

The Plattsmouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA

R. A. BATES, Publisher

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Gasoline prices show wide range.

What deep wounds ever closed without a scar?—Byron.

The fool politician fights friction; the wise one "soft soaps" it.

For sale: A piano in good condition, for particulars phone 174.

Many a luxuriant head of hair is due to the mellowness of the soil.

A pretty girl always looks like the picture on a magazine doesn't.

When love sets the task the laborer never thinks of demanding shorter hours.

At that, companionate marriage allows them to remain boss in their own household.

Add similes: As inconspicuous as some one mentioned favorably for the vice presidency.

If cod liver oil is a "substitute for sunshine" as its promoters claim, then we prefer cloudy weather.

Writers of formless verses evidently believe that what you say is not so important as how you say it.

War will have one less horror now that potato-peeling machines have been introduced into the army.

Now that Poland isn't going to fight Lithuania we still have to go back to Tunney and what excitement.

The only drawback to some settled arguments is that one of the parties lays the matter aside for future reference.

Speaker Loueworth must be running for some office; he recently distributed cigars to a Washington fire company.

Lindbergh makes peace and satisfaction wherever he goes. Sometimes we wish he would fly to Senator Borah.

Representative Hamilton Fish, Jr. of New York has enrolled in a night school. That's where more congressmen should be.

The young man who stole \$25,000 from his firm to get an education and got caught has made a good start anyway.

The period in our history when the greatest number of former Presidents were live at one time was between 1861 and 1962.

We suppose the automobile industry will not have reached the saturation point until there are a sufficient number of coupes for all the passengers.

President Coolidge has discarded old fashioned spectacles for a "fold prince-nez with a black cord." From this it is inferred that next summer he will not spend his vacation with the cowboys.

Speak easy: A public telephone.

Corn and cotton prices help farm income.

The product of tight shoe or an oak tree is a corn.

A heart full of grace is better than a head full of notions.

The study of insanity is a science, but in court it becomes an art.

An up-to-date machine gun can fire up to 600 shots a minute.

The surest way to become what you want to be is to look the part.

The trouble is that a man who can go to Florida can afford to keep warm at home.

We don't know about a five day week but a five day weekend would surely prove popular.

Queen Elizabeth of England was the first woman to wear a pair of machine-made stockings.

When heredity is the subject of the conversation, it is being discussed as an alibi not as a science.

Beethoven, the great German composer, became so deaf that he was unable to hear his later compositions.

Pray, tell us what Senator Wilson of Ohio, has done to deserve even a mention for presidency of the United States.

The Secretary of Navy wants \$725,000,000 for new ships. Just about our chewing gum bill for six months.

Many women are beginning to realize that uncovered bones, screwy necks, flat chests, and fleshless hands are not lovely.

American justice is celebrated for the spectacular approach, but the follow through frequently is nothing short of terrible.

We are now reaching the station of the year when the largest number of new year resolutions are discarded by the wayside.

That government employee who has raised 20 children on \$35 a month ought to be moved over to the budget department.

College life isn't all pleasant. There is a dreary season between football and baseball when there's nothing to do but study.

And there are times when the speech begins. "There is much to be said on both sides of this question," and the speech therefore is devoted to a less controversial issue.

A professor at a Western university has made an amazing discovery. The other day he announced that the Federal reserve bank discount rate is what really governs the price of corn.

COMPROMISE

No one, after reading the hopeful remarks of Bishop William T. Manning of the Episcopal church on the subject of world-wide church unity, could doubt that the Bishop thinks compromise is one of the cardinal virtues. And, believing this, the prelate can see no reason why all the difficulties which fetter the path to unity should not be smoothed out.

Well, if compromise is really the virtue Bishop Manning thinks, nobody else could see any such reason either. But is it actually so grand and glorious? It is supposed to be a great asset to politics and government. Some leudist has even gone so far as to declare that there never was a bad compromise. But political history is strewn with the cadavers of political parties which met death through compromising. The English Tories were most impressive when they stuck to their convictions and refused to deal with the demands of their opponents. The Liberals of England were a healthy political party until they began to hedge on their fundamental principles of freedom and individualism, and to embrace some of the tenets of the new-fashioned reformers. Perhaps the gradual decline of our own Democratic party might be traced from the moment it started to compromise on the topics of its fighter.

