

LARGE REHABILITATION PROGRAM IS ANNOUNCED

LINCOLN, March 22 (UP)—Secretary Frank B. O'Connell of the state game, forestation and parks commission today announced a \$50,000 rehabilitation program in cooperation with the WPA is under way at Nebraska state parks and recreational grounds.

Approximately \$2,500,000 will be spent in expanding pheasant and quail production at the state farm near Madison from 3,000 birds to 10,000 birds. The farm was established last year.

Tree plantings, laying of water mains, road building and enlargement of picnic facilities are included in the reconstruction program, during the next two or three months at Arbor Lodge, Nebraska City, Chadron and Niobrara state parks. The WPA will supply labor and some of the materials for the projects, the commission defraying the rest of the cost.

The new water main to be constructed at Arbor Lodge will cost about \$5,000.

REPORT GOOD RECEPTION

LINCOLN, March 22 (UP)—State AAA officials today reported "excellent reception" by Nebraska farmers to the 1938 federal farm program at school house meetings throughout the state.

Officials said attendance at the community meetings has been larger than at any time since advent of the AAA in 1933. These meetings will be held until May 1. The next task of the county committees is to assign corn allotments on every farm in each county.

The state office expects to announce county allotments for the 64 commercial corn producing counties next week.

MAP NEBRASKA FARM LAND

LINCOLN, March 22 (UP)—More than 20,000 square miles of Nebraska farm land will be photographed from the air this year if favorable bids are received by the AAA, the state agricultural conservation office announced today.

Aerial photographs are used in checking compliance with the federal farm program.

Fred S. Wallace, chairman of the state committee said Nebraska contracts already let but not yet flown will cover Cass, Colfax, Dodge, Douglas, Madison, Platte, Sarpy, Washington and Wayne counties.

Counties for which no bids have been received by which are scheduled for aerial mapping this year include Jefferson county, 578 square miles.

Nebraska counties which have been mapped from the air to date by the AAA include Gage, Pawnee, Richardson, Otoe, Lancaster, Johnson, Nemaha and Saunders.

MARRIAGES-DIVORCES DOWN

LINCOLN, March 22 (UP)—Fewer Nebraskans were married or divorced during 1937 than during the two preceding years Dr. P. H. Bartholomew, state health director announced today.

Divorces numbered 2,074 last year as compared with 2,137 for 1936 and 2,167 in 1935. Marriages slumped to 11,898 in 1937 as against 12,701 in 1936 and 12,402 in 1935.

Douglas County topped both divisions with 1,904 marriages and 243 divorces last year. Lancaster county was second with 877 marriages and 243 divorces. Four counties reported no divorces—Arthur, Banner, McPherson and Wheeler. Arthur and Banner counties were divorceless for the second consecutive year.

Governor Has 'Go Ahead' on Road Program

Federal Government Gives Cochran Authority to Carry on Road Program.

LINCOLN, March 21 (UP)—Governor Cochran announced today that he had received a "go ahead" signal from the federal government to proceed with Nebraska's road building program for the fiscal year beginning July 1 as originally planned.

The governor was informed by Secretary of Agriculture Wallace that President Roosevelt had withdrawn his objections to the 1939 highway allotments.

"The president now feels that you should not be asked to further delay submission of road building projects and accordingly I suggest that such projects be now submitted in the order of their priority," Secretary Wallace said.

State Engineer A. C. Tilley said Nebraska projects listed in the 1938 program which have been held in abeyance pending word from Washington will be forwarded to the federal bureau of roads and bridges. Approximately \$4,000,000 in federal funds will be available to Nebraska this year.

Tilley said release of federal funds, among other things will permit construction this year of a Burlington underpass on highway 81 in York and hard surfacing of a 15-mile stretch on highways No. 2 and 34 between Waco and Seward and highway No. 2 between Syracuse and Nebraska City.

When work on these gaps is completed, the two roads will be hard surfaced as far west as Grand Island.

TEACHER STEALS CHICKENS

MARIAN, Kas., March 22 (UP)—Albert Ewart, 28, who was until this week director of athletics and teacher of history at the Junior High school, today was out working on the roads among the county prisoners, serving a six months' sentence for stealing chickens.

