

The Plattsmouth Journal

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There is no soap box oratory in Mexico. There is no soap boxes there.

There are no reservations, however, in the G. O. P. plank condemning Wilson.

The first Young Men's Christian Association was organized at London in 1844.

Adam and Eve were caught with the goods, but, of course, not the dry goods.

Situation in Germany is tense, we learn from a headline. Just so it is past tense.

The whole story of creation of the world is told in less than six hundred words.

We haven't much use for a miser, but it is better to freeze onto money than to burn it.

The vice presidency as usual will go begging, yet what a place for some tired business man.

Truth is so much stranger than fiction nowadays that it takes a clever liar to get himself believed.

Many a young man imagines a girl is marrying him for himself, when in reality she is marrying him for his job.

If distance lends enchantment to the scene, the White House could be a fairy palace to the defeated candidates.

Who is going to be graduated from the electoral college? That's the commencement question we are interested in.

Judging from the scale of prices in Chicago, that city is trying to make enough money to run it until it gets another convention.

In Norway a girl must have a certificate that she can cook before she can be married. That is the way it should be in every country.

The action at the Chicago convention makes clear the necessity for a strong progressive stand at the convention of the democrats at San Francisco.

Cuban sugar producers now claim that the price of their commodity is high on account of the "drought". But the drought was in the United States.

The voice of the people at the primaries and the inner workings of the senatorial bosses at the republican convention are vastly different as "Hi" Johnson has discovered by this time.

The wisest thing the American people can do about the Irish question is quit stowing about it, because at the present posture of affairs there is nothing American can do but stew about it.



CLOTHES are made to wear and not to throw away. Clothes that have been worn are easily made over and fresh up by proper dry cleaning. Clothes that have become faded but still maintain their wear, fulness can be attractively dyed. The clothes of Dainty Dorothy that always look so smart and smiling have been worn for more than one season. She directs your attention to our work.

Goods Called for and Delivered

FRED LUGSCH WE KNOW HOW PHONE 166

A man who lost four fingers was awarded \$30,000 by a New York jury. Four fingers of what?

Only once in a great while does a woman arise and without player, drive right to the point, making her statement in a few crisp words and sitting down before we are ready to have her stop.

With McAdoo and Cox as the candidates and William Jennings Bryan as the author of a sterling progressive platform the San Francisco convention should find a warm reception from Mr. and Mrs. Common People.

Freak taxes? Surely! But if you laugh at these ancient methods of raising money to run governments, remember that the next generation will have considerable of a laugh on the statesmen of our day who put a tax on ice cream cones of children to help pay the expenses of a great war.

THE MAN AND THE PLATFORM

To the average voter, man or woman, the makeshift platform produced by the Chicago convention, holds but little hope of securing relief from the problems that today comfort the nation.

The platform stands for no vital principle that will give the people a fair opportunity in settling the questions that are dominating the nation today and which will continue to grow more pressing. Drawn with the purpose of securing votes regardless of principles, the platform is a fitting declaration of the record made by the last republican congress which in its session lasting over one year failed to enact a single law for the settlement of the questions of reconstruction and whose record on the profiteering settlement is minus. The platform declares in eighteen words that the president should have enforced laws but signally fails to point out any adequate legislation that the republican congress passed for the punishment of the profiteers and as a fact they failed signally to enact any such laws and blocked in every way the efforts of the executive department of the government.

The plank on the peace treaty and the league of nations is a meaningless jumble of empty phrases, so joined as to placate the different elements of the republican senatorial majority who have been milling around with this question for the past year.

The only direct declarations made by the Chicago platform was that of the opposition to President Wilson and the willing desire to lead in the looting of the resources of Mexico that the large corporations and trusts might enrich themselves at the cost of the poor unfortunates of that war swept republic.

On the labor legislation and soldiers relief the platform also is as evasive as it would be possible to be but in the empty platitudes on the soldier relief can be read the opposition of the old guard senators to anything that might threaten the taxing of war profits or the sacred stock exchange of Wall street, where the platform seems to find its inspiration.

Truly on such a platform—the last word in reactionary doctrine—the party has done well to choose the leader of the standpat senators, to come before the country as a candidate for president.

Truly the party of Lincoln has wandered far from the lofty principals that gave it birth and lost the clearness of vision that they had in the past—the only motive of the party at present seems to be the desire to win the public patronage regardless of whether the people are given justice or not.

