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**The Sanitary**  
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We have a full line of  
Fresh and Cured Meats, Pure Home  
Rendered Lard.

**PAID LOCALS.**  
Paid announcements will appear under this head.  
If you have anything to sell or to buy tell the people of Holt County in this column.  
Ten cents per line first insertion, subsequent insertions five cents per line each week.

**FARM LOANS—R. H. PARKER.** 37-ff  
MY RESIDENCE PROPERTY FOR sale.—Frank Phahn. 48-ff  
**KODAKS, FILMS, KODAK FINISHING.**—W. B. Graves, O'Neill. 30-ff  
**FOUND—A LADIES SWEATER.** Inquire at the sheriff's office. 7-2p  
**FOR SALE—MY RESIDENCE PROPERTY** in west part of town.—Pat O'Donnell. 52-8p  
**FOR SALE—PIANO AND DUFOLD.** Good as new.—Mrs. George Clyde. Phone 302. 50-ff  
**I HAVE TWO AUTOMOBILES FOR** sale or trade. Come in and see them.—R. H. Parker, O'Neill, Neb. 47-ff  
**I WANT SOME FARM AND RANCH** loans. If you want money come in and see John L. Quig. 32-ff  
**FOR SALE—TWO HAY MOWING** machines, rake and sweep.—R. H. Parker, O'Neill, Nebraska. 7-3

**WE ARE ABLE TO GUARANTEE** girls a place to earn board and room if you enroll soon.—R. C. Business College, Rapid City, S. D. 6-2  
**I CAN LOAN MONEY ON STORE** buildings or residence property, also farms and ranches. Let me figure with you.—R. H. Parker, O'Neill, Neb. 4-ff  
**IF YOU NEED THE OLD LOAN ON** your farm renewed for another 5 or 10 years, or if you need a larger loan I can make it for you.—R. H. Parker, O'Neill, Nebraska. 21-ff  
**HEMSTITCHING AND PECOT** edge work done neatly and promptly on all kinds of materials. All work returned same day as received.—Bon Ton Hat Shop, Ainsworth, Nebr. 51-ff

**THE NEBRASKA STATE BANK IS** the only bank in O'Neill operating under the Depositors Guaranty Fund of the State of Nebraska. Avail yourself of this PROTECTION. 8-ff  
**EXPERIENCED WOMAN COOK** wanted at the Western Hotel.—2-ff  
**FOR SALE—ONE REGISTERED** Polled Hereford Bull.—J. C. Stein, Meek. 5-ff  
**PIANO FOR SALE—SLIGHTLY** used. Must be sold to settle an account. Can be purchased on reasonable terms. Write Ernest L. Reeker, Attorney of Law, Lock Box No. 397, Norfolk, Nebr., for information. 6-2  
**PARKER'S WONDERFUL DISCOVERY.** Given in drinking water. Rids poultry of mites and lice like magic. A real tonic. If you want winter layers, now is the time to clean up your flock. Sold and Guaranteed by C. E. Stout. 7-4p

**WANTED—COMPETENT GIRL FOR** general housework.—Mrs. S. J. Weekes. 7-ff  
**FOR RENT—320 ACRES OF HAY** meadow land.—R. H. Parker, O'Neill, Nebraska. 7-3  
**WANTED—SOME COWS TO PASTURE** in Fair Grounds.—John L. Quig, Secretary. 4-ff  
**FOR SALE—BUICK SIX COUPE IN** excellent condition, \$1,000. Will take Ford coupe as part payment. Write or phone for trial to Rev. P. Vanderlaan, Amelia, Neb. 7-3

**PUBLIC SALE—ON MONDAY,** July 30, at 3:00 P. M., I will sell at public auction my farm of 160 acres, with buildings and improvements, located 4 miles east and 1/2 mile north of Page.—Mrs. Anna Park, Page, Nebraska. 7-2  
**AM UNABLE TO KEEP UP PAYMENTS** on my piano. First class condition—nearly new. Any one can have it by paying me a small amount for my equity and keeping up payments. If interested write for price and full particulars to Lock Box 716, Omaha, Nebraska. 7-4

**LOST.**  
A small black mare pony and a tall black gelding riding horse with strip in face, white hind foot and shoes in front. Finder please notify G. A. Bryant, Atkinson, Nebraska. 7-1p

**CHAMBERS SUN.**  
(July 12)  
Born to Mr. and Mrs. Fred Nachtman, of Amelia, on July 5th, a fine eight and one-half pound baby boy. Alice Farrier had the misfortune to break both bones of the forearm while playing about on Thursday evening at the Rodeo.  
Born to Mr. and Mrs. Henry Darr on July 7th, a fine baby girl. Mrs. Darr is a daughter of Mr. and Mrs. Charlie Homolka, and have recently moved to this county.  
Born to Mr. and Mrs. L. C. Forbes of Rose, July 3rd, a baby boy weighing eight pounds. Mrs. Forbes was formerly Miss Carry Nachtman.  
At the home of the bride's sister, Mrs. P. M. Sageiser, on Tuesday evening.

