

# The Plattsmouth Journal

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R. A. BATES, Publisher

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### A MAN BE FOUND FAITHFUL

Let a man so account of us, as of the ministers of Christ and stewards of the mysteries of God. Moreover it is required in stewards, that a man be found faithful. But with me it is a very small thing that I should be judged of you, or of man's judgment; yea, I judge not mine own self. But he that judgeth me is the Lord.—Corinthians, iv, 1 to 4.

Time is the author of authors.

Music is the sweet solace of labor.

It is better to please a fool than to anger him.

Great faults may grow out of great virtues in excess.

We don't expect Germany to pull out so long as she leaves the traces slack.

An Arctic expedition is a journey into polar regions subject to rescue by another Arctic expedition.

Forgiveness to the injured does belong. But they ne'er pardon who have done the wrong.—Dryden.

In the big cities motorists are making conditions easier by gradually reducing the number of pedestrians.

Freud has refused to lecture in the United States. Well, the trans-Atlantic passenger service's loss is our gain.

A bunch of school teachers in Pennsylvania killed and ate a rattlesnake. Probably board is higher back there than out here.

There were over 300 speeders before the courts in a single day in Chicago. The fats life seems to claim them in all sections of the land.

The New Yorker who confesses he has always wanted to throw an egg at an electric fan is simply putting another bad idea into the heads of our futurist painters.

The job hunters, log rollers and ax grinders will now proceed to send in their cards at the White House. The burden of their introduction will be, "You know me, Cal."

Joseph P. Tumulty favors a single presidential term of four or six years as a means of protecting the health of chief executives. Joe is an expert on presidential troubles.

There is a certain mild irony in the fact that the biggest drop in local taxes reported thus far this year happened in Brookline, Mass., richest town in the country.

The stabilization of Austria is being aided by the discharge of more than 100,000 persons who were on the payroll of the Vienna government. Austria has always had an army of public leeches and on being freed from so many of them at once the government can take new life.

Strangely enough our insurance companies still accept applicants who are habitual pedestrians in our large cities. Perhaps it is felt that the man in the automobile is as poor a risk as the man on the street, and that it would be bad business to discriminate. However you look at it, the insurance man has nothing to be happy about.

The human body is an electrical machine with the brain as the positive pole, the liver as the negative pole, and nerves serving as connecting wires. So theorizes Dr. George W. Crile, the wizard surgeon who operates as well with one hand as the other. All of us have noticed that the brain goes partly out of commission when the liver is sluggish. Maybe schools would make more headway if they educated our livers.

Well, the old leg of mutton sleeve is going to come back. So a wireless says. "Jenny keeps to the straight line," it says, "with short skirts." Jenny's motto seems to be, "Hew to the line, letting the skirts fall where they may." Also, according to a cable from Paris, these skirts are to be plain, inexpensive and permission is hereby granted to refer to the short and simple panels of the poor.

### Hope, thou nurse of young desire.

The corn crop is now preparing to put on its bumpers.

It is not the first false step that hurts. It's the last one.

America and Turkey are agreed to what Turkey decided on in the first place.

Stop, look and listen, and you'll live to stop, look and listen some other day.

What became of the old fashioned girl who used to win prizes for marathons dancing?

There is such a thing as luck, but the trouble is it is had fully as often as it's good.

A Seattle woman driving too fast to a card party won't be there for ninety days now.

Here's a thought for you: Good livings are made out of the fact that no man is satisfied.

Among our many brainless wonders is the bulb of the thermometers in front of stores.

A New Yorker lost sixty cows by fire. But what's the use of crying over barbecued milk?

Mighty few people make the excuse of being hoarse when asked to sing their own praise.

The fellow who said Cal Coolidge would some day be president is beginning to show up.

The fellow who always complains about having so much to do often doesn't do much but complain.

Being told to keep their eyes open, a lot of folks do it by watching the clock through the working hours.

One drink of wood alcohol has often made it necessary for the imbibers' friends to say it with flowers.

Of course ours is what they call a white-collar job, but our collar isn't that way very long after we start work.

It is hardly a mere coincidence that the self same girls who formerly wore 'em too short are now wearing 'em too long.

Robbers in New York stole a truck loaded with \$4,000 worth of bum. Looks as if they had bitten off more than they can chew.

No matter what she did or said, nobody is going to make us believe Mary Miles Minter is really 30. It just seems that long.

