

# Semi-Weekly Tribune

Ira L. Bare, Editor and Publisher.

**SUBSCRIPTION RATES:**  
One Year by Mail in Advance... \$1.25  
One Year by Carrier in Advance... \$1.50

Entered at North Platte, Nebraska,  
Postoffice as Second Class Matter.

FRIDAY, JAN. 22, 1915.

### Rev. Cram Replies.

In answer to an article in the Tuesday issue of The Tribune entitled "A Hot Shot", I wish to state that the writer was misinformed in regard to certain statements. I preached a sermon on amusements to the members of my own church. I stated that in the light of statistics and common knowledge concerning the evils of the dance and the card, the Church had taken a stand against them and that no person could honorably retain membership in the Methodist church, and at the same time violate the rules he has pledged himself to keep.

I made no attacks upon any lodge or lodges as might be inferred from the above mentioned article. I said that members of the Methodist church could not belong to lodges that served booze to their members, and retain their spiritual fellowship with Christ. These sentiments are in harmony with the teachings of Christ and the rules of the Methodist church and express my sincere convictions on the subject.

B. A. CRAM.

The Tribune has always entertained a friendly feeling for Mr. Cram and would not for the world place him wrong before the public, but the editor has personally interviewed several men who heard Mr. Cram's sermon last Sunday and they say that the Tribune's quotations were practically correct. On inquiry we find that he did not especially use the word Elks, but he did say "the lodge that held a state convention last spring out at the grove"; he didn't mention the word Moose, but he said "the lodge down here" and threw his arm in the direction of the corner of Sixth and Dewey. The fact is there was not an adult person in his congregation who did not know to which lodges he referred. If he did not mean the Elks and Moose, to which lodges did he refer?

### Tool Thieves Plead Guilty.

The two men who were arrested the first of the week at Grand Island for stealing tools from Edward Cross, residing in the Fourth ward were arraigned yesterday morning before County Judge French and entered pleas of guilty to petit larceny. The men were given fines of ten dollars and costs each and were remanded to jail upon non-payment of the fines.

At the hearing the men gave their names as Fred Williams and James McCall. They had realized that the evidence against them was quite convincing and decided to plead guilty. When asked their motive of the crime they stated that they wanted the money.

The officers of Grand Island worked a clever scheme to catch the two men. They found where the tools were hidden under some tumbing weeds in a gutter and removed the tools and one officer hid nearby to watch. The men soon appeared to get the tools and were taken in by the officers and Sheriff Salisbury was notified.

### Hinman is Making Ice Boat.

Miner Hinman, proprietor of the Hinman garage, is working his inventive genius toward constructing a motor led boat driven by an six-foot aeroplane propeller. He is using a six-cylinder Buick car for the power and has already sent for the propeller. The propeller will be fastened on the front of the car and will be geared about four to one which will give a large displacement of air and make possible a high rate of speed. For runners he is making some iron-shod wood runners which will be fastened on the bottom of the wheels. The car will be run to the river and can then be shod for an ice boat.

Mr. Hinman has been working on this for some weeks and a few days ago he saw in a magazine a photograph which convinced him that he has the right idea. He will probably have the boat ready for use in a short time.

When you are making your New Years resolutions, why not resolve to at once subscribe for shares in the Mutual Building & Loan association. No better plan for accumulating your savings. See the secretary about it. Do it now. 99-9

### Judge Grant's Showing.

The county commissioners completed settlement with retiring County Judge Grant Wednesday and certified his books as correct. The settlement showed that during the year 1914 Judge Grant received as fees in cases the sum of \$2,638.99, as inheritance tax \$772.75 and for fines \$63.90, making the total receipts \$3,474.74.

The expenses of the office were: Judge's salary \$1,650.00, clerk hire \$589.00, office expenses \$233.55, total \$2,362.55. This left a net balance of \$1,112.39, which Judge Grant turned over to the county as evidenced by the treasurer's receipts.

In addition to the above there was earned during the year \$300.20 in criminal cases and \$10.00 for recording bonds which does not appear in the above receipts.

The W. J. Redfield property on west Ninth street, is still on the market. This property must be sold this month. One of the nicest residences on the North Side, and well located. Let me show you the property, then you make me an offer. C. F. TEMPLE, Agent.