HORSES FOR SALE

Three head of horses, 5, 6, and 7 years old, broke to drive. Can take about 40 head of cattle and horses to pasture. Rates, cattle \$2 per month, horses \$3 per month. Call on M. E. Petersen, one mile west of Cullom on old Black farm. 2w-w

REO CAR FOR SALE

New 1920 Reo touring car. Never been run and will sell at a bargain. J. H. DOMINGO. Weeping Water.

All the popular copyright books on sale at the Journal office.

THE FUTURE OF NEBRASKA UNIVERSITY

In presenting a definite program of development for Nebraska university, the alumni, the chancellor and the regents have taken the first and most important step toward insuring the proper growth of what will always be the most important educational influence in the state.

Nebraska in the past has maintained its standing among universities of the nation in spite of, and not because of the physical properties with which the state has endowed it. It has maintained its place by virtue of the loyalty of its faculty members and the love of its students and alumni. Cramped for room, burdened with an unsightly campus pinched in finances, although it represents the truest investment for the future, Nebraska university has never had an intelligent program, never had a comprehensive ideal, around which it might group its ambitions and toward which it might grow.

Now the alumni have presented an adequate plan for the development of the university. The plan embraces the securing of adequate campus space, to include the present city campus; and the program contemplates the development of the physical plant along lines that will eventually make the university a source of pride, and not a cause for apology, by the people of the state.

The university has needed the guidance of vision to make the highest returns to the state. Vision has dictated the drawing of the plans for adequate instructional buildings, for free air spaces for the athletic development of all the students; for the lecture halls, the auditoriums, the library and the state auditorium that must come, in the future. The formulating of the program is not only a clarion call to the former students of the university, who love it so much, and who feel so deeply its needs. It is as much a summons to the whole state, to every man and woman in the state, for in its university, Nebraska will ever find the surest source of inspiration for its youth, and the best means of expressing the community thought and ideal of the whole state.

It must be continually impressed upon the people of Nebraska that they cannot give too much thought to the development of the university. It must be constantly emphasized that prompt attention must be given to the immediate needs of expansion, with an ever watchful eye to the future. The plan must be asserted again and yet again, until it will become not merely a project, but a purpose; not only a hope, but a reality. This will come when the whole state appreciates the work the university is doing, the leadership it is furnishing, the idealism it is keeping alive, as well as the practical wisdom for living that it is inculcating into the student who passes its portals.

ORDER OF HEARING on Petition for Appointment of Administratrix

In the County Court of Cass County, Nebraska, State of Nebraska, County of Cass, ss. In the matter of the estate of Rachel A. Kicker, deceased. On reading and filing the petition of John Kicker praying that administration of said estate be granted to himself as administrator. Ordered, that July 10th, A. D. 1920, at 10 o'clock a. m., be the day for hearing said petition when all persons interested in said matter may appear at the County Court room in Plattsmouth, Nebraska, for said county, and for said county, and show cause why the prayer of petitioner 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 Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing. Dated June 15, 1920. ALLEN J. BEESON, County Judge.

ORDER OF HEARING and Notice of Probate of Will

In the County Court of Cass County, Nebraska, State of Nebraska, County of Cass, ss. To all persons interested in the estate of Mary J. Johnson, deceased. On reading the petition of Both E. Chapman praying that the instrument filed in this court on the 11th day of June, 1920, and purporting to be the last will and testament of the said deceased, may be proved and allowed, and recorded as the last will and testament of Mary J. Johnson, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Frank H. Johnson as executor. It is hereby ordered that you, and all persons interested in said matter, may and do appear at the County Court to be held in and for said county, on the 15th day of July, A. D. 1920, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and that the hearing thereof be given to all persons interested in said estate by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing. Witness my hand and seal of said court this 11th day of June, A. D. 1920. ALLEN J. BEESON, County Judge.

