

Clothing Bill in North is Less Than in South

Difference of 25 Per Cent in Low Income Group Noted—Same Spent for Shoes.

WASHINGTON (UP)—The department of agriculture's nationwide consumer purchase survey has turned up a lot of startling facts, but none more paradoxical than this: Southern villagers spend 25 per cent more for clothing than do northern villagers.

A family-living study in 33 villages in Georgia, Mississippi, North and South Carolina showed 2,083 husbands averaged \$56 a year each for clothes and their wives \$57.

A similar study including 2,877 families in 46 villages in Illinois, Iowa, Michigan, Ohio, Pennsylvania and Wisconsin disclosed the husbands spent an average of \$38 and the wives \$42 a year for clothing.

None on Relief Rolls The survey included only non-relief white families for 12 months in the 1935-36 period. The figures were given by the families themselves in personal interviews with department representatives.

In the lower income group—\$500 to \$3,000—husbands and wives spent virtually the same for clothing. When the family income reached \$5,000 or more expenditures for clothing took a big jump. For husbands it averaged \$180 and for wives \$232 a year.

In both the north and the south husbands and wives spent more for underwear and hose than they did for coats and other wraps. For the husband the average was \$6 and for wives \$12. Husbands spent \$26 for suits and wives \$16 for dresses.

Same Spent for Shoes The husbands averaged \$3 a year for hats and the wives \$4. Shoes cost husbands and wives each an average of \$9 a year.

The survey bore out the contention of most fathers that it costs more to clothe daughters than sons. On the whole, fathers spent more for clothing than their grown sons, but grown daughters spent more than their mothers.

In the \$2,000 to \$3,000 a year income group, sons spent an average of \$73 a year for clothing; husbands, \$77; wives, \$80 and daughters, \$95. The husband earning \$5,000 or more a year spent an average of \$180 for clothing for himself, \$160 for his son, \$232 for his wife and \$332 for his grown daughter.

MANY APPLY FOR WPA

OMAHA, May 27 (UP)—R. A. Radford, regional PWA director for eight states said today that nearly 2,000 inquiries have been received for PWA work in this region since President Roosevelt introduced his "pump-priming" bill.

Application blanks have been sent to sponsors of 300 of these projects which are already to proceed with work when the necessary funds are appropriated. So far 25 completed requests have been received here.

In addition to the new applications Radford said only about 25 per cent of the 350 applications on file from states in this region when PWA work was discontinued have been cancelled. The others have announced their intention of proceeding with the work. The total amount to be expended on these old projects is expected to exceed \$50,000,000.

Radford is in charge of Iowa, Minnesota, Missouri, Montana, Nebraska, Wyoming and North and South Dakota.

FLOOD TRAPS 700 SQUIRRELS

WOODVILLE, Cal. (UP)—Floods which trapped all wild animal life in the vicinity onto the top of a single knoll, enabled three men to kill 700 squirrels. Other animals which had sought refuge there in large numbers consisted of snakes, rabbits, skunks and even a badger.

ATTORNEYS ERR, AND YOUTH APPEALS CASE

COLUMBUS, O. (UP)—Because his attorneys declared he was guilty in their court defense, George Wells, 22-year-old Akron youth, may escape the Ohio electric chair.

His fate is bound in one of the strangest death appeals ever to come before the Ohio supreme court.

When Wells went on trial for the murder of William F. Pantages, Akron cafe proprietor, he entered a plea of not guilty.

But in their final arguments, both of Wells' attorneys, J. B. Morris and G. R. Hargreaves, admitted he was guilty of the slaying.

The jury found Wells guilty of first degree murder, which carried the death penalty. Now Morris and Hargreaves have asked the supreme court to set aside the verdict on grounds they had no right to change their client's plea from not guilty to guilty without his consent.

