

# The Plattsmouth Journal

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### CHRIST AND THE LEPERS

And it came to pass, when He was in a certain city, behold a man full of leprosy; who seeing Jesus fell on his face, and besought Him, saying, Lord, if thou wilt, thou canst make me clean. And He put forth his hand, and touched him, saying, I will; be thou clean. And immediately the leprosy departed from him.—Luke v, 12 and 13.

Nothing succeeds like good, pure silence.

The real time to stand up for yourself is just before you are knocked down.

Some men make their own opportunities—others make their own difficulties.

The matter with Governor Walton was that he thought he had created Oklahoma.

The long skirt is on the wane in Paris. It is chiefly on the towlegged in America.

The one thing America should make at home and not import is her population.

Some folks feel cheated unless the list of victims contains the somebody they know.

Everything has its place. This keeps lots of folks from just sitting around doing nothing.

U. S. Golf association has barred slotted or punched clubs. Cussed clubs may still be used.

Nice thing about a world's series is one team cannot knock the other out in the second inning.

The mark now is worth less than the ruble, and the ruble is worth less than nothing. Figure it out.

The eclipse of the girls' ears is said to be passing. One-half of them want to hear a little more clearly what the other half of them say about it.

Whether such a project is in mind or not, the Prince of Wales can easily go back from his vacation on the ranch and become a formidable dirt farmer candidate.

We don't know because our wife's hair isn't bobbed, but it looks to us as if with all the bobbed hair, there ought to be a depression in the breakfast cap business.

Charlie Chaplin is suing another comedian who has been using the Chaplin style of trousers, cane and moustache. But the point would seem to be: Does anybody really mistake the imitator for the original?

That Indiana man who went to a movie show and laughed himself to death should have got all his humor from the London Punch. Anyone could read that "comic" paper all his life and never even crack a smile.

Other syrups are being blended with maple syrup, says a news item. Sounds like a return to the good old days. The last maple syrup our efficient grocer sold us was a blend of New Orleans molasses and horehound candy.

Japan's public debt is only \$25 for every man, woman and child. Just about twice the cost of her earthquake. The corresponding figure for Great Britain is \$733, for our country \$211. Our debt is equivalent to 16 earthquakes like Japan's big one. Let that sink in.

It is a pleasure to see the farmers finally getting together in stiff protest against the hayseed caricatures so long utilized by cartoonists in portraying the agriculturalists. Some day we hope to see the public make some effort to avoid being represented as a goat, but that will take longer.

A psychology expert in Kansas City advertises that he will give an accurate analysis of your character and advise you on the line of business you may follow to the best advantage. Probably there are many in Oklahoma willing to pay the expenses of a professional interview between the character expert and Governor Walton.

### A THOUGHT FOR TODAY

Rightly used, credit is our servant; wrongly used, credit soon becomes our master and ruins us.

The town clock needs fixing. Where is the fixer?

They do say that Mussolini's high horse is developing the heaves.

Statistics show marriages are growing fewer. Just the same they don't seem far between.

The rumor that Jack Dempsey has signed to fight the world series winner is probably untrue.

Sometimes it looks as if raising money for the heathen is about as hard as raising the heathen.

A cowboy shot a barber in New York. Another trouble with this world is we talk too much.

A Buffalo man had his stomach taken out without an anesthetic. Perhaps he was raised on green apples.

President Coolidge is just the luckiest man. Ambassador Harvey is coming home of his own accord an everything.

The divorce industry in this country has just about got to where the lawyers will be giving out trading stamps pretty soon.

Probably there is nothing that pleases a bad man more than to discover that the piety of a good man has been exaggerated.

A doctor took a fellow's stomach out the other day after fixing his solar plexus. We suppose that gives a new punch to surgery.

A Chicago evangelist says that no new sin has been discovered in 2,000 years. What about parking on the wrong side of the street?

