

THE MONITOR

A WEEKLY NEWSPAPER DEVOTED PRIMARILY TO THE INTERESTS OF COLORED AMERICANS
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 THE REV. JOHN ALBERT WILLIAMS, Editor
 W. W. MOSLEY, Lincoln, Neb., Associate Editor
 LUCINDA W. WILLIAMS, Business Manager
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AN IMPORTANT WORD TO SUBSCRIBERS.

The postal regulations require that for newspapers to be sent through the mails subscriptions must be paid in advance. A reasonable time, thirty days, is allowed for renewals. At the expiration of this period, where subscriptions are not renewed, the paper must be stopped. If this is not done, postal privileges are denied the publication. Those, therefore, who desire to continue receiving The Monitor must see to it that their subscriptions are paid, as the law requires, in advance. Statements are being sent to all those who owe, or our collector will call—and unless your subscription is paid we will be compelled to cut off your paper which, of course, we do not want to do.
 We, as publishers, MUST comply with the law or pay the penalty.

COOLIDGE WANTS TO KNOW

President Coolidge has stated that he does not "choose to run in 1928." It is a very guarded statement. Many claim to see in it a positive declination to be a candidate next year. His words do not imply this. They mean nothing more than if he had his choice he would prefer not to run in 1928. Those who see in his statement a positive declination are placing a construction upon his words which they will not bear.

As we see it, it is an adroit appeal to the country for the express purpose of ascertaining the sentiment of the people and particularly of the Republican party. It will be interesting to note the reaction. If the sentiment be strong for Calvin Coolidge, and our belief is that it will be, then of course he will run, even though his choice might be to return to private life.
 Calvin Coolidge is a cool-headed, far-sighted, shrewd Yankee, who knows thoroughly the English language and who carefully weighs his words and when he says "I do not choose to run in 1928," he knew exactly what he meant and meant what he said. Until he enlarges upon this terse statement and makes it more definite and unequivocal the conclusion that he will not run in 1928 is premature. Coolidge wants to know.
 "Do tell; I want to know."

CHIEF DINEEN RETIRED

The retirement of Fire Chief Martin Dineen will be regretted by many friends, among whom is the editor of The Monitor. Martin Dineen has left a record of faithful service as a firefighter of which any man may well be proud. For 36 years he has responded to the call of duty. As fireman in the

ed and well-behaved Negro citizens are being subjected to humiliating embarrassment and discrimination in most unlooked for places. We are glad that so many have shown admirable self-restraint under these exasperating circumstances. It is indicative of strength of character to hold one's temper under such conditions and it will work to our advantage in the long run. Our method of procedure under such circumstances is not that of either physical force or boisterous and threatening words. It should be the invoking of the law wherever it applies, and whenever necessary, and the boycott when and where the law does not apply. Hold your temper. "He that ruleth his temper, is better than he that taketh a city."

NEGRO WORKMEN BRAVELY RISK LIVES TO RESCUE THEIR WHITE COMRADES

Nashville, Tenn.—Wesley Patterson, fireman at the Neuff packing plant, and Will Smith, helper, risked their lives to save two white fellow employees recently when the pre-heating apparatus of a smoke consumer exploded in the engine room. The explosion knocked Robert Weaver, white head engineer, and Ed Biggers, white mechanic, to the floor, and their clothing caught fire. The colored workers, who were standing nearby, miraculously escaped injury and rushed to the aid of their fellow workers. They were burned about the face and hands in carrying the men out of the blazing room.

ALABAMA SENATE KILLS ANTI-MOB MEASURE

Montgomery, Ala.—(Special)—In the face of an epidemic of hooded floggings that has aroused the whole state, the Alabama senate refused by a 16 to 13 vote to unmask the Ku Klux Klan. The Williams anti-mask bill was sidetracked and in its place the Ware bill, drawn in the office of Attorney General Charlie C. McCall, was substituted.

H. J. PINKETT, Attorney PROBATE NOTICE

IN THE MATTER OF THE ESTATE OF WALTER BELL, DECEASED.
 Notice is Hereby Given: That the creditors of said deceased will meet administratrix of said estate, before me, county judge of Douglas County, Nebraska, at the county court room, in said county, on the 16th day of September, 1927, and on the 16th day of November, 1927, at 9 o'clock, a. m., each day, for the purpose of presenting their claims for examination, adjustment and allowance. Three months are allowed for the creditors to present their claims, from the 13th day of August, 1927.
 BRYCE CRAWFORD, County Judge.
 4-7-15-27

D. H. OLIVER, Attorney LEGAL NOTICE

To Charles W. Brutton, Henry R. Scruggs, and Brutton and Scruggs, Minstrels, a Partnership:
 You and each of you will take notice that on the 2nd day of June, 1927, an order of attachment for the sum of \$787.60 was duly issued out of the Municipal Court of the City of Omaha, Douglas County, Nebraska, under the seal thereof, in an action wherein Jim Bell was plaintiff, and Charles W. Brutton, Henry R. Scruggs, and Brutton and Scruggs Minstrels, a partnership, were defendants, appearing in Civil Docket Number 21, at page 18 of the records of said court, and property of said defendants, consisting of three trunks and stage curtains, was duly attached and taken in the hands of John Schmidt, constable, and on the 9th day of June, 1927, said property was duly ordered held until further order of the court.
 You are further notified that the object and prayer of said petition are to obtain judgment against you and each of you for the sum of \$787.60 with interest and costs, and to take and appropriate by the provisional remedies of attachment and garnishment the said property attached, or so much thereof as may be necessary to satisfy said judgment and costs. You are required to answer said petition on or before the 27th day of July, 1927.
 7-1-27-4t JIM BELL, Plaintiff.

JOHN ADAMS, Attorney

NOTICE TO NON-RESIDENT DEFENDANT
 To NATHANIEL FRIEND, whose place of residence is not known and upon whom personal service of summons cannot be had:
 You are hereby notified that MATILDA FRIEND, your wife, the plaintiff, filed her petition in the district court of Douglas County, Nebraska, on the 27th day of August, 1926, to obtain an absolute divorce from you on the grounds of desertion and non-support. You are required to answer said petition on or before the 29th day of August, 1927.
 MATILDA FRIEND.
 4t-7-15-27 z z z z z z

LINCOLN MARKET
 is still drawing crowds. There is a reason. Groceries and meats which please.
 1406 No. 24th. Web. 1411



Mrs. Lillian Black and daughter, Carmelita, arrived in the city Monday night for a visit with relatives and friends. They are the house guests of Mrs. Charles Hicks, 2532 Maple street.

Dr. Hawkins was called to Fort Scott, Kansas, by the death of his uncle, Anthony Hawkins. Prof. Hawkins and sister, who are visiting in California, will be unable to attend the funeral.

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EPISCOPAL

Church of St. Philip the Deacon

21st near Paul

Rev. John Albert Williams, Rector

SUNDAY SERVICES

7:30 a. m. Holy Communion

10 a. m. Sunday School

11 a. m. Sung Eucharist With Sermon

8 p. m. Service and Sermon

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