

# The Plattsmouth Journal

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## THE PEACEABLE KINGDOM

And there shall come forth a rod out of the stem of Jesse and a branch shall grow out of its roots; and the spirit of the Lord shall rest upon him, the spirit of wisdom and understanding, the spirit of counsel and might, the spirit of knowledge and of fear of the Lord; but with righteousness shall he judge the poor, and reprove with equity for the meek of the earth. The wolf shall dwell with the lamb, and a little child shall lead them.—Isaiah XI: 1-6.

Fatty Arbuckle is now a screen idol.

Fear of consequences makes cowards of us all.

If the sun won't make it hot the candidates will.

The week-end motor accidents read like an old time Fourth of July casualty list.

The use of concrete houses is becoming common in various sections of the country.

Any boy can tell you an apple a day won't keep the doctor away if it is a green apple.

In the annual race between weeds and vegetables, the cabbage is trying its best to get a head.

Movies can't have them kiss in the first reel, because everybody would think it was over and go home.

"There are not so many home-brewers," says the dry chief. Many have worked themselves to death.

Edison says he gets along well because he keeps out of ruts. That's his method of avoiding the ditch.

Some of the men in the doctor's waiting room are not ill. They are fishermen and their hearts are full of hope.

According to the latest war-graft rumors, the ex-soldiers can't have a bonus because the ex-slackers already have it.

The new "cold light" the scientists talk about isn't so new after all. It's the light that shines in a woman's eye when she is mad.

Probably the two states referred to in a recent story about a man having two wives is that many states, meant the state of poverty and unhappiness.

A Kentucky farmer at the age of 92 found himself inconvenienced by the lack of teeth. He said he could not smoke his pipe while plowing, so he began smoking cigarettes, and will now go to the bad. The old jellybean!

**Dry Cleaning Machine**  
makes fine suits according to Dainty Dorothy

"It don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly respectable—that's the man of it," avers Dainty Dorothy.

But she goes on to explain that the man who is making use of our cleaning, steaming and pressing services is keeping his clothes in much more presentable condition than when he got acquainted with us. And it doesn't cost much, either.

Goods Called for and Delivered

**FRED LUGSCH**  
WE KNOW HOW  
PHONE 166  
TAILOR OPPOSITE JOURNAL OFFICE

## WHAT YOU OVERLOOK

Discussing fake trance mediums B. J. Walton, magician known on the stage as Professor Heller, says in a letter to Detective Story Magazine:

"As for the evidence of scientific men, would say that as a magician and medium I dread the eyes of the average boy more than those of the average scientist, so far as the detection of deception of deception is concerned. And I know, for I have worked before both audiences."

Children are keen observers because, to them, everything is fresh and new, hence interesting.

As we become older, we observe that life is a series of repetitions, generally dull, frequently stupid and boring. We lose interest, and with it the valuable power of close observation.

on have noticed how easy it is to "put something over" under the very eyes of the aged.

After the average person reaches 40, his brain cells become "set," like concrete.

Vanity convinces the ego or inner self that it has become fairly familiar with life that the routine of existence is comprehended to the last detail.

The individual loses interest, stops observing becomes "set in his ways." It is difficult to drive a new idea through his head. Brain cells are closed and locked instead of open and receptive.

That is the reason why middle-aged people are not as quick to see and grasp opportunities as the young fellows, despite their superior ability and "background" of experiences.

Ancient alchemists searched for the universal solvent—a fluid that would dissolve anything. The search lasted centuries, consumed an infinite amount of energy and time. It stopped when an observant young man said, "If you get it, what will you keep it in?"

When the power of close observation becomes feeble or nearly paralyzed—goodbye to opportunities!

Without a keen and unflinching sense of observation, success is elusive or it already achieved, slips from one's grasp.

Force yourself to become interested in every detail of life. Develop thereby, your powers of observation and analysis. Like flabby muscles, they can be trained into strength.

Observation is the key to success—also the handcuffs that prevent youth slipping away from you.

## A WORD FOR DELAWARE

The man who said that nothing ever happened in Delaware was slightly mistaken.

True, the real happenings in the second smallest state in the Union are rather few and far between, but occasionally it does break into print.

The Associated Press dispatches tell us that other day a Delaware man 80 years of age stole a horse and buggy and drove 150 miles hunting for a job, he also rendered a patriotic duty by bringing his poor little state in to limelight.

Nobody ever consults Delaware about anything except when a charter for a corporation is desired. One never hears of anybody who is from Delaware, unless it is one of the Duponts. Not one person in a thousand ever met a man who admitted he was from Delaware. The politics of the state are unimportant. The commonwealth never has a crime wave large enough to attract attention in the newspapers. There is never a Delaware and to any of our interstate romances. You never saw a movie picture with its settings in Delaware. Nothing in fact, ever happens there that is worth worrying about.