His arrest and conviction left everybody in the county amazed except Fred Graham who had suspected of the teacher for some time.

In addition to his teaching, coaching and chicken stealing, Ewart also instructed a Sunday school class at the Evangelical church and traveled over the county selling insurance. He was "well thought of."

The sheriff caught him in the act carrying off 12 of Jake Suterman's chickens, leg bands and all. Ewart then confessed that he had been stealing chickens for three years and estimated that he had stolen and sold to produce dealers about \$2,000 worth.

REJECT BILL AMENDMENT

WASHINGTON, March 22 (UP)—The senate today rejected the Pittman amendment to the government reorganization bill exempting the agriculture departments, forestry service from the president's power to transfer or reorganize bureaus. The vote was 33 to 50.

It was the first of a series of special exemptions which senate leaders opposed on grounds that to adopt one would be to throw open the doors to wholesale exemptions which would destroy the effectiveness of the proposed "streamlining" of the executive department.

Senator Bennett C. Clark, D., Mo., has 16 exemptions which he plans to offer.

The forestry amendment was sponsored by Senator Key Pittman, D., Nev., and supported by Senator William E. Borah, R., Idaho. Defeat of the Pittman proposal augured ill for Clark's series.

SHIRLEY SETTLES SUIT

LONDON, March 22 (UP)—Settlement of a libel suit between Shirley Temple, American child actress and the magazine "Night and Day" was announced today by the king's bench division of the English high court.

Under the settlement, the actress will receive \$10,000, the Twentieth Century-Fox Film Corporation of America \$5,000 and the Twentieth Century-Fox Film company of England, \$2,500.

The suit was in connection with an article criticizing the child's acting.

GREET TVA HEAD

XENIA, O., March 22 (UP)—Dr. Arthur E. Morgan, chairman of the Tennessee Valley Authority was greeted by 200 students and faculty members of Antioch college when he arrived here by train today on his way to his Yellow Springs home. He was formerly Antioch president.

BARMEN MUST OBSERVE BLACK LIST IN CAPETOWN

CAPETOWN (UP)—If the barman in a Capetown hotel peers intently at a customer and then consults a list behind the bar before serving the beer, it is because he does not want to be fined.

For in Capetown there is an official "black list," and the names on it comprise all sorts of people, native and European. A man on the black list cannot purchase liquor legally. He may not enter a bar or off-license, and must not have liquor in his possession. And it is an offense to serve such a person.

People get on the black list largely owing to affidavits sworn by relatives. They are blacklisted for six or twelve months. The ban, however, is only operative in the district where it is issued, so the victim may go to a neighboring town and buy all the liquor he wants.

Thunder Showers Give Encouragement to Farmers

Light Hail Reported at Several Places Over the State—High Wind in East Nebraska.

By United Press Scattered thunder showers gave fresh encouragement today to Nebraska farmers who, in many instances are plowing their fields preparatory to sowing oats and barley.

The rain was accompanied by light hail at several points and by winds that attained the maximum speed of 40 to 50 miles an hour in eastern Nebraska. The wind blew over the instrument shelter at the Lincoln airport and broke the thermometer.

The showers were heaviest in the eastern counties. Seward received 1.07 inches. Other measurements were Lincoln, .22; Omaha, .11; Ashland, .33; Valentine, .02; Fairmont and York, .56; Gresham, .65; Fremont, .22; Plattsmouth, .10; Wahoo, .49.

Railroad officials reported a half inch at Oakland and a trace of hail and scattered showers from Louisville to Crete.

Temperatures dropped sharply from Monday's high reading. Omaha reported a maximum of 82 and Lincoln 80 yesterday.

HOPE FOR PENSION FADES

WASHINGTON, March 22 (UP)—Hope for congressional action at this session of congress on an old age pension bill disappeared today when the announcement of Chairman Robert L. Doughton, D., N. C., that the house ways and means committee had decided against hearings on the proposed general welfare act.

Doughton members opposed compliance with the petition of 140 representatives for committee hearings on the measure that succeeded the Townsend old age pension plan.