A woman has little difficulty in finding a husband to suit her, but the wall paper on the dining room is never entirely satisfactory.

They say now that radio will be the ruin of grand opera. But to our notion, there are some operas that will be very hard to spoil.

A man in this town remarked to the editor the other day that he would rather have a clear conscience than a million dollars. But he has neither.

The discovery of a monster in Mongolia that lived 5,000,000 years ago found the oldest inhabitant completely whipped. It didn't remind him of a single thing.

A western college president declares 96 per cent of the American people are intellectually weak. The colleges evidently have plenty to do for some years yet.

Plans for the American production of Drinkwater's "Robert E. Lee" are under way. The play will astonish a lot of lower East Side song writers who thought he was a steamboat.

According to an astrologer, one's success in borrowing money depends largely on where Jupiter is. This probably will get a lot of people to wondering where he could have been.

Discrimination is not in keeping with our business philosophy, but there ought to be an arrangement that will keep flour up for such bakers as are uninfluenced by a price drop.

### HE NEEDS HELP

The death of President Harding has inspired a diligent consideration by members of congress and the cabinet of the volume of the president's labors for the purpose of ascertaining what might be shifted to other hands without impairing the chief executive's fulfillment of his responsibilities. It is found that the president struggles under a drudgery of detail which is not only exhausting. It is cruel and scandalous.

The president is required to sign 50,000 papers a year, or an average of 136 a day, including the commissions of all postmasters. When this signing is not kept up to date it accumulates alarmingly. At the last session of congress he signed 800 bills, presumably having studied their contents. He receives about 40 letters a day that require his personal attention and dictates about 20 replies. His conferences average 10 a day. He is busy every waking hour.

Yet the president must read in policies and make decisions of world wide importance. He is obliged to know what the world is doing and he should know what it is saying and printing about him. What time and mental reserve are there, what calm perspective can there be with which to survey domestic and international events on the basis of which he must think and act.

The presidency, evidently, needs an efficiency expert. The president whose best and unobtruded powers should be reserved for decisions of state, has placed on his shoulders an additional load of office boy chores. Politics unquestionably has a great deal to do with the enslavement of the chief executive. Matters that a corporation officer would relegate to subordinates demand, or have demanded, the personal attention of the president. Such practices must be done away with. Politics and patronage must be made to spare the president if he is not to be carried from the White House before his term expires.

### ICE CREAM

Americans eat \$13 million dollars worth of ice cream in a year, the government reports. And that's only the wholesale price.

By the time this frozen delicacy is dispensed in cones and other retail forms, the national ice cream bill must average \$25 a year for a man and wife with three children.

Ice cream was discovered by accident, a little more than 100 year ago by a dandy chef named Sambo Jackson. You never can tell how much good or evil will eventually result from an accident or mistake. It's a good thing we make mistakes.

### THE BRUTAL PUFF

When milady dabs powder on her classic nose with a fluffy puff she can have the comforting realization that at least one baby swan literally and not figuratively sang his "swan song" so that she might give the dainty toilet accessory. Forty thousand swan babies a few months old yield their graceful necks to the ax every year in Norway in order that the soft down from their breasts can be utilized for puffs. So great is the profit from this commodity that swan farms are being established all over Sweden as well as Norway, and some in the Baltic islands.

In the middle ages a baked swam was the piece de resistance at a festival dinner of high nobility in England. It is said to be a very delicate dish, but the idea of eating them is so very repugnant to the modern descendants of the old swan eaters that nothing could induce an English gentleman today to grace his festal board with the lovely bird, especially beloved of the children as he floats gracefully over the lakes of innumerable parks. Yet there is not a great deal of difference between eating the adult bird and powdering the nose with a fluff of down from the young swan's breast. This squeamishness ranks with the refusal in this country to eat the horse steaks the French devour with relish, but our readiness to see old Dobbin stewed up into glue when his years of faithful service are over.

### INVISIBLE POWER

The invisible force that holds the earth to the sun is so powerful that, to replace it artificially, would require covering the whole earth with earth to sun strands as large as telephone wires and only half an inch apart. And even these wouldn't stand the strain with any margin of safety. The Christian Science Monthly furnishes the information.

This force of gravity which holds the earth to the sun has been harnessed by man only in small ways. Geniuses who might have harnessed it on a big scale fiddled away their time with "perpetual motion" machines.