LEGAL NOTICE

In the District Court of Cass County, Nebraska. Benjamin E. Snodgrass, Plaintiff, vs. Ellen M. White, Mattie Williams; Mary E. Hittley; Ann Mickelwait; Maud Tackett; the following named persons and also their unknown heirs, devisees, legatees, and personal representatives of each of them, to-wit: Abel L. Childs; Mary Wolcott; Mary E. Wolcott; and the unknown heirs, devisees, legatees, and personal representatives of Wheatley, Mickelwait, Hilsiana Mickelwait and Fred H. Mickelwait. Also that part of Government Lots one and two in Section 26, in Township 19 N., Range 14 E., of the 6th P. M., in Cass county, Nebraska, described as follows: Commencing at the northwest corner of said Section 26, and running thence east on the north line of said section to the south-westerly line of the right-of-way of the Burlington & Missouri River railroad company in Nebraska; thence following the line of said right-of-way in a southeasterly direction until said line intersect the division line described in a certain deed made by Wheatley Mickelwait and wife to said railroad company, recorded in Book 77 of the records of the County Court of said county; thence following said division line in a southeasterly direction to the south line of said Government Lot one; thence south 53° W., 18 chains and 83 links; thence west 12° links; thence north 18° chains; thence west 10 chains to the section line; thence north on said section line 29 chains and 83 links to the place of beginning (except Lots 27 and 29, as indicated on the plat books of said county); and then to the south line of Government Lots one and two; also lots numbered 6 and 41 in said Section 26, and all persons claiming any interest in said real estate or any part thereof. Defendants. To-wit: Mrs. E. Kethbley, Maud Tackett and to the following named persons and also their unknown heirs, devisees, legatees, and personal representatives of each of them, to-wit: Mary E. Wolcott; Mary Wolcott; Mary E. Wolcott; and to the unknown heirs, devisees, legatees, and personal representatives of the following deceased persons: Wheatley Mickelwait, deceased; Hilsiana Mickelwait, deceased; Fred H. Mickelwait, deceased; and also to the above described real estate and all persons claiming any interest in said real estate or any part thereof. Defendants. You and each of you are hereby notified that on the 24th day of May, A. D. 1920, Benjamin E. Snodgrass, plaintiff herein, has filed his petition in the County Court of Cass County, Nebraska, against said defendants, the object and prayer of which are to quiet the title to the above described real estate in the plaintiff, against all claims and demands, each and all of said defendants, and to permanently enjoin said defendants from making any claim or demand in law or in equity against said real estate. You are required to answer said petition on or before the 12th day of July, 1920, and to file with the court a verified and titled petition in plaintiff, as prayed for in the petition. Dated May 24, 1920. BENJAMIN E. SNODGRASS, Plaintiff. D. O. DWYER, Attorney.