Representative Harry R. Shepard, D., Calif., floor leader of the bill, announced he will use every effort to obtain sufficient signatures to another petition to discharge the committee and bring the bill to the floor. Only 126 of the 218 signatures have been obtained. The general welfare bill is backed by a steering committee of 70 representatives and by the general welfare federation.

WOULD REVISE LEVIES

WASHINGTON, March 22 (UP)—Undersecretary of Treasury Roswell McGill today indicated that revision of the undistributed profits and capital gains taxes under consideration by the senate finance committee could be effected with a gain of \$40,500,000 in federal revenue.

McGill testifying before the committee on the treasury attitude to proposed tax revision, presented schedules showing revenue producing potentialities of the revised levies.

HELD UNDER FEDERAL BOND

OMAHA, March 21 (UP)—Medford James, one of four men accused of shooting wild geese out of season and selling them to Omaha night clubs is being held in \$500 bond after having pleaded guilty before U. S. Commissioner M. A. Hall here Saturday.

Three others, Leo Bogen, Ben Kernes and Elmer Eaton received sentences in state court at Plattsmouth last week and it was considered unlikely federal charges will be filed against them.

J. Howard Davis Attorney at Law Plattsmouth

Asthma May be Caused by Emotional Strains

Dr. Franz Alexander Sees Possibility of Cure by Psychoanalysis After Long Research.

CHICAGO, March 22 (UP)—Asthma may be caused by great emotional strain resulting from such difficulties as the loss of loved ones or failure in the business world and as such may be treated successfully by psychoanalysis, Dr. Franz Alexander said today.

He announced his findings after two years of research and said he would give a detailed report, including methods of treatment, at the June meeting of the American Psychiatric association at San Francisco. He is director of the Institute for Psychoanalysis.

His studies show, he said, that asthma attacks have ceased in a number of cases after Freudian analysis had rid patients of emotional conflicts. Virtually all patients treated, he added, reported their asthmatic conditions alleviated by psychoanalysis.

"My research indicated that even in individuals who are definitely allergic, asthma attacks seem to be precipitated by emotional conflict situations of fairly uniform and typical character," he said.

"Even patients with a marked allergic sensitivity—a type we purposely have chosen for our studies so as to obviate possibility of an already marked emotional disturbance—we find the asthma attacks regularly occur in reaction to temptation situations which seem to threaten the patient with the loss of the love of some person upon whom he is emotionally dependent."

Hay fever had not yet shown itself so amenable to the treatment, Dr. Alexander said.

Dr. Alexander said his treatments did not meet with complete success in every case. He pointed out, however, that even cases which appeared to be largely pathological were improved by the psychoanalytical treatment.

"It is interesting to note," he said, "that while certain inoculations have proved successful in the alleviation and cure of asthma, it is noteworthy that these reliefs sometimes have proved to be only temporary. But thus far there has been no relapse reported in cases cured by psychoanalysis."

FAR EAST WAR CURBS SHIPPING OF NEWSPRINT

VANCOUVER, B. C. (UP)—British Columbia's shipments of pulp and newsprint to China have been paralyzed by credit difficulties caused by war conditions. Japan also has been buying in relatively small quantities, it was said here.

British Columbia newsprint manufacturers were able to reach the China market by shipping to Hongkong for transshipment to Canton, for several months, but blockading of the latter port by Japanese warships eliminated that outlet.

Merchants Exchange figures for pulp and paper from British Columbia showed gains to the United States, with losses to Australia, China and Japan.

Australia took 18,810 tons in 1937, and 42,876 in 1936; China took 1,651 tons in 1937 and 5,084 in 1936; Japan, 83,764 tons in 1937 and 131,795 in 1936. United States purchases totaled 205,981 in 1937 and 175,861 tons in 1936.

SPRING MAY REDUCE WPA

WASHINGTON, March 23 (UP)—Works Progress Administration officials hoped today that spring may soon bring a decline in steadily increasing relief rolls.

Since the last week in September 1937, when WPA rolls dropped to 1,450,101 the number has increased steadily until on March 12 the figure was 2,243,865.