### LEGAL NOTICE

In the District Court of Cass county, Nebraska.

Henrietta M. West, Plaintiff, vs. John F. West, Defendant.

To John F. West, defendant in the above entitled cause: You are hereby notified that the plaintiff, Henrietta M. West, on the 1st day of March, A. D. 1923, filed her petition in the District Court of Cass county, Nebraska, against you, the object and prayer of which are for an absolute divorce from you and for the restoration of her maiden name of Henrietta M. Creamer.

You are required to answer said petition on or before the 10th day of September, A. D. 1923.

Dated July 30th, A. D. 1923. HENRIETTA M. WEST, Plaintiff.

C. A. RAWLS, Attorney. j30-4w.

### LEGAL NOTICE

In the District Court of Cass county, Nebraska.

Martha Celestia Reed, Plaintiff, vs. David T. Griffith et al, Defendants.

To the defendants David T. Griffith; Mrs. David T. Griffith, real name unknown; David T. Griffith; Mrs. David T. Griffith, real name unknown; H. L. Pitzer, real name unknown; Mrs. H. L. Pitzer, real name unknown; Henry L. Pitzer and Mrs. Henry L. Pitzer, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the respective estates of David T. Griffith, deceased; Mrs. David T. Griffith, deceased; David T. Griffith, deceased; Mrs. David T. Griffith, deceased; H. L. Pitzer, deceased; Mrs. H. L. Pitzer, deceased; Henry L. Pitzer, deceased and Mrs. Henry L. Pitzer, deceased, real names unknown; and all persons having or claiming any interest in the north half (N<sup>1</sup>/<sub>2</sub>) of the northwest quarter (NW<sup>1</sup>/<sub>4</sub>) of Section 4, Township 11, North of Range 13, East of the 6th P. M., in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that on the 24th day of August, 1923, the plaintiff filed her suit in the District Court of Cass county, Nebraska, the object and prayer of which is to establish and quiet and confirm plaintiff's title in and to the above described lands, and to prohibit each and every of you from interfering or claiming to have any right, title, estate, lien or interest either legal or equitable in or to said real estate, or any part thereof, and to enjoin you and each of you from in any manner interfering with plaintiff's possession and enjoyment of said premises and for equitable relief.

This notice is given pursuant to an order of said Court. You are hereby notified to answer said petition on or before Monday, the 24th day of September, 1923, and failing so to do your default will be entered here in, and judgment taken upon the plaintiff's petition.

MARTHA CELESTIA REED, Plaintiff. By A. L. TIDD, Her Attorney. a13-4w.

### ORDER TO SHOW CAUSE

In the district court of the County of Cass, Nebraska.

In reapplication of R. C. Hitchman, guardian of Ruth A. C. Beverage, incompetent, for license to sell real estate. Now on this 11th day of August, 1923, there was presented the petition of R. C. Hitchman, guardian of Ruth A. C. Beverage, incompetent, for license to sell real estate.

It is therefore ordered that the next of kin and all persons interested in the estate of the said Ruth A. C. Beverage, appear before the judge of the district court of the County of Cass, Nebraska, at chambers in the city of Plattsmouth, Cass county, Nebraska, on the 17th day of September, 1923, at 10 o'clock a. m., to show cause, if any there be, why a license should not be granted for the sale of said interest.

It is further ordered that a copy of this order be served upon the next of kin of the said Ruth A. C. Beverage and all persons interested in her estate by publication of this order for three successive weeks in the Plattsmouth Journal, a legal newspaper published and of general circulation in the County of Cass, Nebraska.

Dated this 11th day of August, 1923. By the Court JAMES T. BEGLEY, District Judge. a13-3wks

### ORDER OF HEARING

on Petition for Appointment of Administrators.

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Augusta Gurr, deceased.

Ordered, that September 4th, A. D. 1923, at ten 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 petitioner should not be granted; and notice of 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 August 8th, 1923. ALLEN J. BEESON, County Judge. (Seal) a13-3w.

### ORDER OF HEARING

on Petition for Appointment of Administrator.

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

In the matter of the estate of Sarah Ann Hoham, deceased. On reading and filing the petition of Aurelia B. Cooper, praying that administration of said estate may be granted to W. E. Hand, as Administrator;

Ordered, that September 12th, A. D. 1923, at ten 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 petitioner should not be granted; and 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 August 15th, A. D. 1923. ALLEN J. BEESON, County Judge. (Seal) a16-3w.