W. A. ROBERTSON, Lawyer. East of Riley Hotel. Coates Block. Second Floor.

LEGAL NOTICE

In the District Court of Cass County, Nebraska. Benjamin E. Snodgrass, Plaintiff, vs. Ellen M. White, Mattie Williams; Mary E. Hittley; Ann Mickelwait; Maud Tackett; the following named persons and also their unknown heirs, devisees, legatees, and personal representatives of each of them, to-wit: Abel L. Childs; Mary Wolcott; Mary E. Wolcott; and the unknown heirs, devisees, legatees, and personal representatives of Wheatley, Mickelwait, Hilsiana Mickelwait and Fred H. Mickelwait. Also that part of Government Lots one and two in Section 26, in Township 19 N., Range 14 E., of the 6th P. M., in Cass county, Nebraska, described as follows: Commencing at the northwest corner of said Section 26, and running thence east on the north line of said section to the south-westerly line of the right-of-way of the Burlington & Missouri River railroad company in Nebraska; thence following the line of said right-of-way in a southeasterly direction until said line intersect the division line described in a certain deed made by Wheatley Mickelwait and wife to said railroad company, recorded in Book 77 of the records of the County Court of said county; thence following said division line in a southeasterly direction to the south line of said Government Lot one; thence south 53° W., 18 chains and 83 links; thence west 12° links; thence north 18° chains; thence west 10 chains to the section line; thence north on said section line 29 chains and 83 links to the place of beginning (except Lots 27 and 29, as indicated on the plat books of said county); and then to the south line of Government Lots one and two; also lots numbered 6 and 41 in said Section 26, and all persons claiming any interest in said real estate or any part thereof. Defendants. To-wit: Mrs. E. Kethbley, Maud Tackett and to the following named persons and also their unknown heirs, devisees, legatees, and personal representatives of each of them, to-wit: Mary E. Wolcott; Mary Wolcott; Mary E. Wolcott; and to the unknown heirs, devisees, legatees, and personal representatives of the following deceased persons: Wheatley Mickelwait, deceased; Hilsiana Mickelwait, deceased; Fred H. Mickelwait, deceased; and also to the above described real estate and all persons claiming any interest in said real estate or any part thereof. Defendants. You and each of you are hereby notified that on the 24th day of May, A. D. 1920, Benjamin E. Snodgrass, plaintiff herein, has filed his petition in the County Court of Cass County, Nebraska, against said defendants, the object and prayer of which are to quiet the title to the above described real estate in the plaintiff, against all claims and demands, each and all of said defendants, and to permanently enjoin said defendants from making any claim or demand in law or in equity against said real estate. You are required to answer said petition on or before the 12th day of July, 1920, and to file with the court a verified and titled petition in plaintiff, as prayed for in the petition. Dated May 24, 1920. BENJAMIN E. SNODGRASS, Plaintiff. D. O. DWYER, Attorney.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska. T. H. Pollock, Plaintiff, vs. William S. Graff et al, Defendants. To the defendants, William S. Graff, Rebecca Graff; W. S. Graff, first real name unknown; Mrs. W. S. Graff, first real name unknown; D. Remick & Co., a Co-Partnership also known as David Remick & Co., and composed of Charles Hendrie, Josephine Hendrie, David Remick, Mrs. David Remick, first real name unknown; William C. Hendrie, Mrs. William C. Hendrie, first real name unknown; Thomas Hollowell; T. H. Pollock, first real name unknown; W. D. Merriam, first real name unknown; Mrs. W. D. Merriam, first real name unknown; A. E. Alexander, first real name unknown; and all persons claiming any interest in the estate of William S. Graff; Rebecca Graff; W. S. Graff, first real name unknown; Mrs. W. S. Graff, first real name unknown; Mrs. David Remick, first real name unknown; William C. Hendrie, first real name unknown; Thomas Hollowell; Mrs. William C. Hendrie, first real name unknown; W. D. Merriam, first real name unknown; Mrs. W. D. Merriam, first real name unknown; A. E. Alexander, first real name unknown; successors, grantees and assigns of D. Remick & Co., a Co-Partnership also known as David Remick & Co., and composed of Charles Hendrie and David Remick; Lot four (4) in Block forty-three (43), in the City of Plattsmouth, Cass County, Nebraska; and all persons having or claiming any interest in said real estate or any part thereof. You and each of you are hereby notified that on the 25th day of May, 1920, the plaintiff filed his petition in the district court of Cass County, Nebraska, to quiet his title to the following described real estate, to-wit: Lot four (4) in Block forty-three (43), in the City of Plattsmouth, Cass County, Nebraska; because of his adverse possession of the same for more than ten years prior to the commencement of said suit, and to enjoin each and all of you from having or claiming any right, title, interest, either legal or equitable, in or to said lot or any part thereof. To require you to set forth your right, title, claim, 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 equitable relief. This notice is made hereby in accordance with the provisions of the statute in that behalf made. You are required to answer said petition on or before Monday, the 19th day of July, 1920, or your default will be duly entered thereon. T. H. POLLOCK, Plaintiff. W. A. ROBERTSON, Attorney for Plaintiff.

LEGAL NOTICE

In the District Court of Cass County, Nebraska. W. L. Nickles, Plaintiff, vs. Bernard G. Wiley; Albert R. Eikenberry; the Southwest quarter of Sec. 36, Twp. 18 N., R. 14 E., in Cass County, Nebraska, and all persons claiming any interest in any kind in said real estate. Late or any part thereof; the following named persons and also their unknown heirs, devisees, and personal representatives of each of them, to-wit: Clairbourne F. Davis; Claybourne F. Davis; Clairbourne F. Davis; Frank E. Kidaway, Defendants. The above named defendants and each of them are hereby notified that each of them are hereby notified that on the 1st day of June, 1920, plaintiff filed his suit in the District Court of Cass County, Nebraska, the object and purpose of which are to quiet and confirm plaintiff's title in and to the Southwest quarter of Section 36, Township 18 N., Range 14, East of the 6th P. M., in Cass County, Nebraska, and to enjoin each and all of said defendants from having or claiming to have any right, title, lien or interest, either legal or equitable in or to said real estate or any part thereof and to enjoin said defendants and in any manner from interfering with plaintiff's possession and enjoyment of the said premises and for general equitable relief. This notice is given you pursuant to the order of said Court. You are required to answer said petition on or before Monday the 19th day of July, 1920, or your default will be entered therein and judgment entered as prayed for in the petition. WILLIAM NICKLES, Plaintiff. By D. O. DWYER, His Attorney.