Officials estimated a peak load of 2,500,000 by the end of March.

WILL TEST CREAM LAW

LINCOLN, March 23 (UP)—Trial of the test case involving constitutionality of the 1937 cream grading law has been set for March 31 at Grand Island, Bert L. Overcash, assistant attorney general announced yesterday. The action was brought by Mary T. Hyslop and others to enjoin the state from administering the action. It is now in operation.

Walter H. Smith LAWYER Plattsmouth State Bank Building Plattsmouth, Nebraska

HOOVER IN LONDON

LONDON, March 22 (UP)—Former President Herbert Hoover visited for a half hour today with King George.

Subscribe for the Journal.

NOTICE OF FINAL SETTLEMENT

In the County Court of Cass County, Nebraska. To all persons interested in the estate of John Irvin Elwood, deceased. No. 3296:

Take notice that the Executrix of said estate has filed her final report and a petition for examination and allowance of her administration accounts. Examination of her report, assignment of residue of said estate and for her discharge; that said petition and report will be heard before said Court on April 8, 1938, at ten o'clock a. m.

Dated March 8, 1938. A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

In the County Court of Cass County, Nebraska. To the creditors of the estate of Etta May Moore, deceased. No. 3319:

Take notice that the time limited for the filing and presentation of claims against said estate is July 11, 1938; that a hearing will be had at the County Court room in Plattsmouth on July 15, 1938, at ten o'clock a. m. for the purpose of examining, hearing, allowing and adjusting all claims or objections duly filed.

Dated March 11, 1938. A. H. DUXBURY, County Judge.

NOTICE OF PROBATE

In the County Court of Cass County, Nebraska. To all persons interested in the estate of George Oberle, Jr., deceased. No. 3323:

Take notice that a petition has been filed for the probate of an instrument purporting to be the last will and testament of said deceased, and for the appointment of Ida Oberle as Administratrix c. t. a. thereof; that said petition has been set for hearing before said Court on the 1st day of April, 1938, at 10 o'clock a. m.

Dated March 2, 1938. A. H. DUXBURY, County Judge.

SHERIFF'S SALE

State of Nebraska } ss. County of Cass }

By virtue of an Order of Sale issued by C. E. Ledgeway, Clerk of the District Court within and for Cass County, Nebraska, and to me directed, I will on the 16th day of April, A. D. 1938, 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 to the highest bidder for cash the following real estate to-wit:

The North Half of the South-east Quarter of Section Ten (10), Township Ten (10), North Range Nine (9), East of the 6th P. M., in Cass County, Nebraska.

The same being levied upon and taken as the property of Stella M. Gomerding, et al. Defendants, to satisfy a judgment of said Court recovered by Emma Sherman, Plaintiff against said Defendants. Plattsmouth, Nebraska, March 9, A. D. 1938.

H. SYLVESTER, Sheriff Cass County, Nebraska. m10-5w

NOTICE OF HEARING

In the County Court of Cass County, Nebraska. In the Matter of the Guardianship of Lloyd Wortman, Incompetent.

To Lloyd Wortman, and all other persons interested or concerned in the guardianship of Lloyd Wortman, Incompetent: You and each of you are hereby notified that Harold W. Richards, Administrator c. t. a. of the Estate of Earl W. Richards, now deceased, has filed a final report herein on behalf of Earl W. Richards, formerly guardian of the person and estate of Lloyd Wortman, Incompetent, and praying therein that said report, together with all reports filed by said guardian since his appointment as such, be approved and the bond of the said Earl W. Richards, as guardian and his bondsmen be released from all further duties and liabilities.

You are each further notified that a hearing will be had in said matter upon the said final report, together with all other reports filed herein by the said Earl W. Richards, as guardian, in said matter before the said Court on April 15, 1938, at the hour of ten o'clock a. m. in the County Court room of Cass County, Nebraska, in the City of Plattsmouth, Nebraska, at which time and place you or any of you may appear at said hearing and make objections to said reports if any you have, and show cause why said reports herein filed should not be allowed and approved and the prayer of said petitioner should not be granted.