**The**  
**Vacation Thrill**  
**of a Lifetime**  
Glacier National Park  
The Low Cost of the Trip  
Will Surprise You  
Up there in the Northern Rockies there are fifteen hundred square miles of breathing room—loafing space; great forests, sparkling streams, filmy waterfalls, exquisite mountain lakes, slow-moving glaciers, cloud-swept mountain peaks and myriads of many-hued wild flowers.

Go this summer and refresh your soul! To breathe the breezes, quickened by the glaciers, flavored by the mountains and streams and perfumed by the pines and flowers is an experience you never will forget. Where mountain sheep pose on the edge of space you will find mammoth rustic inns. Where the Blackfoot Indians pitch their teepees among the pointed peaks you'll find cozy Alpine chalets.  
If you are a fisherman there are trout to battle with. If you are a hiker, there are sky-line trails to follow. If you love to ride, mountain ponies will carry you along the Continental Divide, the Backbone of this Continent. If you like to row, there are waters to explore. If you prefer to camp, there are scores of ideal spots on the shores of glinting lakes. The chalets (little hotel villages in the mountains are delightful tarrying places. More elaborate accommodations are provided at the inns.  
The whole service scheme in Glacier blends completely with the outdoor idea. Follow the dictates of your fancy. Better go this summer. 'Twill do you a world of good!  
Burlington service takes you direct. You can continue on to the Pacific Northwest and return via Yellowstone and Colorado, if you wish.  
As this is National Travel-West Year, I suggest that you make reservations early and avoid the possibility of disappointment.

**Burlington**  
L. E. DOWNEY,  
Ticket Agent.

ing, June 29, 1923, Mr. A. E. Holcomb, of Chambers, and Mrs. Sarah J. Millard, of Oakdale, were united in marriage, the Rev. C. L. Myers, D. D., officiating. It was a very quiet affair, only a few of the immediate neighbors being present. Mr. Holcomb is the owner of a ranch near Chambers but the couple will reside in Oakdale until next spring.—Oakdale Sentinel.

(First publication July 19)  
**UNITED STATES COURT FOR THE DISTRICT OF NEBRASKA, NORFOLK DIVISION.**  
In the Matter of Earl H. Medcalf, Bankrupt.  
Case No. 335.

**IN BANKRUPTCY.**  
**VOLUNTARY PETITION.**  
On this 14th day of July, A. D. 1923, on filing and reading the petition of the above named bankrupt for his discharge herein, it is  
**ORDERED,** that the 22nd day of August, A. D. 1923, be and the same is hereby fixed as the date on or before which all creditors of, and all other persons interested in said estate and in the matter of the discharge in bankruptcy shall, if they desire to oppose the same, file in my said office in Norfolk, Nebraska, in said district, their appearance, in writing, in opposition to the granting of said discharge, and also, within ten days thereafter, file in my said office specifications of the grounds of said opposition.  
**WITNESS** my hand thereto, at my office in Norfolk, Nebraska, the day and date herein first above written.  
H. F. BARNHART,  
7-1p Referee in Bankruptcy.

(First publication July 5)  
(H. M. Uttley, Attorney.)  
**IN THE COUNTY COURT OF HOLT COUNTY, NEBRASKA.**  
In the Matter of the Estate of Christian Christensen, Deceased.  
To All Persons Interested in Said Estate:

Notice is hereby given, that Amanda Hiatt has filed a petition in this court setting forth that she is the owner of the South West Quarter (1/4) Section 8, Township 28, North Range 12, West 6th P. M., in Holt County, Nebraska; That Christian Christensen, Deceased, died more than two years prior to the filing of this petition intestate a non-resident of the State of Nebraska at the time of his death. That he died seized of said property to-wit: The South West Quarter (1/4) of Section 8, Township 28, North of Range 12, West 6th P. M. in Holt County, Nebraska.