D. A. Lowry and W. K. Beauchamp, of Hershey, were business visitors to the county capital yesterday. A son was born yesterday morning to Mr. and Mrs. C. B. Truitt, residing at 202 South Pine street.

### Thirty-Four Cases Set For Trial Before Jury.

The jury docket for the January term of district court which convenes Monday was called Tuesday afternoon from the office of District Clerk Geo. E. Posser. Thirty-four cases are set for hearing and the court will hear all the cases they can.

Of the cases up for trial the most important is the case of the state of Nebraska vs. Roy Roberts, homicide, which will come up for hearing on January 26th. The first day of court will be for only routine matters. Other important cases are Thiede vs. Parmelee, bastardy, Riddour vs. Fear, bastardy, and the eleven cases of the Union Pacific company against certain real estate owners in Lincoln county.

Following are the cases set for trial and the date of each: State vs. Roberts, January 26; VanSnda vs. Spencer, January 27; Adams vs. Lucas and Botsford vs. Miles, January 28; Sodocut vs. O'Connor, January 29; Taber vs. C. B. & Q. and McConnell vs. C. B. & Q., February 1; Baker vs. Mogensen, February 2; Walters vs. Bechan and Breternitz vs. Stowers, February 3; Giles vs. Horner, February 4; Thiede vs. Parmelee, February 5; State vs. Regan and Cooper vs. Robb, February 6; Regan vs. Osgood, February 8; Riddour vs. Fear, Alexander vs. Thomas and Yates vs. Conway Estate, February 9; Heskett vs. Johnson and Fast vs. Seick, February 10; Ekstrom vs. Nelson, February 11; Union Pacific company vs. Murphy, et al and eleven other similar cases, and Union Pacific company vs. North Platte Electric company, February 12.

### 156 Marriages in One Year.

A check on the marriage record in the office for one year, beginning January 1, 1914, shows that up to December 31, 1914, there were issued from the county judge's office during the year one hundred fifty-six licenses. This is a pretty good record for one year, especially in a county where outsiders seem to have the impression that a man can not even support himself. Lincoln county is prosperous in many ways if signs can be taken at their face value.

In addition to this Judge Grant issued one license in January before his term of office expired.

### F. J. DIENER & CO. Real Estate and Insurance

Come and see us for town lots in different parts of the city. Good investments on easy terms. Houses for sale and rent. We have also good bargains in farms and ranches.  
Cor. Front and Dewey Sts., upstairs.

### Sutherland Precinct Votes New Bonds.

The bond election in Sutherland precinct Tuesday providing for the floating of bonds up to \$14,000 for building a new bridge was carried by a vote of 191 to 65, a majority of 19 votes over the required two-thirds.

This new bridge is to be built across the South Platte river a mile south of Sutherland. It is a state aid bridge and will cost approximately \$28,000. The fight over the bonds was a bitter one and there was some apprehension that they would be defeated.

Sutherland precinct, comprising some of the same district, is at present building a new state aid bridge over the North Platte river. The village of Sutherland is in on both bridges. The bridges over the North river is costing \$30,000 of which the precinct must pay one-half. They voted \$15,000 bonds for this at a recent election.

The Birdwood precinct comprising much of the same territory, finished only two years ago paying for a bridge which was built in 1888 at a cost of about twenty thousand dollars. In all they are paying out considerable money for bridges which is a credit to any community.

### Some Fine Morning By Walt Mason.

"Some fine morning," says Tired Father, "When I have no chores to bother, I will buy me some insurance, so that if I cash in my checks my beloved wife, Miranda, will have chunks of boodle handy, so the hungry wolf won't scare her, and misfortune will not vex." Poor Tired Father's kind intention is too excellent to mention, but an auto climbs his person and he gives three whoops and dies, and his wife and kiddets wonder, o'er his coffin, how in thunder they will buy next season's swatter, when it's time to swat the flies. Some fine morning we'll be doing things that now we are eschewing; things we ought to start and finish now, this morning, right away; Much, ah, much of all our sorrow comes from waiting till tomorrow, when we ought to shed our garments and be cutting ice today. "Some fine morning," says the loafer, "I will get busy as a gopher, and natives all will wonder when on me they cast their eyes." But the morn for which he's waiting never dawns and he is skating up and down the county poor farm, herding bees and butterflies.

Moral:—See Temple at once, about that insurance you should have this morning.