It is difficult to know how to proceed when the farmers tell us to eat bread and the philosophers insist that we cast it on the waters.

According to Sir Conan Doyle, "gold has only imaginary value." However, we can't imagine him taking imaginary pay for his lectures.

Sometimes it looks as if old Europe will never be strong again unless given the rejuvenation treatment some of our rich old gentlemen took.

The announcement that a New York man has been slain by a "poison pipe" brings a wave of wonder as to how the smokers of a good many other pipes manage to survive.

Necessity is proverbially the mother of invention and it was only a few years after the enactment of the income tax laws that the scientists brought out the truth serum.

The German chancellor may be forced to dissolve the reichstag, a Berlin dispatch states. It would be an interesting experiment, that of running a government without talk.

California politicians are claiming that they are responsible for Mr. Coolidge's political success. Next thing they will be claiming that it is in honor of their state that he is called Cal.

Fortunately, the visit of Mr. David L. George of Great Britain seems far enough removed from that of W. L. George that there should be no embarrassing confusion among our literary societies.

The American Federation of Labor has rejected a proposal for the formation of a separate political party. Well, the status of the existing parties at this time is not especially encouraging to the forming of new ones.

Both the farming and the laboring class have been fooled a good many times politically, but farmers especially are hard to keep fooled. The farmers of Iowa will, in turn, fool the whole west if they are not "on to" Brookhart before the senatorial primaries are held.

### GRADE CROSSINGS

Every once in awhile the town council of some small community in Nebraska enacts an ordinance ordering that all railway grade crossings be immediately abolished.

Authors of such measures seem to be men utterly without vision or acquaintance with the magnitude of this traffic problem.

The removal of all grade crossings is something very much to be desired, but its achievement is a work that will take many years.

On railway lines of the first class alone in this country there are 251,050 railway highway grade crossings. According to President C. H. Markham of the Illinois, who is a recognized authority on the subject, the cost of separating grades at all these crossings would be approximately twelve and one-half billion dollars—a figure much more than half the total value of all the railroads, their terminals, buildings, shops, bridges, locomotives, freight and passenger cars, and all kinds of property of all classes in the whole nation.

Twelve and one-half billion dollars is much more than one-half of all the bonds issued by the United States to defray the expenses of the world war. Will some astute small town official please rise up and tell the railroads just how and where they can get the money to meet the tremendous expense they propose?

If the railroads had the money, and the work would start right now, with all labor forces possible to obtain, it would take at least twelve years to abolish all the grade crossings. It would seem, therefore, that this is a case where the public must show patience.

Would it not be the proper thing to do by every legislature to pass a law making it a criminal offense to every auto driver who fails to heed the advice to "stop, look and listen" before he attempted to make any railroad crossing? Such a law, well heeded, will save hundreds of lives each year.

### ELEVEN GOOD MEN

There are now about 2,700,000 public servants upon the national, state and municipal payrolls of the United States, according to figures just compiled from the census. Thus out of every 12 wage earners one is paid to regulate the lives, liberties and pursuits of the remaining 11.

But this is a misleading estimation and does not sum up the predicament by half. There are hosts upon hosts of reformers, lobbyists and petty philosophers, each working on salary, to regulate at least 11 lives within his personal circle and thousands without it, who are never paid by the government agencies employing the other 2,700,000.

At the present rate of increase of public servants it is only fair to assume that within 100 years the tables will be reversed. Then 11 out of every 12 wage earners will be in governmental employment. This may bring the twelfth man who feeds and clothes them a few problems, but it will not be a patch on those accruing to the remaining 11. Fancy the trouble of 11 employees who may exploit only one citizen to be shared among them! The twelfth man might enjoy many benefits.