### SHERIFF'S SALE

Notice is hereby given that by virtue of an Order of Sale issued by the Clerk of the District Court of the Second Judicial District of Nebraska, within and for Cass county, in an action wherein Rosina Timmas is plaintiff and Jacob P. Falter et al are defendants, I will on the 15th day of September, A. D. 1923, at ten o'clock a. m., at the south front door of the Court House in the City of Plattsmouth, Cass county, Nebraska, offer for sale at public auction, the following described real estate, to-wit:

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, in Block 5; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, in Block 6; Lots 7, 8, 9, 10, 11 and 12 in Block 7; Lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 in Block 9; Lots 10, 11 and 12 in Block 10; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 in Block 11; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, in Block 12; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14, in Block 14; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14, in Block 15; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 in Block 16;

All in Palmer's Out Lots, an addition to the City of Plattsmouth, in the County of Cass, Nebraska, all located within the northwest quarter (NW<sup>1</sup>/<sub>4</sub>) of the northeast quarter (NE<sup>1</sup>/<sub>4</sub>) of Section nineteen, (19) Township twelve (12) North, Range fourteen (14) East of the Sixth Principal Meridian.

Given under my hand this 6th day of August, A. D. 1923. C. D. QUINTON, Sheriff.

### NOTICE OF REFEREE'S SALE

In the District Court of the County of Cass, Nebraska.

Clara L. Curtis and husband, Braden Curtis; Adah I. Ross and husband, John Ross; Flora E. Barber and husband William Barber; W. F. Foster and wife Sophia Kepler. Plaintiffs vs. Hazel Biggerstaff and husband Everett Biggerstaff, and Pauline Kepler, a minor, defendants. Notice is hereby given that under and by virtue of a decree of the District Court of Cass county, Nebraska, entered in the above entitled case on said premises, on Lot eighteen (18) in the southwest quarter (SW<sup>1</sup>/<sub>4</sub>) of the southeast quarter (SE<sup>1</sup>/<sub>4</sub>) of Section twenty, (20) and Lot twenty-one (21) in the northwest quarter (NW<sup>1</sup>/<sub>4</sub>) of the southeast quarter (SE<sup>1</sup>/<sub>4</sub>) of Section twenty, (20) all in Township ten (10) North, Range nine (9) east of the Sixth Principal Meridian, in Cass county, Nebraska, and all other persons claiming any interest of any kind in said real estate or any part thereof, real names unknown, defendants, will take notice that plaintiff herein filed his petition in the District Court of Cass county, Nebraska, on the 11th day of July, A. D. 1923, against said defendants, the object and prayer of which are to foreclose two certain tax sale certificates for delinquent taxes for the year 1920 on the real estate hereinbefore described and for subsequent taxes paid thereon; said certificates being numbered 5413 and 5412, dated November 8th, 1921; that there is due on said certificates the sum of \$233.30 and \$143.10, respectively, for which sums, with interest from this date, together with ten per cent for attorney's fee, plaintiff prays for a decree that defendants be required to pay the same, or that said premises may be sold to satisfy the amount due.

You are required to answer said petition on or before the 10th day of September, A. D. 1923. OLIVER C. DOVEY, Plaintiff. C. A. RAWLS, Attorney. j30-4w.

### 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 A. G. Roman, deceased:

On reading the petition of G. E. Roman praying that the instrument filed in this court on the 27th day of June, 1923, 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 A. G. Roman, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to G. E. Roman, 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 27th day of August, A. D. 1923, at 9 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 three weeks prior to said day of hearing.

Witness my hand, and seal of said court, this 31st day of July, A. D. 1923. ALLEN J. BEESON, County Judge. (Seal) a2-3w.

### ORDER OF HEARING

on Petition for Appointment of Administrator.

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

In the matter of the estate of Peter Trudeau, deceased. On reading and filing the petition of Nellie Phillips praying that administration of said estate may be granted to M. M. Straub, as Administrator;

Ordered, that September 1st, A. D. 1923, at ten 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 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 July 30th, 1923. ALLEN J. BEESON, County Judge. C. E. TEFPT, Attorney. a2-3w.

### LEGAL NOTICE

In the District Court of Cass county, Nebraska.