In death row, Wells observed his 22d birthday with an emphatic denial that he wanted the plea changed. Therefore, the defense argued to the high court, the trial judge illegally deprived the jury of the opportunity to find Wells not guilty when the judge submitted only two verdict forms—one for the death penalty and one for life imprisonment.

Wells' hopes of escaping the electric chair do not quite measure up to those of his counsel. "Once they get you in here, it's hard to get out again," he remarked from his death cell in Ohio penitentiary. "Only two fellows ever did it, I understand."

The supreme court has the appeal under advisement.

CHICAGO STREET CAR MAN JINGLES RHYMES

CHICAGO (UP)—The effect is something like inserting a coin in a player piano when you pay your fare to David Sax, "rhyming conductor" of the Chicago street car system.

To riders on the Madison St. line, Sax provides a chant of original jingles, designed to buoy up the spirits of the customers, and incidentally, the revenue of the line.

Supposing, for instance, that it's raining hard some morning as you start to work, Sax would handle the situation like this: "Keep warm and dry for 7 cents; "A cleaning bill's a big expense."

And when the mercury climbs to sizzling heights, Sax probably will come forward with an offering such as this: "Take a shady seat, and avoid the heat."

For more routine situations the "rhyming conductor" has an inexhaustible stock of jingles such as this: "Not a felt or a jar "On the Madison car."

"Sax" line, by the way, boasts one of the city's newest "streamlined" jobs. Sax insists his system works. His passengers, he believes, reach their destinations in better spirits than the average commuter who gets to work sans the soothing influence of verse.

TO FILE SHOOTING CHARGES

LINCOLN, May 28 (UP)—Charges will be filed against Gerald Drake, 27, Burlington negro cook, who confessed the shooting of Earl Richardson, 26, negro, County Attorney Max Towle said today.

Towle said the complaint would depend upon the outcome of Richardson's injuries. He suffered a fractured bone in the upper part of the right thigh. Physicians believe he will recover.

Lieut. Gene Masters said Drake admitted firing one shot at Richardson when they encountered each other on the street outside a negro rooming house yesterday. Drake said he owed \$19.75 to Elsie Evans, a friend of Richardson, and that they annoyed him with requests for payment.

Drake contended that Richardson "came after him." He purchased the gun, a .32 calibre automatic, about three hours prior to the shooting. Richardson formerly was a Burlington railroad dining car employ.

Imogene Bank Robbers Have Long Record

Confess to Robbing Twelve Banks in Kansas and Missouri Over a Four Year Period.

KANSAS CITY, Mo., May 28 (UP)—Two midwestern bandits last night told how they robbed 12 banks in four states over a period of four years, taking loot totalling \$66,156.73, and then were nabbed for a holdup which netted them only \$19.50.

Ernest H. McCarthy, 30, and Harry Korte, 33, who said they bought an airplane to survey prospective banks for robbing, entered pleas of guilty today to bank robbery before Thompson. They were placed under \$25,000 bond.

McCarthy and Korte, who gave their addresses as Kansas City, Kan., took agents and police to a farm near Lone Jack, Mo., where they uncovered a cache of \$42,100 in non-negotiable government bonds in a pickle jar.

Dwight Brantley, head of the FBI office here, and Col. Marvin Casteel, superintendent of the Missouri highway patrol, said the men had confessed to 12 bank holdups in Missouri, Kansas, Nebraska and Iowa since 1934. Brantley said that McCarthy, a registered pilot, had a Lincoln-Paige cabin plane based at Richards field here, and would use it to fly over towns and survey the area before staging a robbery.

McCarthy and Korte were arrested near Fairfax, Mo., last night after holding up the bank of Imogene, Ia., earlier yesterday. They took only \$19.50.

Brantley and Casteel said McCarthy and Korte had confessed to the following bank hold-ups: Sept. 19, 1934, bank of Grain Valley, Mo., \$600.

June 24, 1935, Farmers State Bank of Blue Mound, Kan., \$4,800. June 27, 1936, Exchange Bank of St. Paul, Kan., \$2,943.

