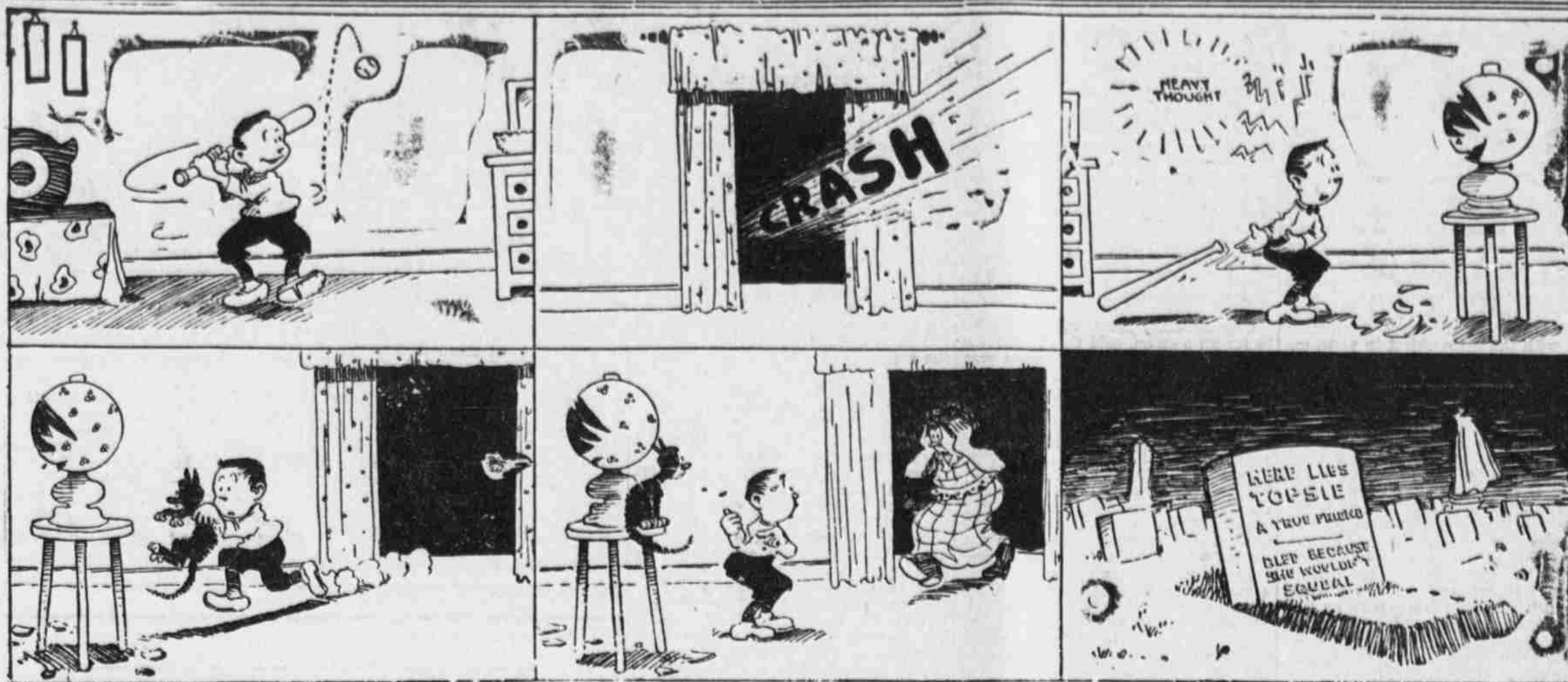


Gene Byrnes Says:—"Here's the Music—Write Your Own Words."



Millions of people who object to good prices will never blister their own hands with the hoe handle.—Bristow Record.

Stock hogs wanted by the Nebraska Land Company. 103-1f

By the time an immigrant gets accustomed to the climate, he begins to worry about the hordes of aliens coming in.—Baltimore Sun.

There are two sides to everything, including the neighbor's jazz records.