### AN IMITATION NO MORE

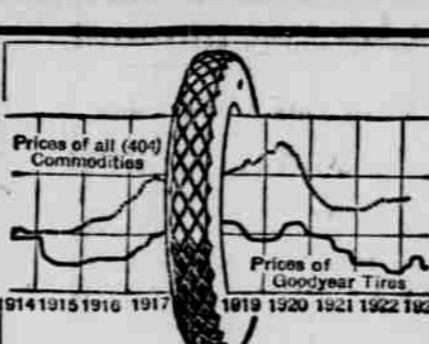
"Artificial silk," offered first as an imitation of the product of the industrial worm, asserts now its right to stand alone and to make a name for itself through its own merits. Four associations, whose members make or deal in this material, having failed themselves in finding a satisfactory noun under which to market their wares, are thinking of holding forth a standing reward for a name which will meet their several requirements.

The first specification is that the adjective "artificial" must not be used. Imitation suggests inferiority and doesn't take well with the public, the name hunters agree. They want no coined word based on "silk," either; nor names with prefixes derived from "cellulose." "By the time the dealers had weeded out all of those from their own suggestions there were but six proposals left and none was satisfactory.

A goodly number of arbitrary, spur of the moment words have found permanent place in the English language—or the American, if you please. The fiber silk makers want their word to enter common usage. And it is quite fitting that there should be a distinctive name for the only source of cloth in hundreds of years to take a place beside the four that have served men since the dawn of history—wool, silk, cotton, and flax.

### HOGS FOR SALE

Big type Poland-China boars for sale. All improved. C. L. Mayabb, phone 3713, Plattsmouth.



FOR many years now, Goodyear Tire prices have been kept consistently lower than the average price level for all commodities, as you see from the above chart. At the same time, Goodyear quality has been consistently bettered. Today, Goodyear Tire prices are lower than in 1914, and Goodyear quality is the highest ever. This is a good time to buy Goodyears.

As Goodyear Service Station Dealers we sell and recommend only the best Goodyear Tires with the beveled All-Weather Tread and back them up with standard Goodyear Service.

PLATTSMOUTH MOTOR CO.  
A. O. Ault—Cedar Creek  
A. D. Baake—Murray  
W. T. Richardson—Mynard  
Union Auto Co.—Union



### SURVIVAL OF THE MULE

Let every mule in the land see how in satisfaction over the assurance of continued existence which is carried in the department of agriculture's statement that it is not threatened by the motor vehicle. The mule may not be a thing of beauty, it may not be everybody's pet, it may not hold any world's records for speed, but it gets there just the same, which is more than the motor vehicle sometimes does. When a mule doesn't go, it isn't because it can't go, but it is because it will not go. It can be talked out of its stubbornness by those who know the mule lingo, but no amount of talking can make a motor vehicle go. A twist of a balking mule's tail generally gets action, but no number of twists of any automobile's crank will get action when it's engine is really in a balky mood. Yes, the mule has points over the motor vehicle that gives it title to continued existence.

There is a general suspicion that the "H" is the biggest part of an alibi.

### NOTICE OF SALE

Notice is hereby given that pursuant to an Order of Sale issued to me by the District Court of Cass county, Nebraska, on the 26th day of September, 1923, in and to the real estate in said court in which Charles M. McQuin and Lydia A. McQuin, husband and wife, are plaintiffs and Della E. Anderson, a single woman, and Thomas J. McQuin and Adella McQuin, husband and wife, are defendants, I will on Saturday the 2nd day of November, A. D. 1923, at ten (10) o'clock in the forenoon of said day, at the south front door of the court house of Cass county, Nebraska, offer for sale, at public vendue to the highest bidder, the following described real estate situated in the County of Cass, and State of Nebraska, to-wit:

All that part of the northwest quarter (NW 1/4) of Section thirty-one, (31) in Township ten, (10) North of Range fourteen, (14) East of the 6th Principal Meridian, Cass county, Nebraska, that lies south of the Weeping Water Creek—The terms of said sale being one-tenth cash on the day of sale and the balance of the purchase price on the day said sale is confirmed by the District Court of Cass county, Nebraska. Said sale will remain open for one hour.

