

# CALIFORNIA

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**R. W. CLEMENT, Agent.**  
W. L. WAKELY, General Passenger Agent, Omaha, Neb.

Week of January 12th and 19th

### IN THE DISTRICT COURT OF CASS COUNTY, NEBRASKA.

The Livingston Loan and Building Association, Plaintiff,  
vs.  
Adelaide Bates and John T. Bates, her husband, Defendants.

To the Defendants: Adelaide Bates and John T. Bates, her husband, non-resident defendants in the above entitled action:  
You and each of you are hereby notified that the plaintiff has commenced an action against you in the District Court of Cass County, Nebraska, for the purpose of foreclosing a mortgage given by you to the Livingston Loan and Building Association on the 16th day of January, 1908, covering the following described real estate in Cass County, Nebraska, to-wit: Commencing at a point in the center of Bryant street, said point being 156 feet west and 15 feet north of a stake at the southeast corner of the NE 1/4 of Section 24, Township 12 north, Range 13 east, of the 6th p. m., thence north 21.8 feet to a stake, thence west 200 feet, thence south 217.8 feet to a stake, thence east 200 feet to the place of beginning, containing one acre, he the same more or less and known as lot 1 of lot 46, in the SE 1/4 of the NE 1/4 of Section 24, Township 12 north, Range 13 east, of the 6th p. m., in Cass County, Nebraska, which mortgage appears of record in Book 35 of Real Estate Mortgages at page 275, in the office of the Register of Deeds of Cass County, Nebraska, and to recover \$14.70 for insurance which plaintiff has been compelled to pay, and to recover taxes for the years 1908, 1911 inclusive in the sum of \$4.48, with interest thereon from the 13th day of November, 1912, and for equitable relief.

You and each of you are required to answer said petition on or before the 17th day of February, A. D. 1913, and in failing so to do your default will be duly entered therein and judgment taken as prayed for in plaintiff's petition.

The Livingston Loan and Building Association, Plaintiff,  
By A. L. TIDD, It's Attorney.

### IN THE DISTRICT COURT OF CASS COUNTY, NEBRASKA.

The Livingston Loan and Building Association, Plaintiff,  
vs.  
DeWitt Stanley and Anna Stanley, his wife, Defendants.

To DeWitt Stanley and Anna Stanley, his wife, non-resident defendants in the above entitled action:  
You and each of you are hereby notified that the plaintiff has commenced an action against you in the District Court of Cass County, Nebraska, for the purpose of foreclosing a mortgage given by you to the Livingston Loan and Building Association on the 19th day of September, 1908, covering the following described real estate to-wit: Lots 3 and 4, in Block 10, in Thompson's Addition to the City of Plattsmouth, Cass County, Nebraska, which mortgage appears of record in Book 32 of Real Estate Mortgages, at page 236, in the office of the Register of Deeds of Cass County, Nebraska, and to recover the sum of \$5.50 insurance, which plaintiff has been compelled to pay, and the sum of \$77.15 taxes, interest and costs for the years 1907-1911 inclusive, with interest thereon from the 12th day of November, 1912, and for equitable relief.

You and each of you are required to answer said petition on or before the 17th day of February, A. D. 1913, and in failing so to do your default will be duly entered therein and judgment taken as prayed for in plaintiff's petition.

The Livingston Loan and Building Association, Plaintiff,  
By A. L. TIDD, It's Attorney.

### NOTICE.

In the District Court in and for Cass County Nebraska.

Louisa Bay and Albert M. Bay, Plaintiffs,  
vs.  
Nancy J. Dysart, Elizabeth Wolfe, Henry Wolfe, Ellen Kreiger, Adolph Kreiger, John Cline, Bruno, and James A. Dysart, Frank P. Sheldon, Emma Sheldon, Thomas P. Dysart, Louise Dysart, Jessie R. Dysart, Clara Dysart, Charles A. Dysart, and Ogratetta Dysart, Defendants.

To the Defendants, Ellen Kreiger, Adolph Kreiger, Thomas P. Dysart and Louise Dysart:  
You are hereby notified that on the 24th day of December, 1912, plaintiffs filed their petition against the above named defendants in the District Court of the County of Cass, Nebraska, praying partition of the following described real estate situated in the County of Cass, Nebraska:

The Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of Section twenty-seven (27) of the Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4) of Section thirty-four (34), the North half of the Northwest Quarter (NW 1/4) of the Northeast Quarter (NE 1/4) of Section thirty-four (34), all in Township ten (10), Range 13 East of the 6th p. m., and setting forth the interest of plaintiffs and defendants therein.