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I have the only set of Abstract Books in Box Butte County  
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CLASSIFIED ADVERTISEMENTS

Want to buy something? Hundreds of people scan these Want Ad columns looking for what you or others have to offer. Get quick results by advertising in The Herald Want Ad department.

RATES—Two cents per word per insertion. Costs more than other newspapers, but we guarantee that you reach several hundred more readers. Buy circulation, not hot air.

WANTED

WANTED—An experienced road salesman. Permanent job to right man. References required. A. H. Jones Co., Alliance.

WANTED—Stock hogs. Nebraska Land Co. 103-1f

FOR SALE

FOR SALE—Will sell the Rodgers rooming house—19 rooms, newly furnished; good bath, good business both transient and regular roomers; best location in city. I am selling on account of Mr. Rosetta having gone into business and we are buying a home here. Will sell very reasonable. Mrs. Minnie Rosetta.

FOR SALE—One 8-16 Mogul tractor, practically new, with breaking and stirring plows. Good terms to right party. Address, Mrs. M. G. Souther, Crawford, Nebraska.

FOR SALE—Good used cars. A. H. JONES CO., Third and Cheyenne.

FOR RENT

FOR RENT—Room or light house-keeping rooms including bath. 114 1/2 West 4th.

FOR RENT—Electric lighted garage. Large enough for two cars. 401 Emerson. Mrs. Oscar O'Bannon.

FOR RENT—320 acre farm in Morrill County—140 acres broke, 130 acres pasture, balance hay and alfalfa, 65 acres in fall rye. All good. New improvements. Four miles from Angora. \$400 a year, cash. Address: C. Y. X., care Herald, Alliance, Neb.

MISCELLANEOUS

COLUMBIA HATCHERY  
P. O. Box 1102 Denver, Colo.  
Capacity over 10,000 Chickens Weekly  
We can supply you with any quantity of Baby Chickens—15 varieties. Live delivery guaranteed. Parcel post prepaid. Write for prices and full particulars.

REAL ESTATE TRANSFERS

Filed for record for week ending February 26, 1921:  
Rachel D. Weston, single, to S. B. Wright, lots 9, 10-11 and 12, block 19, Alliance, \$5,600.00.  
N. P. Dodge, Jr., and wife to Miss Doss Cunningham, lot 146, Belmont Addition, \$160.00.  
Benedick Danielson Vickse, single, to Frank Abegg, NW 1/4 of section 26-26-48, \$6,400.00.  
S. B. Wright and wife et al to Jason B. Wade, lot 7, block 26, Alliance, \$600.  
Jason B. Wade, single, to W. M. and C. L. Wilson, lot 7, block 26, Alliance, \$600.00.  
Casper Worm, widower to Joseph Wisemiller, lot 6, block 1, Simonson's Addition, \$1.00.  
Edwin Whitaker and wife to T. K. Evans, lot 17, block 7, Berea, \$50.00.  
M. A. Pease, widow to Roy Hazard, S 1/2 NE 1/4 of section 12-28-47, \$3,600.00.  
James A. Snoke and wife to E. T. Knibble and W. R. Metz, NE 1/4 of section 20-25-47, \$700.00.

The Sabbath was intended for a day of rest, but misguided reformers would make it a day of arrest.—Middletown New Era.

A love of peace never develops far enough to prevent a big crowd from combining to witness a prize fight.

If everybody had to dress his own beef there would be more vegetarians.

NOTICE TO CREDITORS AND HEIRS

In the County Court of Box Butte County, Nebraska.

In the matter of the estate of Mattie M. Barnes, deceased.