Frank Bradley is reported on the sick list at his home on South Pine street.

Office phone 241. Res. phone 217.  
**L. C. D'ROST,**  
Osteopathic Physician.  
North Platte, Nebraska.  
McDonald Bank Building.

**DR. J. S. TWINEM,**  
Physician and Surgeon.  
Special Attention Given to Gynecology, Obstetrics and Children's Diseases.  
Office McDonald State Bank Building, Corner Sixth and Dewey Streets.  
Phones, Office 133, Residence 283

**DR. ELMS,**  
Physician and Surgeon  
Specialty Eye, Ear, Nose, Throat  
Glasses Fitted.  
New Office in McCabs Building,  
PHONE 36.

**C. C. WALLINGSFORD,**  
Physician and Surgeon  
Office: Rooms 1 and 2  
McDonald Bank Building  
North Platte, Nebraska.  
Office phone 82, Res. Red 302. Calls answered promptly Day or Night.

Nyal Drug Store Res. Phone  
Phone 8 Red 406

**C. W. CRONEN,**  
Graduate Veterinarian  
North Platte, Nebraska.  
Hospital 218 Locust St. Phone blk 249

**FOR CATTLE HIDES**  
Not Frozen we pay  
12 Cents Up.  
**NORTH PLATTE JUNK CO.**



**Start the New Year Right**  
By patronizing home industries and buying your cigars for us. We use the best tobacco, and make cigars that we are certain will please you. Try one of our several brands.  
**J. F. Schmalzried.**

**Notice to Non-Resident Defendants.**  
To Christ Rasmussen, Sabine Rasmussen, his wife, P. C. Rasmussen, first and real name unknown, and W. C. Foster, first and real name unknown, non-resident defendants.

You and each of you are hereby notified that on December 12, 1914, Stephen L. Geishardt, as plaintiff, began an action against you and other defendants in the district court of Lincoln county, Nebraska, the object of which is to foreclose a certain mortgage on the following land in said county, to-wit: All of section 9 in town 10, north of range 28, west of the 6th Principal Meridian in said county, excepting about one and one-half acres, 12 1/2 rods square in the northwest corner of the southeast quarter of section 10, contracted to be conveyed to Nebraska Conference Association of the Seventh Day Adventists, and a right of way to the same not exceeding 66 feet wide, the shortest practicable way, made by Christ Rasmussen and Sabine Rasmussen, his wife, dated December 3, 1912, to secure the payment of a promissory note of said Christ Rasmussen and Sabine Rasmussen to said Stephen L. Geishardt for \$2,000 on which there is now due \$2160.00 with interest from September 21, 1914 at 10 per cent per annum payable to company.

Plaintiff prays for decree of foreclosure and sale of said land to satisfy said debt as aforesaid, for deficiency judgment and general relief.

You are required to answer plaintiff's petition on or before the 1st day of March, 1915.

**LEGAL NOTICE**  
Simon Richards and Sarah Richards, defendants, will take notice that on the 12th day of November, 1914, Mutual Building & Loan Association, a corporation, plaintiff herein, filed its petition in the District Court of Lincoln County, Nebraska, against Ida Richards, administratrix of the estate of Samuel Richards, deceased, Ida Richards, Elizabeth Richards, Simon Richards, Sarah Richards, Esther Richards, Building Company, a corporation, and Daniel Frankie, Daniel Lyons and Julius Lyons, a co-partnership doing business under the name of Frankie, Daniel Richards and Julius Lyons, defendants, the object and prayer of which are to foreclose three certain mortgages executed by Samuel Richards and the defendant Ida Richards, upon Lot one (1) in Block one hundred thirty-eight (138), the East forty-four (44) feet of Lot two (2), the West twenty-two (22) feet of Lot two (2), and the East twenty-two (22) feet of Lot three (3), all in Block one hundred thirty-eight (138) of the original town of North Platte, Nebraska, to secure the payment of three bonds dated June 30, 1908, for the sum of \$1200.00 each, due and payable according to the terms thereof. That after the execution and delivery of the above bond and mortgage to the plaintiff, the said Samuel Richards died, and that the defendants Ida Richards, Simon Richards, Elizabeth Richards, Sarah Richards, Esther Richards and Millard Richards are the heirs at law of said Samuel Richards and are claiming an interest in and to the above described premises, and that said Ida Richards is administratrix of the estate of Samuel Richards, deceased. That, said defendants have failed to make the payments as required under the above bonds, and that there is now due from said defendants and upon said bonds and mortgages, the sum of \$3600.00. That the defendants, the City National Bank Building Company, a corporation, Daniel Frankie, Daniel Lyons and Julius Lyons, a co-partnership doing business under the name of Frankie, Daniel Richards and Julius Lyons, claim a lien upon the interest of the plaintiff in the above described property. The plaintiff prays that said premises may be sold to satisfy the amount due thereon.