AUBREY H. DUXBURY, Referee.  
A. G. COLE, Att'y. s27-sw 111 n3

### 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 Glenn R. Atchison, deceased.

On reading and filing the petition of Gladys Atchison praying that administration of said estate may be granted to John Gerry Stark, as Administrator:

Ordered, that October 29th, 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 the petitioner should not be granted; and that notice of the pendency of said petition and said hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Dated October 18, 1923. ALLEN J. BEESON, County Judge.

### NOTICE OF HEARING

on Petition for Determination of Heirship

Estate No. — of Basil S. Ramsey, deceased, in the County Court of Cass county, Nebraska.

The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that Wm. C. Ramsey, who is one of the heirs of said deceased, and interested in such, has filed his petition alleging that Basil S. Ramsey died intestate in Plattsmouth, Nebraska, on or about July 22nd, 1921, being a resident and inhabitant of Plattsmouth, Cass county, Nebraska, and the owner of the following described real estate, to-wit:

Lots seven (7) and eight, (8) in Block twenty-two, (22) in Young & Hay's Addition to the City of Plattsmouth, Cass county, Nebraska—

leaving as his sole and only heirs at law the following named persons, to-wit: Libbie C. Ramsey, widow, and Wm. C. Ramsey, son; that said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the Court determine who are the heirs of said deceased, their degree of kinship and the right of descent in the real property of which the deceased died seized, which has been set for hearing on the 6th day of November, A. D. 1923, at 10 o'clock a. m.

Dated at Plattsmouth, Nebraska, this 5th day of October, A. D. 1923. ALLEN J. BEESON, County Judge.

### ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska.

In the matter of the Application of Bertha L. Standley, Guardian of Hubert Standley, Irene Standley, Mabel Standley and Verna Standley, all minors, for License to sell real estate:

On reading and filing the petition, duly verified of Bertha L. Standley, guardian of Hubert Standley, Irene Standley, Mabel Standley and Verna Standley, all minors, for license to sell the following described real estate:

An undivided eight-twenty-sevenths (8/27) interest in and to the east half (E 1/2) of the southwest quarter (SW 1/4) of Section thirty, (30) in Township ten (10) North of Range nine, (9) east of the 6th Principal Meridian, in Cass county, Nebraska—

for the purpose of raising funds for the education, maintenance and payment of debts of said minors, and it appearing from said petition that said real estate consists of eighty (80) acres; that the improvements on said land consist of a dwelling house, barn and other out buildings usually found on a farm; that it takes a great part of the rent to keep said property in repair; that said minors do not have sufficient personal property to produce sufficient income to maintain and educate them, and that it is necessary and would be beneficial to said wards that said real estate should be sold;

It is therefore ordered that the next of kin of said minors and all persons interested in said estates appear before me at chambers in the County Court of Cass county, Nebraska, on the 12th day of November, A. D. 1923, at ten o'clock a. m., to show cause, if any there be, why license should not be granted to said Bertha L. Standley, guardian, to sell said real estate for the purpose above set forth. It is further ordered that a copy of this order be published once each week for three successive weeks in the Plattsmouth Journal, a newspaper circulating in said county of Cass, Nebraska.

Dated at chambers in said Cass county, Nebraska, this 6th day of October, A. D. 1923. JAMES T. BEGLEY, Judge of the District Court of Cass county, Nebraska.