But it is a good state, with good people, so far as we know, and it is refreshing to read of the exploit of this octogenarian horse thief. A state needs publicity occasionally, even if it must resort to desperate experiments to get it.

## HUNTING WITH AIRPLANES

The United States representative who is said to regard himself as the dare devil of congress, is also credited with the following bright thought:

"I see great possibilities in the pastime of shooting ducks from high-power air boats, and am inclined to think a De Halland machine would be the best to experiment with in this connection. I entertain hopes of pursuing this sport either in California or Florida next winter."

One cannot help wondering whether the sportsmanlike congressman will equip his airplane with machine guns. He should, of course, to enable him to wipe out a whole flock of ducks at one swoop.

Eventually there will be new game laws to protect ducks and other possible victims of such wholesale hunting methods. In the meantime, natural decency and true sportsmanship will undoubtedly keep the number of airplane hunters down to a very small group.

## WORK SHOWS IMPROVEMENT

The working conditions at the Burlington shops are showing a very healthy increase and a number of the men who were laid off in the blacksmith shop have been restored to duty and this department of the shops, together with the freight car repair department and the planing mill will be put back on the six-day week for the present at least. The increases to the working force are being made as the demand for the material grows and from the indications show a much better condition over the system that is supplied from this point.

## NOTICE TO CREDITORS

State of Nebraska, Cass county, ss. In the County Court.

In the matter of the estate of Anna B. Haldean, 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 11th day of July and the 11th day of October, A. D. 1922, at ten (10) o'clock in the forenoon 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 11th day of July, A. D. 1922, and the time limited for payment of debts is one year from said 11th day of July, 1922.

Witness my hand and the seal of said County Court, this 6th day of June, 1922.

ALLEN J. BEESON, County Judge.

## LEGAL NOTICE

Laura Lighton and husband William Lighton; Grace Zoll and husband George Zoll; Tim McCarty, widow; the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of M. L. White, deceased, also known as Marcus L. White, deceased; all persons claiming or having any interest in thirty-three acres of the south side of Government Lot six, (6) and also Block 62, page 468, of Deeds on September 2, 1921, on the grounds that said deed was executed without consideration and without sufficient consideration, and was executed and delivered to the said Warren J. Lynch and Iva T. Lynch with the intention of hindering, delaying and defrauding the creditors of the said Warren J. Lynch, and for the purpose of placing the record title of said premises in such a condition that a judgment obtained against the said Warren J. Lynch would not be a lien upon the premises conveyed by said deed; and to subject the said land to the lien of this plaintiff by reason of the transcript of a judgment of Twenty Thousand Dollars (\$20,000.00) against the said Warren J. Lynch and in favor of the Farmers' Investment Company, said transcript having been filed in the District Court of Cass county, Nebraska, on May 15, 1922; and for such other further and different relief as the plaintiff may be entitled to in the premises; and for the costs of this suit, and for general equitable relief.

You and each of you are hereby notified to answer the petition of the plaintiff on or before the 10th day of July, 1922, or the petition of the plaintiff will be taken as true.

Dated at Plattsmouth, Nebraska, this 22nd day of May, 1922.

THE FARMERS' INVESTMENT COMPANY, Plaintiff.

Clark Jerry, Clarence G. Mies and W. A. Robertson, Attorneys for Plaintiff.

## 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 Emma Wohlfarth, Fredrick H. Gorder, Anna Ploetz, Katharine Gorder, William Gorder, Nellie Gorder, Edna May Gorder and to all persons interested in the estate of Louisa Gorder, deceased:

On reading the petition of John F. Gorder, praying that the instrument filed in this court on the 1st day of June, 1922, 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 Louisa Gorder, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to John F. Gorder, 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 30th day of June, A. D. 1922, at 10 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 thereon 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.

The west half of the south-east quarter of Section twenty-seven, (27) and the northeast quarter of the southwest quarter of Section twenty-seven, (27) in Township twelve (12) North, Range thirteen, (13) east of the 6th Principal Meridian, in Cass county, Nebraska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises—

The same being levied upon and taken as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plaintiff, against said defendants, and also to satisfy a further judgment of said court recovered by the defendant, John McNurlin, against the said George W. Snyder, defendant, and Matilda G. Snyder, defendant, and also to satisfy a further judgment of said court recovered by the defendant, Otis McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants.

Plattsmouth, Nebraska, May 16th, A. D. 1922.

C. D. QUINTON, Sheriff, Cass County, Nebraska.

JOHN M. LEYDA, Attorney for Plaintiff.

## NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court.

In the matter of the estate of John W. Yardley, 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 25th day of June, A. D. 1922, at 10 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 25th day of June, A. D. 1922, and the time limited for payment of debts is one year from said 25th day of June, 1922.

## NOTICE TO CREDITORS

State of Nebraska, Cass county, ss. In the County Court.