You are required to answer said petition on or before the 15th day of February, 1915.  
Dated January 4, 1915.  
**MUTUAL BUILDING & LOAN ASSOCIATION, A CORPORATION.** Plaintiff.  
By WILCOX & HALLIGAN, His Attorneys.

**Geo. B. Dent,**  
Physician and Surgeon.  
Special Attention given to Surgery and Obstetrics.  
Office: Building and Loan Building.  
Phones: Office 130  
Residence 115

**DERRYBERRY & FORBES,**  
Licensed Embalmers  
Undertakers and Funeral Directors  
Day Phone 234.  
Night Phone Black 588.

**NURSE BROWN**  
**MEMORIAL HOSPITAL**  
1008 West Fourth St.  
**MRS. M. HALL,**  
Superintendent.  
Graduate Nurses in Attendance

**JOHN S. TWINEM,**  
Physician and Surgeon.

**J. B. REDFIELD,**  
PHYSICIAN & SURGEON  
Successor to  
PHYSICIAN & SURGEONS HOSPITAL  
Drs. Redfield & Redfield  
Office Phone 642 Res. Phone 676

**KODAK WORK VIEWS.**  
**PARTIES, HOME PORTRAITS**  
**AND ENLARGING**  
**BEST PAPER USED**  
Phone 642. 723 1/2 North Locust.

**Hogs and Cattle**  
Bought and highest market prices paid  
PHONES  
Residence Red 636 Office 439  
**C. H. WALTERS.**

**Referee's Sale.**  
By virtue of an Order of Sale issued in the District Court in and for Lincoln County, Nebraska, on the 21st day of December, 1914, in an action of partition wherein Samuel Moore and Theodore Smith are plaintiffs and Roy Hewitt, Edna Hewitt, George Hewitt, Lester Hewitt, Glenn Hewitt, Olive Smith and Arlie Smith, all minor heirs and C. J. Hewitt, father and natural guardian of defendants Roy Hewitt, Edna Hewitt, George Hewitt, Lester Hewitt and Glenn Hewitt and Josie Smith, mother and natural guardian of defendant Olive Smith and Arlie Smith respectively are defendants, I will sell at Public Auction at the East Front Door of the Court House in the City of North Platte, Lincoln County, Nebraska, on the 25th day of January, 1915, at the hour of one o'clock P. M. the following described real estate, situate in Lincoln County, Nebraska, to-wit: The Southeast Quarter of Section Twelve (12), Township Ten (10), North of Range Thirty-three (33), West of the 6th P. M.

The terms of said sale will be cash in hand.  
Dated North Platte, Nebraska, this 21st day of December, 1914.  
O. E. ELDER,  
Referee.

**PROBATE NOTICE**  
In the Matter of the Estate of Lucinda Clark, Deceased.

In the County Court of Lincoln County, Nebraska, January 12, 1915.  
Notice is hereby given, that the creditors of said deceased, who meet and Administrator of said Estate, before the County Judge of Lincoln County, Nebraska, at the County Court Room in said County, on the 9th day of February, 1915, and on the 9th day of August, 1915, at 9 o'clock A. M. each day for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for creditors to present their claims against the estate of said deceased, to-wit: ten years prior to the commencement of this suit. And this plaintiff is praying for a decree that the above defendants be excluded from all right, title or interest in and to the above described premises.

You are required to answer said petition on or before the 15th day of February, 1915.  
Dated this 4th day of January, 1915.  
CHARLES E. GERKEN, Plaintiff.  
By WILCOX & HALLIGAN, His Attorneys.