This notice is given pursuant to an order of the court and each of you are required to answer said petition on or before Monday, the 10th day of February, A. D. 1913, or your default will be duly entered on record, and partition of said lands made in accordance with the findings and orders of the court therein.

LOUISA BAY and ALBERT M. BAY, Plaintiffs.  
RAWLS & ROBERTSON, Attorneys.

J. J. Thomas, Attorney.  
NOTICE OF ADMINISTRATOR'S SALE.

In the District Court of Seward County, Nebraska, in the Matter of the Estate of Thomas A. Healey, Deceased.

Notice is hereby given that in pursuance of an order of the Honorable George F. Corcoran, one of the Judges of the District Court, in and for Seward County, Nebraska, made on the 2nd day of July, 1912, at Chambers, at the Court House in the City of York, York County, Nebraska, for the sale of the real estate hereinafter described, I will sell at the front door of the Court House in the City of Plattsmouth, Cass County, Nebraska, on the 1st day of February, 1913, at one o'clock p. m., for cash, the following described real estate, to-wit: Lots seven (7) and eight (8), in Block ten (10), of Carter's Addition to Westing Water, Cass County, Nebraska.

Said sale will remain open one hour with the will annexed of the estate of Thomas A. Healey, deceased.

### NOTICE OF SUIT TO QUIET TITLE.

In the District Court of Cass County, Nebraska.  
Charles P. Pfeiffer, Plaintiff,  
vs.  
Frances J. Solomon, et al., Defendants.

To the Defendants: Frances J. Solomon, D. H. Solomon, first name unknown; Elizabeth H. Solomon, Josiah Moore, Mary J. Moore, Mary J. Lathrop, E. M. Henderson, first name unknown; Bertha O. Dalton, Mary Armina Huffman, Caroline Huffman, Edward J. Moore, Alfred M. Moore, Enoch G. C. Moore, Eliza Moore, Mahala Gray, A. J. Moore, first name unknown; Nancy K. Epperson, Henry Moore, Edward or Ed Jockim, Ida E. Jockim, Andrew W. or A. W. McLaughlin, Alena E. McLaughlin, John W. or J. W. Seymour, S. J. Seymour, first name unknown; Zetham or Zetham P. McCulloch, Ithmar P. or I. P. Pillsbury, Nellie B. Smith, Chester H. Smith, Fred Black, also the unknown heirs and devisees of the following named: Frances J. Solomon, deceased; D. H. Solomon, deceased; first name unknown; Josiah Moore, deceased; E. M. Henderson, first name unknown; deceased; Bertha O. Dalton, deceased; Mary Armina Huffman, deceased; Caroline Huffman, deceased; Edward J. Moore, deceased; Alfred M. Moore, deceased; Enoch G. C. Moore, deceased; Mahala Gray, deceased; A. J. Moore, first name unknown; deceased; Nancy K. Epperson, deceased; Henry Moore, deceased; Edward or Ed Jockim, deceased; Andrew W. or A. W. McLaughlin, deceased; John W. or J. W. Seymour, deceased; Zetham or Zetham P. McCulloch, deceased; Ithmar P. or I. P. Pillsbury, deceased, you are hereby notified that on January 18th, A. D. 1913, plaintiff filed his suit in the district court of Cass County, Nebraska, to quiet title to the following described lands in Plattsmouth, to-wit: Lots numbered eleven and twelve, in Block number forty-three, in the City of Plattsmouth, Cass County, Nebraska.

Because of his adverse possession by himself and his grantors and their grantors for more than ten years prior to the commencement of this suit and to enjoy each and all of you from having or claiming to have any right, title, interest or claim, either legal or equitable in or to two said lands or any part thereof, and to require you and each of you to set forth your right, title, lien or interest therein, if any, either legal or equitable, and to have the same adjudged inferior to the title of plaintiff and for general relief equitably.

This notice is made pursuant to the order of the court. You are required to answer said petition on or before Monday, March 4th, A. D. 1913, or your default will be duly entered on record.

CHARLES P. PFEIFFER, Plaintiff.  
J. E. DOUGLASS, Attorney.

### ATTACHMENT NOTICE.

J. W. Davis will take notice that on the 2nd day of January, 1913, M. Archer, a justice of the peace of Cass County, Nebraska, issued an order of attachment for the sum of \$5.00 in action pending before him, wherein A. G. Bach & Co. is plaintiff and J. W. Davis is defendant. The property of said defendant, consisting of money, has been attached under said order, said cause was continued to the 28th day of February, 1913, at 9 o'clock a. m.