ORDER OF HEARING and Petition for Settlement of Account

In the County Court of Cass County, Nebraska, State of Nebraska, Cass County, ss. To all persons interested in the estate of Herman Kupke, deceased. On reading the petition of George J. E. Kupke praying a final settlement and allowance of his account filed in this court on the 12th day of June, 1920, and for his discharge. It is hereby ordered that you and all persons interested in said matter may, and do, appear at the County Court to be held in and for said county, on the 22nd day of June, A. D. 1920, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner 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 Plattsmouth Journal, a semi-weekly newspaper printed in said county, for one week prior to said day of hearing. In witness whereof, I have hereunto set my hand and the seal of said court, this 12th day of June, A. D. 1920. ALLEN J. BEESON, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass County, ss. In the matter of the estate of Humphrey Lee Oldham, deceased. To the creditors of said estate: You are hereby notified that I will sit at the County Court room in Plattsmouth, in said county, on the 22nd day of June, 1920, and on the 29th day of June, 1920, at 9 o'clock a. m. of each day, 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 three months from the 22nd day of June, A. D. 1920, and the time limited for payment of debts is one year from said 22nd day of June, 1920. Witness my hand and the seal of said County Court, this 25th day of May, 1920. ALLEN J. BEESON, County Judge.

SUMMER SCHOOL

Banking, Shorthand, Typewriting, Telegraphy, Civil Service, Book-keeping, Demand for graduates urgent. Positions secured. Students may work for board. Address now for Catalogue—Boyles College, Omaha, Nebraska. m20-8w.

ORDER OF HEARING on Petition for Appointment of Administratrix

In the County Court. In the matter of the estate of Oliver James Gilson, deceased. On reading and filing the petition of Sarah Ellen Gilson praying that administration of said estate may be granted to herself as Administratrix. Ordered, that June 24th, A. D. 1920, at 10 o'clock a. m., is assigned for hearing said petition when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of the petitioner 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 Plattsmouth Journal, a semi-weekly newspaper printed in said county for three successive weeks, prior to said day of hearing. Dated May 27th, 1920. ALLEN J. BEESON, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass County, ss. In the County Court. In the matter of the estate of Fred Condon, deceased. To the creditors of said estate: You are hereby notified, that I will sit at the County Court room in Plattsmouth, in said county, on the 22nd day of June, 1920, and on the 29th day of June, 1920, at 9 o'clock a. m. of each day, 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 three months from the 22nd day of June, A. D. 1920, and the time limited for payment of debts is one year from said 22nd day of June, 1920. Witness my hand and the seal of said County Court, this 25th day of May, 1920. ALLEN J. BEESON, County Judge.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of Cass County, Nebraska. Clark S. Newlon and Mary C. Newlon, Plaintiffs, vs. Culver L. Robinson; Mrs. Culver L. Robinson, first real name unknown; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of said Culver L. Robinson and Mrs. Culver L. Robinson, first real name unknown, both deceased; the west half of the northwest quarter of Section 34; the southeast quarter of the northeast quarter of Section 33, all in Township 11, Range 12, Cass County, Nebraska; and all other persons claiming any interest in any kind in said real estate or any part thereof. Defendants. The above named defendants will take notice that the plaintiffs, have filed their petition in said court, the object and prayer of which are to quiet, establish and confirm their title to the above described premises, because of their adverse possession with their grantors for more than ten years prior to the commencement of this action, to enjoin each of you from claiming any right, title, estate, or lien in, to, or upon the premises; to remove clouds cast upon the titles of the plaintiffs by reason of your pretended claims and for general equitable relief. You are required to answer said petition on or before the 19th day of July, 1920. CLARK S. NEWLON and MARY C. NEWLON, Plaintiffs. C. E. TEFPT, Attorney.

LEGAL NOTICE

In the District Court of Cass County, Nebraska. W. L. Nickles, Plaintiff, vs. Bernard G. Wiley; Albert R. Eikenberry; the Southwest quarter of Sec. 36, Twp. 18 N., R. 14 E., in Cass County, Nebraska, and all persons claiming any interest in any kind in said real estate. Late or any part thereof; the following named persons and also their unknown heirs, devisees, and personal representatives of each of them, to-wit: Clairbourne F. Davis; Claybourne F. Davis; Clairbourne F. Davis; Frank E. Kidaway, Defendants. The above named defendants and each of them are hereby notified that each of them are hereby notified that on the 1st day of June, 1920, plaintiff filed his suit in the District Court of Cass County, Nebraska, the object and purpose of which are to quiet and confirm plaintiff's title in and to the Southwest quarter of Section 36, Township 18 N., Range 14, East of the 6th P. M., in Cass County, Nebraska, and to enjoin each and all of said defendants from having or claiming to have any right, title, lien or interest, either legal or equitable in or to said real estate or any part thereof and to enjoin said defendants and in any manner from interfering with plaintiff's possession and enjoyment of the said premises and for general equitable relief. This notice is given you pursuant to the order of said Court. You are required to answer said petition on or before Monday the 19th day of July, 1920, or your default will be entered therein and judgment entered as prayed for in the petition. WILLIAM NICKLES, Plaintiff. By D. O. DWYER, His Attorney.