### ORDER OF HEARING

on Petition for Determination of Heirship

Estate No. — of Kate L. Atchison, deceased, in the County Court of Cass county, Nebraska. To all persons interested in said estate, creditors and heirs take notice, that William Atchison, who is one of the heirs of said deceased, and interested in such, has filed his petition alleging that Kate L. Atchison died intestate in Cass county, Nebraska, on or about January 28th, 1917, being a resident and inhabitant of Cass county, Nebraska, and the owner of the following described real estate, to-wit:

An undivided one-half interest in and to the northwest quarter (NW 1/4) of Section nineteen, (19) Township ten, (10) Range ten, (10) east of the 6th P. M., in Cass county, Nebraska—leaving as her sole and only heirs at law the following named persons, to-wit: William Atchison, widower, and William L. Atchison, Ella F. Atchison and Glenn R. Atchison; that said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the Court determine who are the heirs of said deceased, their degree of kinship and the right of descent in the real property of which the deceased died seized, which has been set for hearing on the 5th day of November, A. D. 1923, at 10 o'clock a. m.

Dated at Plattsmouth, Nebraska, this 4th day of October, A. D. 1923. ALLEN J. BEESON, County Judge.

### FOR SALE

Shorthorn bulls. Telephone 1740. Nehawka exchange, or address C. G. McCarthy, Nehawka, Neb. 08-4tw

### 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 Mary Forsyth Wall, deceased.

On reading and filing the petition of William Wall praying that administration of said estate may be granted to Jesse Lee Wall, as Administrator:

Ordered that the 2nd day of November, 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 said 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 this 10th day of October, A. D. 1923. ALLEN J. BEESON, County Judge.

### ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska.

In the matter of the estate of George Hanson, deceased.

This cause came on for hearing upon the petition of Thomas Hanson and Henry Hanson, Executors of the estate and estate of George Hanson, deceased, praying for a license to sell the

East half (E 1/2) of the north-east quarter (NE 1/4) and the west half (W 1/2) of the north-west quarter (NW 1/4) in Section thirty-two, (32) and the east half (E 1/2) of the south-east quarter (SE 1/4) in Section twenty-nine, (29) all in Township eleven (11) North, Range nine, (9) in Cass county, Nebraska—

or a sufficient amount thereof to bring the sum of \$8,350.00; the payment of debts allowed against said estate and the costs of administration, there not being sufficient personal property to pay said debts and expenses and cash devised under the will.

It is therefore ordered that all persons interested in said estate appear before me at the District Court room at the court house in the City of Plattsmouth on the 10th day of the month of November, 1923, at ten o'clock a. m., to show cause why license should not be granted to said executors to sell said real estate of said estate or a part thereof, and may be desired to pay the debts and expenses and said devisees.

Dated at Plattsmouth, Nebraska, this 17th day of September, 1923. JAMES T. BEGLEY, Judge of District Court.

### NOTICE OF SUIT

In the District Court of Cass county, Nebraska.

Florence M. Allen, Plaintiff, vs. Oran S. Thompson et al, Defendants. App. Dook. 1, Page 314, No. 479. To the defendants Oran S. Thompson; Rebecca B. Thompson; Joseph McCreary; Henry A. Newcomer; Mary Newcomer; Washington Deekins; Washington M. Dickens; Sarah M. Dickens; William Stadelmann; Glenn R. Atchison; A. H. Hager, real name unknown; and the heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of A. H. Hager, real name unknown, deceased; Oran S. Thompson, deceased; Joseph McCreary, deceased; Henry A. Newcomer, deceased; Washington Deekins, deceased; William Stadelmann, deceased; real names unknown, and all persons having or claiming an interest in or to Lots 2 and 3, Block 2, in Stadium Addition to the City of Plattsmouth, in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that on the 10th day of September, 1923, the plaintiff in the foregoing entitled cause filed their petition in the District Court of Cass county, Nebraska, wherein you and each of you are made parties defendant, for the purpose of obtaining a decree from said Court, quieting the record title in plaintiff to the following described real estate, to-wit: Lots numbered two (2) and three, (3) in Block two, (2) in Stadium Addition to the City of Plattsmouth, in Cass county, Nebraska.

You are required to answer said petition on or before the 5th day of November, 1923, or your default will be entered in said cause and a decree granted as prayed for in said petition. Dated September 15th, 1923. FLORENCE M. ALLEN, Plaintiff. By JOHN M. LEYDA, Her Attorney.