You are further notified that the Judge of the County Court will on said day of hearing make such orders as may be for the best interests of the said Lloyd Wortman, Incompetent.

Dated this 19th day of March, 1938. By the Court. A. H. DUXBURY, County Judge. (Seal) m21-3w

NOTICE TO CREDITORS

In the County Court of Cass County, Nebraska.

To the creditors of the estate of George Maurer, deceased. No. 3321: Take notice that the time limited for the filing and presentation of claims against said estate is July 18, 1938; that a hearing will be had at the County Court room in Plattsmouth on July 22, 1938, at ten o'clock a. m., for the purpose of examining, hearing, allowing and adjusting all claims or objections duly filed.

Dated March 18, 1938. A. H. DUXBURY, County Judge. (Seal) m21-3w

LEGAL NOTICE TO NON-RESIDENT DEFENDANTS

To Edgar P. Rodaway and Rodaway, first name unknown, husband and wife; and Carl R. Rodaway, single: You and each of you are hereby notified that on March 2, 1938, Grace Rasmussen, Plaintiff, filed her action in the District Court of Cass County, Nebraska, against you and each of you, the object and prayer of which is to partition the following described real estate, to-wit:

SW 1/4 Sec. 23, T. 10, R. 9 E. of 6th P. M., Cass County, Nebraska. You are required to answer said petition on or before May 2, 1938, or plaintiff's petition will be taken as true and judgment and decree rendered accordingly.

Dated this 18th day of March, 1938. GRACE RASMUSSEN, Plaintiff. m21-4w

SHERIFF'S SALE

State of Nebraska } ss. County of Cass }

By virtue of an Order of Sale issued by C. E. Ledgeway, Clerk of the District Court within and for Cass County, Nebraska, and to me directed, I will on the 16th day of April, A. D. 1938, 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 to the highest bidder for cash the following real estate to-wit: Commencing at the Southwest corner of the South Half (34) of the Northwest Quarter (34) of Section Thirty-two (32), Township Twelve (12), Range Nine (9), East of the 6th P. M., thence East 26 rods, thence North 80 rods, thence West 26 rods, thence South 80 rods, to the place of beginning, containing Thirteen acres (13 A) more or less;

The same being levied upon and taken as the property of Stella M. Gomerding, et al. Defendants, to satisfy a judgment of said Court recovered by Emma Sherman, Plaintiff against said Defendants. Plattsmouth, Nebraska, March 9, A. D. 1938.

H. SYLVESTER, Sheriff Cass County, Nebraska.

J. C. BRYANT, Attorney for Plaintiff. m10-5w

NOTICE OF HEARING

on Application by Administrators for Revivor of Action and Judgment.

In the District Court of Cass County, Nebraska Vincent W. Straub, Plaintiff v. Ole Olsen, Bertha M. Stone and Carl Stone, Defendants

To Carl Stone, Defendant: You are hereby notified that on the application of the undersigned administrators, the following order has been entered in the above entitled cause:

"On due consideration of the suggestion of death of Vincent W. Straub, plaintiff, on September 11, 1937, and of the application by H. J. Reguaritte and Max Straub, Jr., administrators of his Estate, for revivor of this action and the judgment herein rendered in their names as such administrators, it is

"ORDERED: That this action be revived in the names of said administrators as plaintiffs, and that the judgment rendered herein in favor of Vincent W. Straub, plaintiff, January 24, 1934, for the recovery of the sum of \$3,337.81 and interest and costs as therein provided, be revived in their names as such administrators, as plaintiffs, unless sufficient cause be shown herein by the defendants against said revivor on or before April 11, 1938.

"On further consideration of the affidavit of the said administrators filed herein, it is

"ORDERED: That notice of said application be given to the defendant Carl Stone by publication of a copy of this order in Plattsmouth Journal for four consecutive weeks."

That unless cause be shown to the contrary, a final order reviving said action and judgment, as applied for, will be entered in said cause on April 11, 1938, or as soon thereafter as said application can be heard.

H. J. REGUARITTE, MAX STRAUB, JR., Administrators of the Estate of Vincent W. Straub, Deceased. By—WM. H. PITZER and MARSHALL PITZER, Attorneys. (Seal) m21-3w

Bible School Lesson Study!