A. G. BACH & CO., Plaintiff.

### NOTICE.

State of Nebraska,  
Cass County, ss.

To James V. Kaspar, Non-Resident, Defendant.

You are hereby notified that the plaintiff, Louis Rotter, has commenced an action against you and Maud V. Kaspar, jointly, in Justice Court, before M. Archer, Justice of the Peace in and for said County, the object and prayer of which is to recover judgment against you on a promissory note for \$100, with interest at the rate of 8 per cent, from the 7th day of February, 1912, and costs of action.

You are hereby notified to answer said action on or before the 21st day of February, 1913, at 9 o'clock a. m., and in failing so to do your default will be duly entered therein and judgment taken as prayed for by plaintiff.

LOUIS ROTTER, Plaintiff.

### NOTICE OF INDEBTEDNESS.

To Whom It May Concern:  
Notice is hereby given that the Chopie Gasoline Engine Company (Limited), of Plattsmouth, Nebraska, has issued fully paid up capital stock to the amount of Fifty-four Thousand Nine Hundred Thirty Dollars (\$54,930.00), and that said Corporation has an indebtedness for current expenses only amounting to the sum of \$264.76.

Dated this 6th day of January, 1913.

Jno. A. Chopieska,  
President.

Edw. Rynott,  
Adolph Giese,  
H. M. Soennichsen,  
H. F. Goos,  
Directors.

SELL YOUR PROPERTY BY AN AD IN THE JOURNAL.

## FRED OHM BOUND OVER TO THE DISTRICT COURT

From Tuesday's Daily.  
Fred Ohm was arraigned in justice court yesterday afternoon, charged with having broken into a tool box belonging to Russell Featherington and taking from there several different carpenter tools which he sold at several places, and as the offense was deemed burglary he was so charged by the county attorney. Fred entered a plea of guilty to the charge made against him and the judge placed him under \$500 bond until the next term of district court, in default of which he was remanded to jail to serve until the next session of the court. The matter will probably result in Fred having to spend several months in the county bastille.

## WARNING TO THOSE WHO VIOLATE QUARANTINE LAWS

From Tuesday's Daily.  
Peter Christenson, against whom complaint was filed a few days ago for breaking quarantine and leaving the home of Leslie Wiles, near Manly, on January 15, was brought into county court yesterday afternoon and a fine of \$25 and costs, amounting to some \$33, was assessed against him by the court. This should be a warning to those who so recklessly violate the provisions of the quarantine law and endanger the health of the public by running around and scattering the diseases all over the county. The authorities are determined to see that the law is enforced and anyone violating the quarantine law should prepare to take the consequences of their acts.

## Local News

From Tuesday's Daily.  
**Sell your property through a little ad in the Journal.**

Dave Amick was in the city today from his farm near Mynard, attending to some trading with the merchants.

Henry Kaufman drove in this morning from his home, south of this city, and departed for Omaha to look after some business matters.

Fred Warner returned to Omaha this morning, after visiting here with his parents, Charles Warner and wife, for a short time.

Mrs. O. A. Nyst returned this afternoon to her home in Omaha, after visiting over Sunday and Monday with her parents, August Johnson and wife.

Mark White came up this morning from his home near Rock Bluffs and was a passenger on No. 45 for Omaha, where he visited for the day.

L. D. Hiatt, the Murray merchant, came up last evening, and after visiting here over night departed this morning for Omaha to look after some business matters.

W. G. Meisinger and brother, L. A. Meisinger, drove in this morning from their farm homes and looked after some business matters here with the merchants.

From Wednesday's Daily.  
Adam Hild of near Mynard was in the city today looking after some matters of business with the merchants.

Martin and Elmer Lohnes of the vicinity of Cedar Creek were visitors in this city yesterday and were pleasant callers at this office.

Everett Wiles departed this afternoon on the Burlington train for Omaha, where he will look after some business matters for a few hours.

George H. Tams, superintendent of the county farm, departed this afternoon for Breeden, Iowa, where he will visit relatives for a short time.