State of Nebraska, Box Butte County, ss: To all persons interested in the estate of Mattie M. Barnes, deceased, both creditors and heirs, take notice, that on the 7th day of February, 1921, John W. Armstrong filed his petition in the County Court of Box Butte County, Nebraska, setting forth that Mattie M. Barnes, deceased, departed this life intestate on the 24th day of November, 1900, at her residence near Pringle in Custer County, State of South Dakota, and being immediately preceding her death a resident and inhabitant of Custer County, State of South Dakota; and was possessed in fee simple at the time of her death of the following described real estate, to-wit: the southwest quarter (SW 1/4) of section four (4), in township twenty-seven (27), north of range forty-eight (48), west of the sixth principal meridian, in Box Butte County, Nebraska, and that said lands were all of the real estate in the State of Nebraska, owned by the deceased at the time of her death; that the petitioner is the owner in fee simple of said lands and derives his title to the same through the said Mattie M. Barnes, deceased.

The petitioner further states that more than two years have elapsed since the death of the said Mattie M. Barnes and that no application has ever been made for an administrator of her estate, in the State of Nebraska, either by her heirs or by persons claiming to be creditors of her estate, and at the time of her death she left surviving her, as her sole and only heirs at law, the following named persons, to-wit: Albert G. Barnes, her husband, of Custer, South Dakota; and their children, Mattie M. Barnes, a daughter, now Mattie M. Sutherland, of Pringle, South Dakota, and Merle Barnes, a son, of Custer, South Dakota, each of whom is now more than twenty-one years of age, and that said lands descended to said persons at the death of the said Mattie M. Barnes in the proportion of an undivided one-third interest in fee simple as tenants in common, to each of said persons as his distributive share in and to said estate.

The object and prayer of said petition is that the court appoint a time and place for a hearing upon said petition and that notice be given and issued to all persons interested in said estate, both creditors and heirs, to the end that the regular administration be dispensed with and that the estate of the said Mattie M. Barnes, deceased, be fully administered in accordance with the laws of the State of Nebraska, providing for the determination of heirs and the right of succession to real estate when a period of more than two years has elapsed since the death of the intestate, and for such other and further proceedings as may be proper for the full administration of said estate. That the court will find, determine and decree that the said Mattie M. Barnes, deceased, died intestate on the 24th day of November, 1900, at her residence near Pringle, in Custer County, South Dakota, being at the time of her death a resident and inhabitant of Custer County, South Dakota, and that more than two years have now elapsed since her death; that the said Mattie M. Barnes, at the time of her death, was the owner in fee simple of the southwest quarter (SW 1/4) of section four (4), in township twenty-seven (27), north of range forty-eight (48), west of the sixth principal meridian, in Box Butte County, Nebraska, and that the petitioner now the owner of said lands; that no application has ever been made in the State of Nebraska for the appointment of an administrator for her estate; that the sole and only heirs at law of the said Mattie M. Barnes at the time of her death were her husband, Alfred G. Barnes, of Custer, South Dakota, and their children, Mattie M. Barnes, a daughter, now Mattie M. Sutherland, of Pringle, South Dakota, and Merle Barnes, a son, of Custer, South Dakota, and each of said persons is now of lawful age and are the persons to whom said lands descended at the time of the death of the said deceased. It is hereby ordered that a hearing be had on said petition in the County Court Room in the City of Alliance, Box Butte County, Nebraska, on the 10th day of March, 1921, at the hour

of ten o'clock A. M., and that notice thereof be given all persons interested in said estate, both creditors and heirs, of the time and place fixed for said hearing, by the publication of this notice for three successive weeks prior to said hearing, in the Alliance Herald, a newspaper, published, printed and circulated in said County.

In witness whereof, I have hereunto set my hand and the official seal of said County Court, this 7th day of February, 1921.

IRA E. TASH, County Judge.

(Seal) LEE BASYE, Attorney. Feb. 8—March 4, incl.

NOTICE TO CREDITORS

In the County Court of Box Butte County, Nebraska.

In the Matter of the Estate of Eva D. Treat, Deceased.

State of Nebraska, Box Butte County, ss: To the Creditors of Said Estate: You are hereby notified that I will sit in the County Court room in the Court House of Box Butte County, Nebraska, at Alliance, Nebraska, on the 24th day of June, 1921, at ten o'clock in the forenoon to receive and examine all claims against said estate for the purpose of their allowance and adjustment. The time limit for the presentation of claims against said estate is ninety days from the 18th day of March, 1921, and the time limit for paying debts is one year from said 18th day of March, 1921.