Sunday, March 27th By L. Neitzel, Murdock, Neb.

Correcting Wrong Ideas of Religion

Mark 7:1-13.

Religion is any system of faith and worship. But we would confine it to an "Essential part or a practical test of the spiritual life." (See James 1:27). This definition conforms to our Lord's teaching and practice. This will be a rather hard lesson to teach, because of the many isms and chisms and corruptions of the word of God, and the many ceremonies and liturgies that have crept into the church, obscuring the real purpose of our holy religion, which is to glorify God and edify man—prepare him for his eternal destination. Mark, writing to the Romans, explains the Jewish customs, so they may understand Jesus' teaching—that is what he did in this lesson. Jesus' admonition was: "We must live (as Christians) according to the law of God, regardless of whatever the world says and whatever the world thinks, but we must be careful to KNOW what this law says."

Now we find the local Pharisees and a group of Scribes from Jerusalem determined to find some fault in Christ's teaching or conduct. As they can find nothing on Jesus, they pick on his disciples. They must be like their Master and teacher.

The Pharisees were the strictest observers of the Jewish law. To them we are indebted for the keeping of the text of the scriptures delivered to Moses, correct in every detail, and delivering of the same to posterity. The Scribes were the teachers and interpreters of the law as well as copyists of the scriptures (there was no printing in those days). So, we see the Pharisees who lived at Capernaum and the Scribes from Jerusalem at the meeting; the purpose of the presence of these parties was to discredit Jesus with the people.

This was a gathering of the opponents of Jesus, not his friends. And they tried to make him out to be a lawbreaker, since his teachings came off in collision with the many added rules to the law. The rapid growth of the work and the preaching mission of the twelve increased their alarm.

These enemies thought they had a case against Jesus when they told him that some of his disciples had eaten and had not washed their hands—as all Jews did (the law did not require that, it was simply a tradition set up by the elders and given the semblance of law). This gave Jesus the occasion to deliver to them a well earned rebuke and correct some wrong ideas of religion. Quoting the scriptures, which they of the lips. This is a matter much

overlooked by preachers, teachers and members of our churches and Sunday schools. It is not a matter of regular church attendance, nor taking part in public service, nor attending all the prayer meetings, or held to be the word of God (Isa. 29:13). Jesus emphasized in no uncertain language that true religion is the attitude of the heart and not contributing to the budget. Men may do all these things, render lip-service and say: "Lord, Lord!"

Jesus says: "Not every one that saith unto me 'Lord, Lord' shall enter into the kingdom of heaven; but he that DOETH the will of my Father which is in heaven." (Matt. 7:21).

A heartless service is rendered by men who Jesus calls "hypocrites." It means originally "one who acts of another on the stage in some theatrical performance, that is one who pretends to be some one who he is not." Some one may act the part of a King, but that doesn't make him a King. Once a man is known to be a hypocrite, the power and influence of his testimony is forever destroyed.

Cleanliness is commendable, but to make it an essential part of religion even Jesus would not recognize. This is only an outer ceremony which anyone can perform and not come near to God, whom he pretends to worship.

Jesus cites another case to prove that they are hypocrites, perverting the commandments of God. Moses says in the Law: "Honor thy father and thy mother, and he that speaketh evil of father and mother, let him die the death." But ye say: "If a man say to his father or his mother that wherewith thou mightest have been profited by me is Corban, that is to say: 'Given to God,' i. e. 'I have vowed it to God, I cannot give it to father and mother—I cannot support them"—tradition will acquit him even though he does not give it to God.

It is a lamentable fact that too many foreign doctrines are substituted for religion, forms and empty husks.

The foregoing cases cited by Jesus are given as samples; the whole law was thus rendered valueless and without authority.

If in our worship the soul is not lifted onto a higher plane, brought into a conscious presence with God, filled with new zeal and devotion, inspired to greater activity in the service of the King, then such service is in vain; it has failed in its purpose, it was purely lip-service and the term "hypocrite" is well bestowed.

May we always worship God in spirit and in truth.