Oct. 20, 1936, Miners State Bank, Frontenac, Kan., \$2,022.74. Feb. 8, 1937, Bank of Grain Valley, Mo., (second time) \$1,345.88.

April 12, 1937, Bank of Louisburg, Kan., \$3,185. June 21, 1937, Farmers State Bank, Blue Mound, Kan., (second time) \$698.

Aug. 16, 1937, Home State Bank, Humboldt, Neb., \$1,247.50. Oct. 26, 1937, Citizens Savings Bank, Browning, Mo., \$3,222.50.

Jan. 17, 1938, State Bank of Denison, Kan., \$1,845.57 cash, \$43,250 non-negotiable government bonds, \$167.84 checks, \$80.50 postal money orders and \$50 negotiable bonds.

March 23, 1938, State Bank of Spring Hill, Kan., \$1,585.25 cash and \$2.02 checks.

May 26, 1938, Bank of Imogene, Ia., \$19.50.

STATE TO APPEAL CREAM CASE

LINCOLN, May 27 (UP)—Assistant Attorney General Bert Overcash said today the state will appeal to the supreme court from the decision of District Judge Edwin P. Clements at Grand Island holding two sections of the 1937 cream brokers law unconstitutional.

"The court, however, sustained the most important provision providing for establishment of a cream grading program in the state," Overcash said.

George E. Price, counsel for Mark Hyslop and other independent cream buyers who challenged legality of the law said "the court gave us the relief we desired."

HEARS RELIEF FUND CASE

LINCOLN, May 26 (UP)—District Judge J. H. Broady had under advisement today the suit of Arlie O. Clark and William Wright against the American Legion state fund relief committee and state officials involving the transfer of \$50,000 in veterans relief funds. Clark and Wright object to transfer of the money to the \$2,000,000 permanent trust fund established by the 1921 legislature. They asked that the \$50,000 be retained by the relief committee for veterans relief purposes.

Clark resides in Lincoln and Wright is from Nebraska City. Both are World War veterans but are not members of the American Legion.

TO HEAR OUSTER ACTION

LINCOLN, May 28 (UP)—The supreme court today set June 7 as the hearing date for Attorney General Richard C. Hunter's ouster action against Lieutenant Governor Walter H. Jurgensen.

The high court will hear the first license law June 8, and on June 9 it will hear an action testing the legality of the 1937 unfair trade practice law.

ALVO

Soren Peterson has been busy the past week with the painting of his home.

Joe Parsell has improved his home recently by applying a couple of coats of paint.

Mr. and Mrs. L. M. Hauptman, of Lincoln called on Rev. and Mrs. Wallace Sunday afternoon.

Mrs. Rouse, who has been ill for the past month, is much improved at this writing.

Basement Ready for Use The church basement has been repaired and cleaned and was used by the Primary department Sunday morning.

Announce Approaching Marriage Mr. and Mrs. Frank Cook have announced the approaching marriage of their daughter Joan to Roger A. Williams of Chicago, son of Mr. and Mrs. Williams of Wynmore. Miss Joan has been attending the State Teachers college at Kearney during the past year. Mr. Williams is an engineer for the Iron Fireman Manufacturing company at Chicago.

The date of the wedding has been set for June 25.

School Closes with Picnic Friday, April 29, the last day of school, closed with the annual school picnic. Because of the rainy weather, the picnic was held indoors at the school auditorium. A very large crowd was present to enjoy the basket dinner.

Mesdames Simon Rehmeier, Lowe, Bornemeier and Lyle Miller were in charge of the dinner.

After dinner, ice cream was served to all present. It has been the custom of the district for the past several years to furnish ice cream for the last day of school.

Guest Day for Club The Alvo Woman's Reading club enjoyed guest day Thursday afternoon at the church basement when members and guests were present for a one o'clock luncheon.