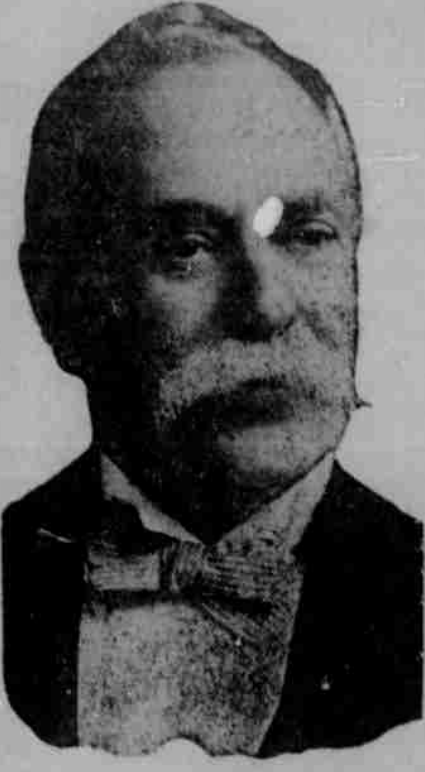
Luke L. Wiles departed this morning for Lincoln, where he will attend the meeting of the Nebraska Organized Agriculture association, which meets there this week.

A. O. Ramge was attending to some business matters in this city yesterday and called at this office and had his name enrolled on our Semi-Weekly list.

NOTICE OF FINAL SETTLEMENT.  
All persons interested in the estate of Edwin R. Todd, now pending in the County Court of Cass County, Nebraska, are hereby notified that a petition, set down by said Court on the 1st day of February, 1913, at the hour of 10 o'clock a. m., when any and all persons interested in said estate may contest said petition.

Dated this 18th day of January, 1913.  
ALLEN J. BEESON,  
County Judge.

JULIUS HARBURGER.  
Sheriff of New York,  
Who May Go to Congress  
In "Big Tim's" Place.



## MAY SETTLE FORT NIobrARA LAND President Assures Kinkaid He Will Sign His Bill.

Washington, Jan. 23.—Representative Kinkaid stated that he had the assurance of the president that the bill throwing open to settlement a portion of the abandoned Fort Niobrara military reservation would be signed by him when it reached the White House. The bill has recently passed the senate.

Mr. Kinkaid appeared before the committee on agriculture in a hearing on his bill to amend the law relating to adulterated butter. Under the present law many small creameries, not only in Nebraska, but in Iowa, Minnesota and other northwestern states, have been subjected to severe penalties by the internal revenue office because their butter has been shown to contain more than 16 per cent of moisture. Representatives of many states have been trying to secure an amendment to the law, which is alleged to be unduly harsh, as it subjects violators to a penalty of \$500 for each offense, even when committed unknowingly.

## GIRLS JUMP FROM TOP STORY

Three Leap From Fifth Floor of Burning Building Into River.  
Columbus, O., Jan. 23.—Three girls jumped from the fifth floor of the burning factory building of the Burdell Sweet Pad company into the Scioto river and then swam to shore and safety.

Scores of girls are employed in the factory and when three of them were seen to jump from the fifth floor windows the report became current that several had met death. Firemen, policemen and onlookers rushed to the bank of the river and helped rescue the three girls from the river, which because of heavy rains is at flood height.

## YOUNG JOHNSON A BOXER

Son of Governor of California to Appear in Tournament.  
San Francisco, Jan. 23.—Assurance was given by officials in charge of the Pacific coast amateur boxing tournament, to be held in the Olympic club tonight, that Archie Johnson would appear as an aspirant for the welterweight title. Johnson is a son of Governor Hiram W. Johnson.

Conferees Amend Immigration Bill.  
Washington, Jan. 23.—Conferees on the immigration bill agreed to eliminate the certificate of character of the bill, which was claimed would bar many Jew immigrants from Russia and Rumania. The conferees did not share the view of those objecting to the clause, but conceded the point in the interest of expeditious. Several other minor changes were agreed upon.

Large Brazilian Battleship Launched.  
Newcastle-on-Tyne, Eng., Jan. 23.—The largest and most powerful battleship afloat, the Brazilian superdreadnought Rio de Janeiro, was launched from the slips at Elswick. It displaces 27,500 tons and is armed with fourteen 12-inch guns and twenty 6-inch guns. It is designed to attain a speed of twenty-four knots an hour.

Idaho Town Suffers Heavy Fire Loss.  
St. Anthony, Ida., Jan. 23.—Fire, originating in the basement of the Ross Hamer block, completely gutted that and several other buildings and for a time threatened the destruction of the entire town. The loss is estimated at \$250,000.