Oliver C. Dovey, Plaintiff, vs. Thadeus R. Adams et al, Defendants. The unknown claimants and other persons interested in Lot eighteen (18) in the southwest quarter (SW<sup>1</sup>/<sub>4</sub>) of the southeast quarter (SE<sup>1</sup>/<sub>4</sub>) of Section twenty, (20) and Lot twenty-one (21) in the northwest quarter (NW<sup>1</sup>/<sub>4</sub>) of the southeast quarter (SE<sup>1</sup>/<sub>4</sub>) of Section twenty, (20) all in Township ten (10) North, Range nine (9) east of the Sixth Principal Meridian, in Cass county, Nebraska, and all other persons claiming any interest of any kind in said real estate or any part thereof, real names unknown, defendants, will take notice that plaintiff herein filed his petition in the District Court of Cass county, Nebraska, on the 11th day of July, A. D. 1923, against said defendants, the object and prayer of which are to foreclose two certain tax sale certificates for delinquent taxes for the year 1920 on the real estate hereinbefore described and for subsequent taxes paid thereon; said certificates being numbered 5413 and 5412, dated November 8th, 1921; that there is due on said certificates the sum of \$233.30 and \$143.10, respectively, for which sums, with interest from this date, together with ten per cent for attorney's fee, plaintiff prays for a decree that defendants be required to pay the same, or that said premises may be sold to satisfy the amount due.

You are required to answer said petition on or before the 10th day of September, A. D. 1923. OLIVER C. DOVEY, Plaintiff. C. A. RAWLS, Attorney. j30-4w.

### 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 Christian Gurr, deceased:

On reading the petition of Fred Backemeyer praying that the instrument filed in this court on the 8th day of August, 1923, 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 Christian Gurr, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Otto Miller and Fred Backemeyer as Executors;

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 4th day of September, A. D. 1923, 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 three successive weeks prior to said day of hearing.

Witness my hand, and seal of said court, this 8th day of August, A. D. 1923. ALLEN J. BEESON, County Judge. (Seal) a13-3w.

### ORDER OF HEARING

on Petition for Appointment of Administrator.

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

In the matter of the estate of Edna Cunningham, deceased, praying that administration of said estate may be granted to W. E. Hand, as Administrator;

Ordered, that September 12th, A. D. 1923, 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 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 August 17th, 1923. ALLEN J. BEESON, County Judge. (Seal) a20-3w.

### LEGAL NOTICE

In the District Court of Cass county, Nebraska.

Byron Golding, Plaintiff, vs. Ida F. Reynolds, George W. Kinser and Mrs. George W. Kinser, real name unknown, his wife, et al, Defendants.

To the defendants George W. Kinser and Mrs. George W. Kinser, real name unknown, his wife: You are hereby notified that on the 26th day of June, 1923, the plaintiff filed his suit in the District Court of Cass county, Nebraska, against you and others, the object and prayer of which is to foreclose tax sale certificates owned and held by plaintiff on Lot 10 in Block 42, in the City of Plattsmouth, in Cass county, Nebraska, and for equitable relief. This notice is given pursuant to an order of said Court.

You are required to answer said petition on or before Monday, October 8, 1923, or your default will be entered and judgment taken upon plaintiff's petition against you. BYRON GOLDING, Plaintiff. By A. L. TIDD, His Attorney. j30-4w.

### SHERIFF'S SALE

The State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by Judge Robinson, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 27th day of August, A. D. 1923, at 10 o'clock a. m., of said day, at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash, the following property, to-wit:

Lots eleven (11) and twelve (12) in Block two hundred twenty-one (221) in the City of Plattsmouth, Cass county, Nebraska. The same being levied upon and taken as the property of Raymond Theodorick, Max Pries et al, defendants, to satisfy a judgment of said Court recovered by Harriet E. Wolfe, plaintiff against said defendant. Plattsmouth, Nebraska, July 28, A. D. 1923.

C. D. QUINTON, Sheriff Cass County, Nebraska. W. A. ROBERTSON and D. W. MEYERSON, Attorneys for Plaintiff.

### NOTICE TO CREDITORS

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

In the matter of the estate of Samuel Goodman, deceased. To the creditors of said estate: You are hereby notified, that I will sit at the County Court in Plattsmouth, in said county, on the 25th day of August, A. D. 1923, and on the 22nd day of November, A. D. 1923, at ten o'clock in the forenoon on 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 August, A. D. 1923, and the time limited for payment of debts is one year from said 25th day of August, A. D. 1923.

Witness my