters, taps, dies, electric drills, grinders, punches, reamers, etc.; blacksmith equipment; 1-ton chain, fall and tackle; shafting, pulleys; belting, etc.; office equipment; foundry equipment, cupop, crane, flasks, blowers, ovens; patterns for gas engine; 20 tons Albany sand; one portable wood cut; one 1/2 h. p. electric spindle drill; one engine lathe, 10"x4-foot; one small speed lathe; one watchmaker's bench lathe; one small tapping machine; one iron leveling bench; one Adams Farwell gear hobber; one 16-inch Smith mill shaper; one 16-inch Smith mill shaper; one Champion Tool Works lathe; one 16"x5-foot Hamilton lathe; one 16"x6-foot Am. Tool Works lathe; one Yankee combination drill grinder; one 18-inch disc grinder; one Rockford milling machine No. 9; one heating equipment; one Schuster gate cutter; one head; one Chicago Stewart combination gas furnace; three ceiling fans; one Stewart cyaniding furnace and blower; two 24-inch Sibley floor drills, sq. base; one revolving screw rack; one platform scale; one No. 4 Am. Co. pump; one 27-inch Wolcott belt shafting shaper; one 24-inch Sta. head Sibley drill press; one Albany high speed tool drill and Fix.; one 2x36 Jones and Lamson turret lathe and Eq.; one 2x36 Jones and Lamson turret lathe and Eq.; one shaper, Ohio; one double spindle McLaughlin lathe; one planer; one worm milling machine; safety cranks, equipment, figs, etc.; safety cranks, 500 in number; patterns at Paxton & Vierling; two drill press tapping checks; one large tapping machine; one gas engine; drafting equipment and personal tools, extension mill grinders complete with motor, 25 h. p.; one Peterson rotary mixer; one No. 1 Jorgensen grinder; one Draver feeder; one motor on packer, 15 h. p.; office fixtures, except drafting instruments; one hay fork complete; one Howe truck; one sack holder; one Howe truck; one scales; 500 lb.; one wood sawing outfit with power, 7 1/2 h. p.; hay and milled material on hand; three stoves; one 30-inch exhaustor; one 40-inch exhaustor; one 20-inch exhaustor; one small personal tools exempt; one Underwood typewriter—

At public auction at the Machine Shop and Alfalfa Mill of the said L. C. Sharp Manufacturing Company, and L. C. Sharp in the City of Plattsmouth, Nebraska, on the 10th day of October, 1923, at 10 o'clock a. m. of said day.

Dated at Plattsmouth, in Cass county, Nebraska, this 20th day of September, 1923.

THE FIRST NATIONAL BANK of Plattsmouth, Mortgagee.

A. G. COLE, Atty.

### NOTICE OF SALE

Notice is hereby given that pursuant to an Order of Sale issued to me by the District Court of Cass county, Nebraska, on the 26th day of September, 1923, in an action pending in said court in which Charles M. McQuin and Lydia A. McQuin, husband and wife, are plaintiffs and Della E. Anderson, a single woman, and Thomas A. McQuin and Bertha M. McQuin, husband and wife, are defendants, I will on Saturday, the 3rd day of November, A. D. 1923, at ten (10) o'clock in the forenoon of said day, at the south front door of the court house of Cass county, Nebraska, offer for sale, at public venue to the highest bidder, the following described real estate situated in the County of Cass, and State of Nebraska, to-wit:

All that part of the northwest quarter (NW 1/4) of Section thirty-one, (31) in Township ten, (10) North of Range ten, (10) East of the 6th Principal Meridian, Cass county, Nebraska that lies south of the Weeping Water Creek—

The terms of said sale being one-third cash on the day of sale and the balance of the purchase price on the day said sale is confirmed by the District Court of Cass county, Nebraska. Said sale will remain open for one hour.

AUBREY H. DUXBURY, Referee.

A. G. COLE, Atty.

High ideals do not attract as much attention as high insteps.

Almost time for Thanksgiving turkeys to call hunger strikes.

ALLEN J. BEESON, 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 Anton Nitka, deceased:

On reading the petition of Bertha M. Schulof, praying that the instrument filed in this court on the 19th day of September, 1923, 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 Anton Nitka, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to E. H. Schulof as Administrator, with the will annexed;

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 17th day of October, A. D. 1923, at 9 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 19th day of September, A. D. 1923.

ALLEN J. BEESON, County Judge.

CHAS. E. MARTIN, Attorney.

### ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska.

In the matter of the estate of George Hanson, deceased.