ORDER OF HEARING and Petition for Settlement of Account

In the County Court of Cass County, Nebraska, State of Nebraska, Cass County, ss. To all persons interested in the estate of Herman Kupke, deceased. On reading the petition of George J. E. Kupke praying a final settlement and allowance of his account filed in this court on the 12th day of June, 1920, and for his discharge. It is hereby ordered that you and all persons interested in said matter may, and do, appear at the County Court to be held in and for said county, on the 22nd day of June, A. D. 1920, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner 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 Plattsmouth Journal, a semi-weekly newspaper printed in said county, for one week prior to said day of hearing. In witness whereof, I have hereunto set my hand and the seal of said court, this 12th day of June, A. D. 1920. ALLEN J. BEESON, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass County, ss. In the matter of the estate of Humphrey Lee Oldham, deceased. To the creditors of said estate: You are hereby notified that I will sit at the County Court room in Plattsmouth, in said county, on the 22nd day of June, 1920, and on the 29th day of June, 1920, at 9 o'clock a. m. of each day, 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 three months from the 22nd day of June, A. D. 1920, and the time limited for payment of debts is one year from said 22nd day of June, 1920. Witness my hand and the seal of said County Court, this 25th day of May, 1920. ALLEN J. BEESON, County Judge.

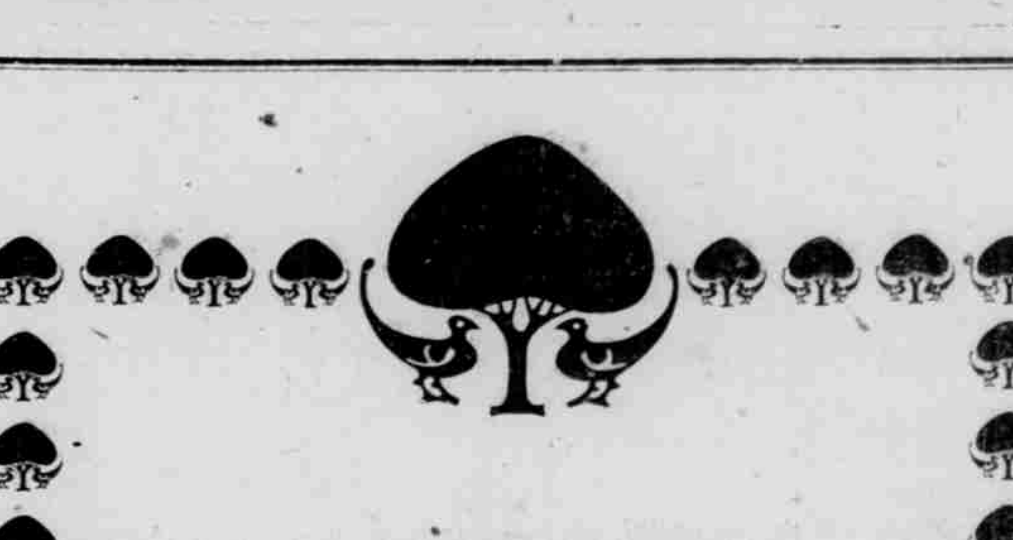
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We have an instrument exactly like the instrument which was used in the remarkable "Dark Scene" Test made March 10th, 1920, in Carnegie Hall, New York City, when the New Edison matched Anna Case's voice with a realism that utterly baffled 2800 sophisticated New Yorkers. Test its power to give you the actual voices of great artists. Let us give you the Realism Test.

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But now, with a larger force of workmen, we are in a position to reach your work soon.

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Max Dusterhoff, MURDOCK, NEBR.



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We carry a full and complete line of the reliable John Deere farm machinery, and are ready to fill your order for anything in our line. Plows and corn farming implements of all kind, as well as haying and harvesting machinery. Also threshers' necessities.

WARE ROOMS ON SOUTH SIXTH STREET D. B. EBERSOLE, PLATTSMOUTH NEBRASKA