W. R. Bernhardt Is Released on Bond.  
Leavenworth, Kan., Jan. 23.—William R. Bernhardt of Cincinnati, who entered the federal prison here with other labor leaders convicted in connection with the "dynamite conspiracy," was released on bond of \$10,000.

Canada Bars Miss Glyn.  
The Canadian government has issued an order prohibiting the sale on the government railway trains of books of Elton Glyn and Hubert Wales, complaint having been made by the Social Reform league.

## DEATH, SUFFERING, DESTITUTION, SET FORTH IN TITANIC CLAIMS

The Survivors Ask Total of \$5,500,000 For Bereavement and Losses.

STORIES of death, suffering and permanent physical injuries, accounts of utter financial destitution and recitals of loss of costly gems and laces and gowns are to be found set forth in the formal phrasing of the law in the 279 claims thus far filed with United States Commissioner Gilchrist for damages due to the Titanic disaster.

The total amount is \$5,500,000. Death claims constitute the larger part of this sum. Then follow claims for loss of baggage and personal effects. Many European countries and most states of the Union are represented.

The largest claim is that of Mrs. Irene Wallach Harris, widow of Henry B. Harris, New York theatrical manager. She asks \$1,000,000 for his death. She also demands \$27,700 for loss of her effects and \$4,625 for his. On a pearl string \$10,000 is claimed by Mrs. Harris, on a set of diamond vest buttons \$350 and on a gold cigarette case \$100.

The smallest claim is for \$16.60, registered mail lost by Meyer & Muller of Germany. The most costly single item listed is a pink diamond on which Charlotte D. M. Cardeza of Germantown, Pa., claims \$20,000. The least expensive single item is an eyecup, for which Fred O. Spedden of New York wants 25 cents. He asks \$1,646 for other belongings.

The second largest damage claim is that of Mrs. May Fretelle of Plymouth, Mass., who asks not only \$300,000 for the loss of her husband, Jacques Fretelle, novelist, but \$4,791.50 for his baggage and \$4,378.50 for hers. Manuscripts and plans for books she values at \$3,000.

Another \$300,000 Demand.  
The third largest claim was filed by Mrs. Elizabeth C. Case of Rochester, asking \$300,000 for the death of her husband, Howard B. Case. He was managing director of the Vacuum Oil company and drew \$20,000 yearly.

For the deaths of William Skoogh of Sweden, his wife and their four young children, Mr. and Mrs. Anders Johanson, grandfather and grandmother of the dead man, ask \$125,000. They want \$2,250 besides for baggage.

Mrs. Lily Millet, widow of Frank D. Millet, artist, claims \$100,000 for his death.

No death claim is made by Mrs. John B. Thayer of Haverford, Pa., widow of a vice president of the Pennsylvania, but she seeks \$14,910.50 for loss of the family's baggage. Eighteen hats are rated at \$650, and \$30 is claimed for a set of ivory dominoes. Silk shirts, silk stockings and three hot water bottles figure on the list.

Lewis F. Butt, executor of Major Archibald W. Butt, one of the heroic figures of the wreck, says the major had seven trunks, and \$1,000 is claimed therefor.

Jessie Farquharson, as executor of Daniel W. Marvin of New York, who was on his honeymoon when he died, asks \$200,000.

The heaviest claim for loss of baggage is that of Charlotte D. M. Cardeza, who claims \$177,352.75. This amount is the estimated value of her wardrobe, the items of which cover sixteen closely typewritten pages. She had fourteen trunks, four bags, three packing cases and one jewel box, which she had given to the purser.

Her most expensive dress is a Worth product valued at \$900. Hatpins to the amount of \$569 are listed. There are eighty-four pairs of gloves and

FOUR HAVE EIGHT HEARTS.

Physician Discovers Family With Odd Vital Organs.  
Dr. James Morgenstern of Easton, Pa., has discovered a family in which the mother and three children are each provided with two hearts. Investigation has established the fact beyond a doubt. The woman is Mrs. Berton Perkins, and the children are Anna, Allen and Doris Perkins, aged thirteen, eleven and four, respectively.

Dr. Morgenstern was called to the home of Berton Perkins to attend a child suffering from chicken pox. While inspecting the chest of the child he felt a heart beating on the right side. He hastily shifted his hand over to the left part of the chest and felt another heart beating there, apparently as any well behaved heart should do.

Dr. Morgenstern then determined to see if the phenomenon was repeated in the other children. He called in two, and again two hearts were beating, one in each side of the chest. He then summoned the mother, and she, like her three children, was possessed of two vital organs, each pumping blood through the body.