After a very delicious meal, a fine program was given which included a piano solo by Mrs. Clarence Frolich; a reading by Grace Muench; song by Ruth Ann Ganz, and a book review, "The Country Kitchen," by Mrs. Nelson Berger, who was an out-of-town guest.

This was the last club meeting for the year.

Former Alvo Boy Married Kenneth Bailey, a former Alvo boy and graduate of the Alvo consolidated school, who at present is employed with the U. S. Treasury accounts department, was married to Miss Helen Betty Brehm March 5th.

The marriage was recently announced by Mr. and Mrs. A. Brehm, of Lincoln.

Both Mr. and Mrs. Bailey have attended the University of Nebraska. They will make their home in Lincoln.

Athlete Wins Recognition Coach Orville Buehler awarded Bob James, a Sophomore, a certificate indicating that Bob had been selected by the local coach as an All American Basketball boy. He was chosen on the merits of scholarship, training, attitude and ability.

Bob was the only local athlete awarded such a certificate.

S. O. S. Flower Show The S. O. S. Garden club held their third annual flower show Friday, April 29, at the school house. The show was not held in the church basement due to the fact that the repair work at the basement had not yet been completed, but because of the rainy weather and the fact that it was necessary to hold the school picnic at the school house instead of lawn park, it was far more convenient to hold the show where the crowd had congregated.

Mrs. Frank Taylor was chairman of the committee in charge and with the fine co-operation of many in the community the show went over in a much bigger way than was anticipated. Because of the cool, moist weather many flowers that are

usually in bloom at this time of the year were not blooming. Many beautiful iris, house plants, painted daisies, tulips, peonies, etc., were exhibited.

More bouquets were exhibited than ever before, but not as large a variety as usual.

The committee wishes to thank all who co-operated in making the flower show a success.

Making Plans for Alumni Vice President Emil Reiche is making plans for the Alumni banquet to be held June 14. Ted Christensen, who was elected president, moved away last March.

Chosen "Ideal Plainsman" Harold Ahrends, a former fourth and fifth grade student in the Alvo school at the time his father was pastor of the Alvo M. E. church, has recently been chosen as "Ideal Plainsman" at Nebraska Wesleyan college.

Harold is a Senior at Wesleyan and a member of Delta Omega Phi. He was chosen from the upperclassmen as representative Wesleyanite for "Top-Notchers" section of the 1937-38 Plainsman Magazine.

Harold's present home is at Orleans, Nebraska.

Faculty Line-Up for Next Term Next year's faculty in the Alvo schools will be composed of: Orville B. Buehler, superintendent.

Harold Hnestis, of Lincoln, high school instructor. Miss La Verne Smock, of Lamar, Colorado, 7th and 8th grades. Miss Helen Fender, of Prairie Home, 5th and 6th grades. Miss Leola Kroll, Elmwood, 3rd and 4th grades. Miss Isabelle Ross, of Louisville, 1st and 2nd grades. Science, Typing and Music instructor in high school has not as yet been chosen.

NOTICE TO CREDITORS of Application for Discharge and Order to Show Cause

In the District Court of the United States for the District of Nebraska, Lincoln Division.

In the matter of Harold W. Toal, Bankrupt. In Bankruptcy No. 3023. To the creditors of the above named bankrupt:

Notice is hereby given that on the 24th day of May, 1938, the above named bankrupt filed a petition for discharge in bankruptcy, and

It is Ordered that the 2nd day of July, 1938, be and the same is hereby fixed as the date on or before which all creditors of said bankrupt which all persons interested in said estate and in the matter of the discharge in bankruptcy of the said bankrupt shall, if they desire to oppose the same, file in my office in Lincoln, Nebraska, in said District, their appearance in writing in opposition to the granting of said discharge and their specifications of the grounds of said opposition.

Dated at Lincoln, Nebraska, this 26th day of May, 1938. DANIEL H. MCLENAHAN, Referee in Bankruptcy.