### 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 so directed, I will on the 15th day of October, A. D. 1923, at 10 o'clock a. m. of said day, at the south door of the court house in Plattsmouth, Nebraska, sell at public auction to the highest bidder for cash the following property, to-wit:

The northwest quarter (NW 1/4) of Section fourteen, (14) in Township eleven, (11) North of Range nine, (9) east of the 6th P. M., in Cass county, Nebraska—

The same being levied upon and taken as the property of August Klemme, Minnie Klemme, Henri Klemme, defendants, to satisfy judgment of said Court recovered by Fred Klemme, plaintiff against said defendants. Plattsmouth, Nebraska, September 1, A. D. 1923. C. D. QUINTON, Sheriff Cass County Nebraska. C. A. RAWLS, Att'y.

### NOTICE OF SALE

Pursuant to an order of the District Court of Cass county, Nebraska

entered the 12th day of September 1923, the undersigned will receive bids until 10:00 o'clock a. m. October 20th, 1923, on the following described real estate, to-wit:

The north half (N 1/2) of the northeast quarter (NE 1/4) of Section fifteen, (15) Township twenty-eight, (28) Range twenty, (20) in the County of Nebraska, State of Kansas.

A certified check for ten (10) percent of the amount of the purchase price to accompany bid. Sale subject to the approval of the Court and land being sold subject to lease. Sale tract being open, unimproved farmland.

JOHN F. GORDER, Receiver of the firm of E. G. Doves & Son, Plattsmouth, Nebraska.

### NOTICE OF SUIT TO QUIET TITLE

In the District Court of Cass county, Nebraska.

Carrie L. Leyda et al Plaintiffs vs. Plattsmouth Ferry Co. et al, Defendants

To the Defendants: Plattsmouth Ferry Company, a corporation; P. Y. Moss, real name unknown; Mattida Reid; John Doe Reid, real name unknown; Chas. E. Permwell; Chas. E. Pennewell; Charles E. Pennewell; Mrs. Charles E. Pennewell, real name unknown; Jacob L. McMichael, real name unknown; Ambrose M. Beebe; Mrs. Ambrose M. Beebe, real name unknown; C. S. Acheson; Charles S. Acheson; Tiny Carolina Acheson; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of P. Y. Moss, real name unknown; Mattida Reid; Chas. E. Permwell; Mrs. E. Pennewell; Charles E. Pennewell; Jacob L. McMichael and Ambrose M. Beebe, each deceased, real names unknown, and all persons having or claiming any interest in Lots 3, 7 and 8, in Block 58, in the City of Plattsmouth, in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that on the first day of October, 1923, the plaintiffs in the foregoing entitled cause filed their petition in the District Court of Cass county, Nebraska, wherein you and each of you are made parties defendant, for the purpose of obtaining a decree from said court quieting the record title in plaintiffs to the following described real estate, to-wit: Lots three, (3) seven (7) and eight (8) in Block ninety-eight, (98) in the City of Plattsmouth, in Cass county, Nebraska, real names unknown:

You are required to answer said petition on or before the 12th day of November, 1923, or your default will be entered in said cause and a decree granted as prayed for in said petition. Date: October 1st, 1923. CARRIE L. LEYDA, By JOHN M. LEYDA, Her Attorney. JOHN M. LEYDA, For Self.

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 Fred P. Hesse, deceased.

On reading and filing the petition of Anna M. Hesse praying that administration of said estate may be granted to Anna M. Hesse as administrator:

Ordered, that October 22nd, 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 weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing.

Dated September 27th, 1923. ALLEN J. BEESON, County Judge.

### 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 Fred P. Hesse, deceased.

On reading and filing the petition of Anna M. Hesse praying that administration of said estate may be granted to Anna M. Hesse as administrator:

Ordered, that October 22nd, 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 weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing.

Dated September