The prayer of the petition is that the court shall fix a time for hearing, and that upon the hearing the court shall find and decree the date of the death of said Christian Christensen. That he died intestate, and that at the time of his death was the owner of said Southwest Quarter (1/4) of Section 8, Township 28, North Range 12 West of the 6th P. M. in Holt County, Nebraska; and that the court shall de-

**TAXI LINE**  
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**A. G. WYANT**

termine who are the heirs of said deceased, and their degree of kinship and the right of the descent of the real property herein described.  
It is therefore ordered by the court that a hearing upon said petition be had at the Court house in O'Neill, Holt County, Nebraska, on the 3rd day of August, 1923, at Ten o'clock A. M. at which time and place all parties interested are required to appear and show cause, if any, why the prayer of said petitioner should not be granted.  
It is further ordered that said notice be published in The Frontier a legal newspaper published in Holt County, Nebraska, for three successive weeks prior to said hearing.  
Given under my hand and the seal of said Court this 3rd day of July, 1923. (County Court Seal.)  
C. J. MALONE,  
5-3 County Judge.

**IN THE COUNTY COURT OF HOLT COUNTY, NEBRASKA.**  
In the Matter of the Estate of Alexander Maring, Deceased.  
Notice of Hearing.

To the Heirs at Law, Creditors and All Other Persons Interested in said Estate:  
You are hereby notified that a petition has been filed in this Court on the 3rd day of July, A. D., 1923, by Joseph Maring, Thomas Maring and Logan Maring, alleging that Alexander Maring died on the \_\_\_\_\_ day of August, 1915, intestate; that at the time of his death he was a resident and inhabitant of Holt County, Nebraska, and that he was possessed of the following described real estate, situated in the County of Holt, and State of Nebraska, to-wit: Nondescripts No. 24 and No. 35, being parts of the Southeast Quarter of Section 32, in Township 30 North, of Range 14, West of the 6th P. M., also known as David Neely's Outlots; and East Half of Section 1, in Township 28 North, of Range 13, West of the 6th P. M.; that said petitioners have an interest in said real estate being heirs at law of said deceased, and as such heirs are entitled to maintain this action. Said petitioners pray that a time and place be set for hearing on the petition, and that notice thereof be given to all

persons interested in said estate, both creditors and heirs; that upon such hearing the Court enter a decree of heirship and determine the time of the death of said deceased, and adjudge and decree that said Alexander Maring died intestate, possessed of the real estate above described; that more than two years have elapsed since the date of his death; that the Court find and decree that Lucinda Maring, his widow, Logan Maring, his son, John Maring, his son, Thomas Maring, his son, and Joseph Maring, his son, were the sole surviving heirs at law of said deceased, and that said described real estate descended to them as such heirs at law, and that further administration of said estate be dispensed with. You are, therefore, notified that a hearing will be had on said petition in the County Court room in O'Neill, Holt County, Nebraska, on the 3rd day of August, A. D., 1923, at 10 o'clock A. M., and that if you fail to appear at said time and place to contest said petition, the Court may grant the prayer thereof.  
C. J. MALONE,  
5-3 County Judge.

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**Reasons Why the Transportation Act of 1920 Should Not Be Changed**

A CONSTRUCTIVE MEASURE: The Transportation Act provides the basis and specifies the method of arriving at just and reasonable rates. It is a piece of highly constructive legislation and was enacted after a most careful and exhaustive study. It clarified and gave certainty to the then existing law and promises justice to all. It did not guarantee the carriers against loss subsequent to August 31, 1920.

SECTION 15a—RULE OF RATE-MAKING: This section of the Act provides a basis for fixing rates that will produce revenue sufficient to meet operating costs, taxes and a 5% per cent return upon the value of the property used for transportation purposes, as ascertained by the Interstate Commerce Commission. This is fair to the public and is intended to be fair to the investor. It does not create any new principles, but defines clearly principles which were established by the Federal Constitution and have been repeatedly applied by the Courts.

SECTION 13—CO-OPERATION BETWEEN COMMISSIONS: This section insures a uniform system of state and interstate rates. It protects and maintains the supremacy of interstate rates and denies to the state the power to nullify or disregard rates established by the Interstate Commerce Commission. It clarifies and reaffirms the principles of our Constitution, abolishing the cause of many contentions and frequent litigation over rates, and has for its justification many of the reasons underlying the adoption of the Constitution. It makes it possible for the Federal Government to establish and maintain its interstate rates, and to secure the co-operation of the state commission, and thereby to simplify the railroad problem.

NATIONAL PROGRESS: Our nation is making progress. Our wealth is increasing. Our commerce is expanding. Our future prosperity is dependent largely upon adequate transportation. It is imperative, therefore, that the regulation of railroads shall be just and wise. This is what the Transportation Act undertakes to establish.

TRANSPORTATION ACT SHOULD HAVE A FAIR TRIAL: The Transportation Act has been in effect a little over three years. During that time the commercial conditions have been very abnormal in this and other countries, and the Transportation Act has not been tested under normal conditions. It has only partially realized the benefits contemplated, but has justified itself, and should be continued in effect until experience demonstrates the need of a change.

*W. F. Finley*  
President