Canada Bars Miss Glyn.  
The Canadian government has issued an order prohibiting the sale on the government railway trains of books of Elton Glyn and Hubert Wales, complaint having been made by the Social Reform league.

## DESTITUTION, TITANIC CLAIMS

Woman Writes of Pitiful Plight—Owners Refer Her to Charity.

thirty-three pairs of shoes. Other items are \$300 for a lace parasol, \$250 for a lace and mother-of-pearl fan, \$80 for an elephant's breath paradise feather and \$1.75 for a cake of soap. Her jewels were valued at \$104,753, among them being a Burma ruby ring worth \$14,000.

This claimant says she paid \$3,200 for her passage.

Painting His Chief Loss.  
Another big claim for loss of personal effects is that of H. B. Steffanson of the Hotel Gotham, who asks \$102,030. He values a painting by Blondel, "La Circassienne au Bain," at \$100,000.

The Right Hon. Lucy Noel Martha, countess of Rothes, Leslie House, Fife, Scotland, asks \$12,425 for her wardrobe. Her maid wants \$400 for hers.

Mrs. Catherine Harbeck of Toledo, widow of W. H. Harbeck, wants \$25,000 for his death and \$55,823.84 for his belongings. Among these were 110,000 feet of moving picture films, which she values at \$55,000.

The Merchants' Marine Insurance company asks \$132,000 for twenty-six property schedules on which it has paid insurance.

One of the pathetic claims is that of Mrs. Angele Noutal of London, England, who writes to Commissioner Gilchrist on heavy mourning paper. She says she is destitute as the result of the death of her husband, Rahman Noutal.

"I am totally unprovided for," she writes, "and have a little daughter and my mother to support. From the lord mayor's fund I am now getting \$20 a month, hopelessly inadequate for three people. I have written three times to the White Star line. They have nothing, regretting they could do nothing and referring me to the charitable funds. I cannot believe that they are to be permitted to refer victims of their neglect to charity."

Helen C. Candee asks \$10,000 for personal injuries and \$4,046 for baggage. She says she was forced to jump from the deck of the Titanic to a lifeboat, that there was no proper arrangement of cars or equipment in the boat and that in the confusion she fell and broke her ankle, from which she suffers lameness. She asserts she had to help to row the boat for hours.

Mrs. Frederic C. Quick of Detroit claims \$3,160 for suffering due to the shock of the disaster.

"I and my daughter have never been the same since," she says.

George Rheims was on "a submerged, defective collapsible lifeboat for hours," he says, and for "shock and anguish" he demands \$10,700; for baggage, \$6,418.

Mrs. Florence Angle asserts she suffered terribly from shock due to her own physical hardships and the death of her husband, William A. Angle. She claims \$11,000 for her personal sufferings and \$50,000 for her husband's death.

Was Kept From Lifeboat.  
Mrs. Elizabeth L. Rothschild of New York sets forth that "her husband, Martin Rothschild, was prevented from entering the lifeboat" with her and was lost. Her mental state was such that she was under a physician's care for a long period, for which she asks \$20,000, with \$50,000 for her husband's death.

Several other widows say their husbands were "prevented from entering the lifeboats." Several claimants refer to the presence of J. Bruce Ismay on board and assert he had knowledge that the ship was being navigated recklessly. Captain Smith is mentioned in one claim for incompetence.

ELEVATORS IN ANCIENT ROME.

Professor Boni Clears 120 Foot Shaft In Palace of Caesars.  
A dispatch from Rome to the London Daily Mail says:

"Professor Boni, who has been carrying on excavations on the site formerly occupied by the palace of the Caesars on the Palatine hill, has proved that at least three large lifts were used in the palace, enabling the Roman emperors to ascend from the forum to the top of the Palatine. One shaft which has now been completely cleared from the debris which encumbered it is 120 feet deep.

"A storm which displaced a tract of sandy beach at Porto D'Anzo, near Rome, revealed the existence beneath the level of the sea of ruins which are supposed to be the remains of a patrician villa of Antium, the fashionable seaside resort of ancient Rome."

Millionaire Drives Bulls.  
Quincy A. Shaw, said to be Boston's richest man, president of the Calumet and Hecla Mining company, has a new fad. It is driving a pair of imported Gery bulls brought over from Ireland. Beverly Farms never saw a stranger sight than these powerful animals hitched side by side with the copper magate holding the reins. The bulls are driven by ordinary reins passed through rings which pierce their noses. They are tractable and respond readily to their driver's orders.