NOTICE In the District Court of Cass County, Nebraska

Village of Alvo, Nebraska, a Municipal Corporation, Plaintiff vs. The Heirs at Law, and all other Persons having any Interest in the Estate of either Thomas W. Barry, deceased, or Carrie J. Barry, deceased, real names unknown, et al. Defendants

To the Defendants: The heirs at law, the creditors and all other persons having any interest in the estate of either Thomas W. Barry, deceased, or Carrie J. Barry, deceased, real names unknown; Carrie Muir and husband, Muir, first and real name unknown; Cora Snavely and husband, Snavely, first and real name unknown; Amanda Snavely and husband, Snavely, first and real name unknown; Nancy Snavely and husband, Snavely, first and real name unknown; James H. Wood and wife, Wood, first and real name unknown; Anna R. Wood and husband, Wood, first and real name unknown; Furst and Thomas, a co-partnership composed of Frank E. Furst and Fred G. Thomas; Frank Tappens and wife, Tappens, first and real name unknown; Savilla Bird and husband, Bird, first and real name unknown; and all persons having or claiming any interest in, right or title to, or lien upon the following described real estate, to-wit: The north 20 feet of Lot 3, Block 2; Lot 13, 14 and 15, Block 4; Lot 5, Block 1 and Lot 9, Block 2; Lot 5, Block 2; Lot 6, and Lots 14 and 15, Block 2; Lot 8, Block 2; the north 24 feet of Lot 3, Block 4; Lot 14, Block 5; Lot 15, Block 5; Lots 1, 2, 3, 4 and 5, Block 5, Munger's 1st Addition, all in the Village of Alvo, Nebraska, real names unknown, Defendants:

You and each of you are hereby notified that on the 1st day of April, 1938, the Village of Alvo, Nebraska, a Municipal Corporation, plaintiff herein, filed its petition in the District Court of Cass County, Nebraska, against you and each of you, which cause appears in Docket 8, page 275, No. 9647 of the records in the office of the Clerk of the District Court of Cass County, Nebraska, the object and prayer of which petition is in accordance with a resolution adopted and passed by the Board of Trustees of said Village of Alvo, Nebraska, and which is for the foreclosure of the separate tax liens on each and all of the following described real estate, to-wit:

The north 20 feet of Lot 10, Block 2; Lots 13, 14 and 15, Block 4; Lot 5, Block 1, and Lot 9, Block 2; Lot 5, Block 2; Lot 6 and Lot 15, Block 2; Lot 8, Block 2; the north 24 feet of Lot 3, Block 4; Lot 14, Block 5; Lot 15, Block 5; Lots 1, 2, 3, 4 and 5, Block 5, Munger's 1st Addition, all in the Village of Alvo, Nebraska, real names unknown, Defendants:

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NOTICE OF FINAL SETTLEMENT

In the County Court of Cass County, Nebraska.

To all persons interested in the estate of Ethel Dill, deceased, No. 3295:

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 June 10, 1938, at ten o'clock a. m.

Dated May 14, 1938. A. H. DUXBURY, County Judge.

NOTICE State of Nebraska County of Cass ss.

To Charles Barrows, Non-Resident Defendant. Notice is hereby given that pursuant to an order of attachment and garnishment issued by A. H. Duxbury, County Judge of Cass County, Nebraska, in an action pending before said County Judge wherein George E. Nickles was plaintiff and Charles Barrows, defendant, to recover the sum of \$38,944 plus interest at the rate of 6% per annum from April 15, 1938, plus a reasonable attorney fee and costs of this action, a writ of attachment and garnishment was levied upon the credits due you from Loretta Naeve on a certain promissory note in the amount of \$500.00 plus interest, dated September 14, 1937 and due March 14, 1938, which said credits were paid in to the said Court upon the order of the said County Judge, and the said case was, on the return day of the summons issued therein continued for trial to the 11th day of June, 1938, at 10 o'clock a. m.