In the matter of the estate of Anna B. Haldean, 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 11th day of July and the 11th day of October, A. D. 1922, at ten (10) o'clock in the forenoon 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 11th day of July, A. D. 1922, and the time limited for payment of debts is one year from said 11th day of July, 1922.

Witness my hand and the seal of said County Court, this 6th day of June, 1922.

ALLEN J. BEESON, County Judge.

## LEGAL NOTICE

Laura Lighton and husband William Lighton; Grace Zoll and husband George Zoll; Tim McCarty, widow; the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of M. L. White, deceased, also known as Marcus L. White, deceased; all persons claiming or having any interest in thirty-three acres of the south side of Government Lot six, (6) and also Block 62, page 468, of Deeds on September 2, 1921, on the grounds that said deed was executed without consideration and without sufficient consideration, and was executed and delivered to the said Warren J. Lynch and Iva T. Lynch with the intention of hindering, delaying and defrauding the creditors of the said Warren J. Lynch, and for the purpose of placing the record title of said premises in such a condition that a judgment obtained against the said Warren J. Lynch would not be a lien upon the premises conveyed by said deed; and to subject the said land to the lien of this plaintiff by reason of the transcript of a judgment of Twenty Thousand Dollars (\$20,000.00) against the said Warren J. Lynch and in favor of the Farmers' Investment Company, said transcript having been filed in the District Court of Cass county, Nebraska, on May 15, 1922; and for such other further and different relief as the plaintiff may be entitled to in the premises; and for the costs of this suit, and for general equitable relief.

You and each of you are hereby notified to answer the petition of the plaintiff on or before the 10th day of July, 1922, or the petition of the plaintiff will be taken as true.

Dated at Plattsmouth, Nebraska, this 22nd day of May, 1922.

THE FARMERS' INVESTMENT COMPANY, Plaintiff.

Clark Jerry, Clarence G. Mies and W. A. Robertson, Attorneys for Plaintiff.

## 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 Emma Wohlfarth, Fredrick H. Gorder, Anna Ploetz, Katharine Gorder, William Gorder, Nellie Gorder, Edna May Gorder and to all persons interested in the estate of Louisa Gorder, deceased:

On reading the petition of John F. Gorder, praying that the instrument filed in this court on the 1st day of June, 1922, 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 Louisa Gorder, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to John F. Gorder, 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 30th day of June, A. D. 1922, at 10 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 thereon 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.

The west half of the south-east quarter of Section twenty-seven, (27) and the northeast quarter of the southwest quarter of Section twenty-seven, (27) in Township twelve (12) North, Range thirteen, (13) east of the 6th Principal Meridian, in Cass county, Nebraska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises—

The same being levied upon and taken as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plaintiff, against said defendants, and also to satisfy a further judgment of said court recovered by the defendant, John McNurlin, against the said George W. Snyder, defendant, and Matilda G. Snyder, defendant, and also to satisfy a further judgment of said court recovered by the defendant, Otis McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants.

Plattsmouth, Nebraska, May 16th, A. D. 1922.

C. D. QUINTON, Sheriff, Cass County, Nebraska.

JOHN M. LEYDA, Attorney for Plaintiff.

## NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court.

In the matter of the estate of John W. Yardley, 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 25th day of June, A. D. 1922, at 10 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 25th day of June, A. D. 1922, and the time limited for payment of debts is one year from said 25th day of June, 1922.

Witness my hand and the seal of said County Court, this 31st day of May, 1922.

## SUMMONS

In the District Court of Cass county, Nebraska.

The Farmers' Investment Company, Plaintiff, vs. Maude Warden, E. L. Warden, real name unknown, and Warren J. Lynch, Defendants.

To Maude Warden, E. L. Warden, real name unknown, and Warren J. Lynch, defendants:

You and each of you will take notice that on the 19th day of May, 1922, the plaintiff, The Farmers' Investment Company, by the Lincoln Trust Company Receiver of said The Farmers' Investment Company, filed its petition in the District Court of Cass county, Nebraska, the object of said petition being to secure the cancellation and the holding for Nebraska, in Book 62, page 468, deed executed by Warren J. Lynch and Iva T. Lynch, husband and wife, to Maude Warden, said deed conveying the east half (E 1/2) of the southeast quarter (SE 1/4) of Section thirty-two (32) and the north half (N 1/2) of the southwest quarter (SW 1/4) of Section thirty-three, (33) all in Township eleven, (11) Range nine (9) Cass county, Nebraska, said deed purporting to be dated February 26, 1921, and recorded in the office of the Register of Deeds of Cass county, Nebraska, in Book 62, page 468, of Deeds on September 2, 1921, on the grounds that said deed was executed without consideration and without sufficient consideration, and was executed and delivered to the said Maude Warden by the said Warren J. Lynch and Iva T. Lynch with the intention of hindering, delaying and defrauding the creditors of the said Warren J. Lynch, and for the purpose of placing the record title of said premises in such a condition that a judgment obtained against the said Warren J. Lynch would not be a lien upon the premises conveyed by said deed; and to subject the said land to the lien of this plaintiff by reason of the transcript of a judgment of Twenty Thousand Dollars (\$20,000.00) against the said Warren J. Lynch and in favor of the Farmers' Investment Company, said transcript having been filed in the District Court of Cass county, Nebraska, on May 15, 1922; and for such other further and different relief as the plaintiff may be entitled to in the premises; and for the costs of this suit, and for general equitable relief.