This cause came on for hearing upon the petition of Thomas Hanson and Henry Hanson, Executors of the will and estate of George Hanson, deceased, praying for a license to sell the

East half (E 1/2) of the northwest quarter (NW 1/4) and the west half (W 1/2) of the northwest quarter (NW 1/4) in Section thirty-two, (32) and the east half (E 1/2) of the southwest quarter (SW 1/4) in Section twenty-nine, (29) all in Township eleven (11) North, Range nine, (9) in Cass county, Nebraska—

or a sufficient amount thereof to bring the sum of \$8,350.00 for the payment of debts allowed against said estate and the costs of administration, there not being sufficient personal property to pay said debts and expenses and cash devised under the will.

It is therefore ordered that all persons interested in said estate appear before me at the District Court room at the court house in the City of Plattsmouth on the 10th day of the month of November, 1923, at ten o'clock a. m., to show cause why license should not be granted to said executors to sell said real estate of said deceased or as much thereof as may be necessary to pay the debts and expenses and said devise.

Dated at Plattsmouth, Nebraska, this 17th day of September, 1923.

JAMES T. BEGLEY, Judge of District Court.

### NOTICE OF SUIT

In the District Court of Cass county, Nebraska.

Florence M. Allen, Plaintiff, vs. Oran S. Thompson et al, Defendants.

App. Docket 1, Page 314, No. 7479.

To the defendants, Oran S. Thompson; Rebecca B. Thompson; Joseph McCreary; Henry A. Newcomer; Mary Newcomer; Washington Deekins; Washington M. Dickens; Sarah M. Dickens; William Stadelmann; Martha J. Stadelmann; A. H. Hager, devisees, legatees, personal representatives and all other persons interested in the several estates of A. H. Hager, real name unknown, deceased; Oran S. Thompson, deceased; Joseph McCreary, deceased; Henry A. Newcomer, deceased; Washington M. Dickens, deceased; William Stadelmann, deceased; Martha J. Stadelmann, deceased, and all persons having or claiming any interest in or to Lots 3, Block 2, in Stadelmann's Addition to the City of Plattsmouth, in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that on the 10th day of September, 1923, the plaintiff in the above entitled cause, filed her petition in the District Court of Cass county, Nebraska, wherein you and each of you are made parties defendant for the purpose of obtaining a decree from said Court, quieting the record title in plaintiff to the following described real estate, to-wit:

Lots numbered two (2) and three, (3) in Block two, (2) in Stadelmann's Addition to the City of Plattsmouth, in Cass county, Nebraska,

as against you and each of you and by such decree to wholly exclude you and each of you from all estate, right, title, claim, lien or interest therein, and to have a certain mortgage made by the defendants, Oran S. Thompson and Rebecca B. Thompson to the defendant, Joseph McCreary, in the sum of \$280.00, recorded Book A, page 267, and another mortgage, made by one Rebecca D. Short to the defendant A. H. Hager, real name unknown, in the sum of \$125.00, recorded Book 28, page 89, all of the mortgage records of said county, decreed to have been paid, satisfied and cancelled of record, and the title to said premises forever freed from the apparent claims of the defendants and quieted in plaintiff.

You are required to answer said petition on or before the 5th day of November, 1923, or your default will be entered in said cause and a decree granted as prayed for in said petition.

Date: September 15th, 1923.

FLORENCE M. ALLEN, Plaintiff.

By JOHN M. LEYDA, Her Attorney.

ALLEN J. BEESON, County Judge.

### NOTICE OF SUIT TO QUIET TITLE

In the District Court of Cass county, Nebraska.

John M. Kafenberg, Plaintiff, vs. White et al, Defendants.

To the defendants — White, real name unknown, husband of Sarah R. White; Shepard Fales; Mrs. Shepard Fales, real name unknown; Israel G. Hamman, real name unknown; Anthony Voll; Mrs. Anthony Voll, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of White, real name unknown, husband of Sarah R. White; Shepard Fales; Mrs. Shepard Fales, real name unknown; Israel G. Hamman, real name unknown; Anthony Voll; Mrs. Anthony Voll, each all persons having or claiming any interest in the east half (E 1/2) of the northwest quarter (NW 1/4) of the northeast quarter (NE 1/4) of Section fifteen, (15) Township twelve, (12) Range twelve, (12) east of the 6th P. M., in the County of Cass, Nebraska, real names unknown:

You and each of you are hereby notified that John M. Kafenberg, as plaintiff, filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 21st day of April, 1923, against you and each of you, the object, purpose and prayer of which is to obtain a decree of court quieting the title to all of —

the east half (E 1/2) of the northwest quarter (NW 1/4) and the west half (W 1/2) of the northeast quarter (NE 1/4) of Section fifteen, (15) Township twelve, (12) Range twelve, (12) east of the 6th P. M., in the County of Cass, Nebraska, real names unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of C. S. Acheson; Charles S. Acheson and Daniel H. Wheeler, each deceased, real names unknown; and the heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Matilda Reid; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael; Mrs. Jacob L. McMichael, real name unknown; Ambrose M. Boese, Mrs. Ambrose M. Boese, real