**Notice to Non-Resident Defendants.**  
Alvin E. Rogers and Fannie E. Rogers, his wife, defendants, will take notice that on the 11th day of January, 1915, Charles E. Rogers, plaintiff herein, filed his petition in the District Court of Lincoln County, Nebraska, against said defendants, the object and prayer of which are to quiet his title upon the South half (S 1/2) of the Southeast quarter (SE 1/4) of the Southeast quarter (SE 1/4) of Section twelve (12) Township nine (9), Range twenty-eight (28) Lincoln County, Nebraska, against the defendants Alvin E. Rogers and Fannie E. Rogers his wife, who are claiming an interest in and to the above described premises, by reason of a defective foreclosure, wherein Lincoln County brought a tax foreclosure suit against Alvin E. Rogers and wife for taxes due upon said premises, and said Lincoln County took a default judgment against said defendants prematurely, and that said premises were sold to P. A. Hammond, and that the said Alvin E. Rogers made application to redeem from said tax and notice of said application was served upon the said P. A. Hammond, and that no disposition on said tax and notice of application has ever been made. And that the said Alvin E. Rogers and Fannie E. Rogers, his wife, are estopped from claiming any interest in and to the said premises by reason of the fact that said Alvin E. Rogers gave said premises to the said Charles E. Rogers upon condition that he pay a certain mortgage and has been in open, exclusive and notorious possession under a claim of title for more than ten years prior to the commencement of this action, and has acquired a good title to the same.

Plaintiff prays for a decree that said defendants be excluded from all right, title and interest in and to the above land and that the title of said land be in the plaintiff.  
You are required to answer said petition on or before the 22nd day of February, 1915.  
Dated this 11th day of January, 1915.  
**CHARLES E. ROGERS,** Plaintiff.  
By WILCOX & HALLIGAN, His Attorneys.

**Probate Notice**  
In the Matter of the Estate of John R. McWilliams, deceased.  
In the County Court of Lincoln County, Nebraska, December 23, 1914.  
Notice is hereby given, that the creditors of said deceased will meet the administratrix of said estate, before the County Judge of Lincoln County, Nebraska, at the County Court Room, in said County, on the 2nd day of February, 1915, and on the 2nd day of August, 1915, at 9 o'clock A. M. each day for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for creditors to present their claims, and one year for the administratrix to settle the estate from the date of this notice. A copy of this order is ordered published in the North Platte Tribune, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.  
Dated December 29, 1914.  
**JOHN GRANT,** Plaintiff.  
By WILCOX & HALLIGAN, His Attorneys.

**SHERIFF'S SALE**  
By virtue of an order of sale issued from the District Court of Lincoln County, Nebraska, upon a decree of foreclosure rendered in said Court wherein Francis Montague is plaintiff and Mrs. Jennie McCauley et al are defendants, and to me directed, I will on the 12th day of February, 1915, at 2 o'clock P. M., at the east front door of the Court House in North Platte, Lincoln County, Nebraska, sell at Public Auction to the highest bidder for cash, to satisfy said decree, interest and costs, the following described property:

That piece of land enclosed in the following boundaries, to-wit:—Commencing at the northeast corner of Lot five (5) of the County Clerk's Subdivision of Lot one (1) in the southeast quarter (SE 1/4) of the northeast quarter (NE 1/4) of Section Four (4) and Township Thirteen (13) North of Range Thirty (30) west of the 6th P. M. as platted and recorded in said County Clerk's office, thence westerly along the south line of Lot four (4) 627.95 feet, to the southwest corner of Lot four (4) thence south along the west line of said lot four (4) 208 feet, thence east in a line parallel with the south line of said lot four (4) 208 feet to the east boundary line of Lot five (5) thence north along the east boundary line of Lot five (5) 208 feet to the place of beginning, containing about three acres.

Dated North Platte, Nebraska, January 11, 1915.  
A. J. SALISBURY,  
Sheriff.

**Order of Hearing on Petition for Appointment of Administrator or...**  
Administratrix.  
The State of Nebraska, Lincoln County, ss.

In the County Court.  
In the Matter of the Estate of Mary Ann Eli, Deceased.

On reading and filing the petition of Charles E. Eli praying that Administration of the said Estate may be granted to him as Administrator, and that said court her final account as said administratrix be heard on the 2nd day of February, 1915, at the hour of 10 o'clock A. M. in the County Court in the City of North Platte in said County. And you are hereby notified, that the time and place above designated, and the cause, if such exists, why said account should not be allowed.