You and each of you are hereby notified to answer the petition of the plaintiff on or before the 10th day of July, 1922, or the petition of the plaintiff will be taken as true.

Dated at Plattsmouth, Nebraska, this 22nd day of May, 1922.

THE FARMERS' INVESTMENT COMPANY, Plaintiff.

Clark Jerry, Clarence G. Mies and W. A. Robertson, Attorneys for Plaintiff.

## 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 Emma Wohlfarth, Fredrick H. Gorder, Anna Ploetz, Katharine Gorder, William Gorder, Nellie Gorder, Edna May Gorder and to all persons interested in the estate of Louisa Gorder, deceased:

On reading the petition of John F. Gorder, praying that the instrument filed in this court on the 1st day of June, 1922, 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 Louisa Gorder, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to John F. Gorder, 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 30th day of June, A. D. 1922, at 10 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 thereon 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.

The west half of the south-east quarter of Section twenty-seven, (27) and the northeast quarter of the southwest quarter of Section twenty-seven, (27) in Township twelve (12) North, Range thirteen, (13) east of the 6th Principal Meridian, in Cass county, Nebraska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises—

The same being levied upon and taken as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plaintiff, against said defendants, and also to satisfy a further judgment of said court recovered by the defendant, John McNurlin, against the said George W. Snyder, defendant, and Matilda G. Snyder, defendant, and also to satisfy a further judgment of said court recovered by the defendant, Otis McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants.

Plattsmouth, Nebraska, May 16th, A. D. 1922.

C. D. QUINTON, Sheriff, Cass County, Nebraska.

JOHN M. LEYDA, Attorney for Plaintiff.

## 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 Emma Wohlfarth, Fredrick H. Gorder, Anna Ploetz, Katharine Gorder, William Gorder, Nellie Gorder, Edna May Gorder and to all persons interested in the estate of Louisa Gorder, deceased:

On reading the petition of John F. Gorder, praying that the instrument filed in this court on the 1st day of June, 1922, 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 Louisa Gorder, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to John F. Gorder, 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 30th day of June, A. D. 1922, at 10 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 thereon 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.

The west half of the south-east quarter of Section twenty-seven, (27) and the northeast quarter of the southwest quarter of Section twenty-seven, (27) in Township twelve (12) North, Range thirteen, (13) east of the 6th Principal Meridian, in Cass county, Nebraska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises—

The same being levied upon and taken as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plaintiff, against said defendants, and also to satisfy a further judgment of said court recovered by the defendant, John McNurlin, against the said George W. Snyder, defendant, and Matilda G. Snyder, defendant, and also to satisfy a further judgment of said court recovered by the defendant, Otis McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants.

## NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court.

In the matter of the estate of Lillian L. Sage, 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 12th day of June, 1922, and the 12th day of September, 1922, on each of said days, 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 12th day of June, 1922, and the time limited for payment of debts is one year from said 12th day of June, 1922.

Witness my hand and the seal of said County Court, this 8th day of May, 1922.

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 Barbara A. Taylor, 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 12th day of June, A. D. 1922, and on the 12th day of September, A. D. 1922, at 10:00 o'clock a. m. 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 12th day of June, A. D. 1922, and the time limited for payment of debts is one year from said 12th day of June, 1922.

Witness my hand and the seal of said County Court this 8th day of May, 1922.

ALLEN J. BEESON, County Judge.

## SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by James Robertson, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 26th day of June, A. D. 1922, at ten o'clock a. m., of said day, at the south door of the court house in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following described real estate, to-wit:

The north half of the south-east quarter of Section twenty-seven, (27) in Township twelve (12) North, in Range thirteen, (13) east of the 6th P. M., in Cass county, Nebraska, containing 80 acres—

The same being levied upon and taken as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the defendant, John McNurlin, against the said George W. Snyder, defendant, and Matilda G. Snyder, defendant, and also to satisfy a further judgment of said court recovered by the defendant, Otis McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants.

Plattsmouth, Nebraska, May 16th, A. D. 1922.

C. D. QUINTON, Sheriff, Cass County, Nebraska.

JOHN M. LEYDA, Attorney for Plaintiff.