IRA E. TASH, County Judge. F. A. BALD, Attorney. Feb 22-Mar 18

NOTICE TO CREDITORS

In the County Court of Box Butte County, Nebraska.

In the Matter of the Estate of Oscar O'Bannon, Deceased.

State of Nebraska, Box Butte County, ss: To the Creditors of said Estate: You are hereby notified that I will sit at the County Court Room in the City of Alliance, Box Butte County, Nebraska, on the 30th day of June, 1921, at ten o'clock in the forenoon to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is four months from the 28th day of February, 1921, and the time limited for the payment of debts is one year from said 28th day of February, 1921.

IRA E. TASH, County Judge. MITCHELL & GANTZ, Attorneys. Feb 25-Mar 25

NOTICE

In County Court of Box Butte County, Nebraska.

In the matter of the estate of Martin Lally, Deceased.

To all persons interested in the estate of Martin Lally, deceased. O. W. Andrew having filed his petition, under oath, in this court, praying that administration of the estate of Martin Lally be dispensed with and for a decree determining who are the heirs of the said Martin Lally; it is ordered that a hearing be had on said petition at the County Court room in said county on the 4th day of April, 1921, at 10 o'clock A. M., and that notice of the time and place fixed for said hearing be given to all persons interested in said estate by publication of this order for thirty days in the Alliance Herald, a newspaper printed and published in said county.

Dated February 23, 1921.

IRA E. TASH, County Judge. (Seal) Feb 25-Mar 25

NOTICE OF INCORPORATION OF THE BEREA COMMUNITY FEDERATED CHURCH OF BEREA, NEBRASKA.

Notice is hereby given that the undersigned have formed a corporation under the laws of the State of Nebraska. That the name of said corporation is The Berea Community Federated Church of Berea, Nebraska. That the principal place of transacting the business of said corporation is Berea, Box Butte County, Nebraska. That the general nature of the business to be transacted by said corporation shall be (a) the gathering together in fellowship of Christians, that we may better promote the Kingdom of God; that we may give our community spiritual, moral and physical help; that our children may win in the race

of life, and thus fulfill their mission, which is to glorify God; (b) to buy, own, sell, lease and otherwise acquire and mortgage real estate and all kinds of personal property, needful and useful in carrying on the object and business of this corporation; (c) to borrow and loan money necessary to the business of this corporation; to make and issue promissory notes, bills of exchange and other evidences of indebtedness of every kind, secured by mortgage pledge or otherwise; (d) and to do all things necessary and incidental to the general business of this corporation. That the amount of capital stock of said corporation authorized is the sum of \$5,000.00 to be raised by donations of the members of said corporation and of persons not members of said corporation. No stock in said corporation is to be owned by or issued to any person. All property donated to said corporation is to be owned by said corporation. That said corporation shall commence on the 1st day of January, 1921, and shall continue for the period of fifty years, unless sooner dissolved by the members thereof. That the highest amount of indebtedness or liability to which said corporation may subject itself, at any one time, shall not exceed a sum equal to two-thirds of its authorized capital stock of \$5,000.00. That the affairs of said corporation shall be conducted by a Board of Managers, consisting of five persons who are members of said corporation; that the officers of said corporation shall be moderator, who shall be chairman of said Board of Managers, clerk and treasurer. The moderator, clerk and treasurer may or may not be members of the Board of Managers.

THOMAS HAWKINS, CLARA ROWLEY, I. E. BARRITT, JOHN NIELSEN, ANTON STENBERG. MITCHELL & GANTZ, Attorneys. Feb 18-Mar 18

NOTICE TO CREDITORS

In the County Court of Box Butte County, Nebraska.

In the Matter of the Estate of Charles E. Hershman, Deceased.