It is hereby ordered that said Minta Stewart, administratrix, give notice to all persons interested in said estate by causing a copy of this order to be published in the Semi-Weekly Tribune, a newspaper printed and published in said county, for three successive weeks prior to the date set for hearing.

Dated January 7, 1915.  
GEO. E. FRENCH,  
County Judge.

**IN THE COUNTY COURT OF LINCOLN COUNTY, NEBRASKA.**

In the Matter of the Estate of Esther Harris, Deceased.  
State of Nebraska, Lincoln County, ss.  
To all persons interested in the Estate of Esther Harris, Deceased:  
You are hereby notified, that on the 7th day of January, 1915, Minta Stewart, administratrix of the estate of Esther Harris, Deceased, who is said court her final account as said administratrix, and that said final account will be heard on the 2nd day of February, 1915, at the hour of 10 o'clock A. M. in the County Court in the City of North Platte in said County. And you are hereby notified, that the time and place above designated, and the cause, if such exists, why said account should not be allowed.

It is hereby ordered that said Minta Stewart, administratrix, give notice to all persons interested in said estate by causing a copy of this order to be published in the Semi-Weekly Tribune, a newspaper printed and published in said county, for three successive weeks prior to the date set for hearing.

Dated this 7th day of January, 1915.  
GEO. E. FRENCH,  
County Judge.

**LEGAL NOTICE**  
The unknown heirs of William Van Brocklin, the unknown heirs of Martin Van Brocklin, Howard G. Thompson and Mrs. Howard Thompson, first and real name unknown, defendants, implored with due notice that on the 28th day of August, 1914, Charles J. Gerken, plaintiff herein, filed his petition in the District Court of Lincoln County, Nebraska, against said defendants, the object and prayer of which are to quiet the title in the plaintiff as against said defendants, who are claiming an interest in and to the above described premises by reason of a deed executed by George C. Henway and wife to Van Brocklin Bros. & Company, composed of William Van Brocklin, J. H. Van Brocklin, Martin Van Brocklin and Howard G. Thompson. And are claiming that while said land was conveyed to the grantors of this plaintiff by said corporation, Van Brocklin Bros. & Company, a corporation, and that said land was conveyed to said plaintiff by said corporation, Van Brocklin Bros. & Company, a corporation, and that the said William Van Brocklin never had any interest in and to said land except the interest in said corporation, and that said premises were conveyed by said corporation, and conveyed all the interest of said parties to the grantors of this plaintiff.

Plaintiff has been in the open notorious and exclusive possession under a claim of title to said premises for the last ten years prior to the commencement of this suit. And this plaintiff is praying for a decree that the above defendants be excluded from all right, title or interest in and to the above described premises.

You are required to answer said petition on or before the 15th day of February, 1915.  
Dated this 4th day of January, 1915.  
CHARLES J. GERKEN, Plaintiff.  
By WILCOX & HALLIGAN, His Attorneys.

**Order of Hearing on Petition for Appointment of Administrator or Ad-**  
ministratrix.  
State of Nebraska, Lincoln County, ss.  
In the County Court.

In the Matter of the Estate of Sarah J. Myers, Deceased.  
On reading and filing the petition of Jennie G. Kowley and Fannie E. Beans praying that Administration of said Estate may be granted to Thomas G. Rowley as Administrator.  
Ordered that January 26, A. D. 1915, at 9 o'clock A. M. in the County Court in said County, and show cause why the prayer of the petitioners 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 North Platte Tribune, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.  
Dated December 29, 1914.  
**JOHN GRANT,** Plaintiff.  
By WILCOX & HALLIGAN, His Attorneys.

**Probate Notice**  
In the Matter of the Estate of John R. McWilliams, deceased.  
In the County Court of Lincoln County, Nebraska, December 23, 1914.  
Notice is hereby given, that the creditors of said deceased will meet the administratrix of said estate, before the County Judge of Lincoln County, Nebraska, at the County Court Room, in said County, on the 2nd day of February, 1915, and on the 2nd day of August, 1915, at 9 o'clock A. M. each day for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for creditors to present their claims, and one year for the administratrix to settle the estate from the date of this notice. A copy of this order is ordered published in the North Platte Tribune, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.  
Dated December 29, 1914.  
**JOHN GRANT,** Plaintiff.  
By WILCOX & HALLIGAN, His Attorneys.