State of Nebraska, Box Butte County, ss: To the Creditors of Said Estate: You are hereby notified that I will sit at the County Court room in the City of Alliance, Box Butte County, Nebraska, on the 23rd day of June, 1921, at ten o'clock in the forenoon to receive and examine all claims against said estate with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is four months from the 21st day of February, 1921, and the time limited for the payment of debts is one year from said 21st day of February, 1921.

(Signed) IRA E. TASH, County Judge. MITCHELL & GANTZ, Attorneys. Feb 18-Mar 18

SHERIFF'S SALE

By virtue of an order of sale issued by the clerk of the district court of Box Butte County, Nebraska, upon a decree rendered by said court in favor of Charles Brittan, plaintiff, and against Amos J. Abley, defendant, I will, on the 2nd day of March, 1921, at 10 o'clock A. M., on said date, at the west front door of the court house at Alliance, Box Butte county, Nebraska, sell the following described real estate, to-wit: The Northwest Quarter of Section Eleven (11), Township Twenty-six (26), North of Range Fifty (50) West of the 6th Principal Meridian, Box Butte county, Nebraska, at public auction to the highest bidder for cash, to satisfy said order of sale, in the sum of \$3,766.35, with interest thereon at 8 per cent per annum, from

December 18th, 1920, costs and accruing costs.

J. W. MILLER, Sheriff of Box Butte County, Nebraska. MITCHELL & GANTZ, Attorneys. Jan 28-Mar 1

LEARNING TO GOLF UNDER THE HANDICAP OF FRIENDLY ADVICE

When his friends watch a golf novice wildly and futilely swat the earth and air for a while, they feel called upon to give what is termed the poor fish some advice, says the Literary Digest. They first tell him encouragingly that he is doing everything wrong. The bewildered beginner already had a vague idea that he was in error somewhere, but he overlooks the superfluity of reminders of the fact, and waits hopefully for some really constructive information. He waits in vain. He receives practically not a single suggestion as to any specific thing he should do, even though the number of things he is told not to do is truly astonishing. "Don't" appears to be the golf adviser's favorite word. "If I had a dollar for every time a golfing fiend has begun an admonition to me with 'Don't' I would not now be under the painful necessity of pounding a typewriter for my living," says James J. Montague, writing in the Kansas City Star of his difficulties in learning to golf. He goes on: "I may be wrong, but I think there have been several times in my life when I might have hit the ball, and knocked it, perhaps, fifty yards, if somebody hadn't said don't just as my club was descending toward it. I tried to act on it every time it was given me, and even when two or three people gave me different kinds of advice at the same time. The results were not good. After a time even my best-meaning friends say that advice was wasted on me, so they gave me their last bit of it, which was to secure the services of a professional. I did. And what was my pained astonishment to discover that a professional, instead of being kindly and soothing and teaching one slowly to do the right thing, was merely a bigger bag of advice than any of my friends had been. In the first place, he would take the club out of my hands, wrench my arms into positions that hurt me bitterly, put it back, and command me to drive. Naturally, as soon as he let go of my hands they flew back into easy positions like rubber bands. Muscles are elastic, you know. Then he would pull them out again, and finally say something like this: "Don't do everything wrong. Don't stand with your feet set as if you were going to walk backward. Don't hold the club behind you that way. Don't look where the ball is going. It isn't going anywhere. Stay where I put you. Don't jerk your arms. Keep your eyes on the ball—no, not that eye, the other one." With these things in mind I would try to bring down the club, but in vain. When it was half-way down I would think of something else he had said and start the drive all over again. The professional says that after a year of careful practice, if I follow his directions, I shall be able to hit at least one ball out of every six that I try to hit. But I know that I shall not. Anyway, I am not going to follow his directions.

Wanted to buy both your fat and stock hogs. O'Bannon and Neuswanger. Phone 71. 18tf

REAL ESTATE

Box Butte County Farms and Ranches Alliance City Property

NEBRASKA LAND CO.

J. C. McCORKLE, Manager  
Office Ground Floor First National Bank