But if compromise is not the virtue in politics it is cracked up to be, is it likely to be much of a virtue in religion? The student of history here is the same as nearly every-where else. It says that the religions which have flourished best are those which refuse to budge. There is something about compromise which makes it appear a sign of weakness, and a lack of belief in one's own potentialities. It may be a great matrimonial virtue, but elsewhere it is hardly to be valued as highly as Bishop Manning seems to think.—St. Louis Post-Dispatch.

A CONGRESSMAN'S SECRETARY

The secretary to a Congressman is an important, modest, officer. It is the Congressman's secretary who runs all the errands about Washington for his constituents, who make those prompt replies to your letters, promising to attend to inquire whether the information had reached you and was what you wanted. In two or three terms a Congressman's secretary ought to have a majority of his own party in the district and half the other party going around telling what an efficient accommodating Congressman the district has. It doesn't make much difference how good a Congressman may be as a Congressman, if he hasn't a good secretary he won't last. And it may not be far from the truth to say that it doesn't make much difference how inferior a Congressman is if he has a good secretary.

Now somebody has figured out that the average home owner pays more taxes on a piece of property than the rent he paid a quarter of a century ago for the same place. There is nothing surprising in that fact when the comforts and conveniences at command of the home owner today as compared to those of 25 years ago are considered.

Down in Bolivia, another attempt at revolution has been scotched, and 16 Deputies and Senators and an army Captain are under arrest.

Once upon a time, 1923 for any other year) was the best year in the history of building automobiles, wrestling or elimination contests.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Frank Rouska, 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 24th day of February, 1928, and on the 25th day of May, 1928, 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 24th day of February, A. D. 1928, and the time limited for payment of debts is one year from said 24th day of February, 1928.

Witness my hand and the seal of said County Court this 21st day of January, 1928.

A. H. DUXBURY, County Judge.

NOTICE OF SUIT TO QUIET TITLE

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

Searl S. Davis, Plaintiff

vs. Columbus Jenkins et al., Defendants.

To the defendants, Columbus Jenkins; Mrs. Columbus Jenkins, first real name unknown; J. T. Moore, first real name unknown; Mrs. J. T. Moore, first real name unknown; Newell Roberts; Mayne Newell; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Columbus Jenkins; Mrs. Columbus Jenkins, first real name unknown; J. T. Moore, first real name unknown; Mrs. J. T. Moore, first real name unknown, each deceased, real names unknown; Robert W. Newell, and all persons having or claiming any interest in and to the east half (E 1/2) of the northwest quarter (NW 1/4) of Section twenty-nine (29), Township twelve (12), Range twelve (12), east of the 6th P. M., in the County of Cass, Nebraska, real names unknown.

You and each of you are hereby notified that Searl S. Davis, Plaintiff, has filed petition and commenced an action in the District Court of the County of Cass, Nebraska, on the 3rd day of January, 1928, against you and each of you, and others, the object, purpose and prayer of which is to obtain a decree of court quieting the title to the east half (E 1/2) of the northwest quarter (NW 1/4) of Section twenty-nine (29), Township twelve (12), Range twelve (12), east of the 6th P. M., in the County of Cass, Nebraska, as against you and each of you, and for a construction of the last will and testament of William H. Newell, deceased, with reference thereto, and for such other relief as may be just and equitable.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 20th day of February, 1928, or the allegations of said petition will be taken as true and a decree rendered in favor of plaintiff and against you and each of you, according to the prayer of said petition.

Dated this 3rd day of January, A. D. 1928.

SEARL S. DAVIS, Plaintiff.

W. A. ROBERTSON, Atty. for Plaintiff.

9-4w.

COLERIDGE'S FAILING

A. J. R. in the Minneapolis Journal. When I read somewhere that Coleridge was the kind of man who never finished anything, I felt a subtle sense of brotherhood. Wordsworth spoke of him as "the only really wonderful man I ever knew."

De Quincy talked of Coleridge in a similar strain, calling him "this illustrious man, the largest and most spacious intellect, the subtlest and most comprehensive that has yet existed among men."

Yet Coleridge never finished any of his great things. He left hundreds of fine fragments. He was a great beginner, and then, somehow, the plant withered. He moved on to the next flower. He was always going to do something great, but didn't quite get around to finishing it up.

But in conversation, if you gave him free chance and didn't interrupt, Coleridge was a master. One visitor spoke of his talk as "flowing in a mighty, unmitigated stream."

The origin of the name "Stonewall," as applied to Stonewall Jackson, dates from the Battle of Bull Run, when a Confederate general restored confidence in his men by shouting "There stands Jackson like a stone wall!"

The first legal execution by electricity was that of William Kemmler at Sing Sing Prison, Ossining, New York, on August 6th, 1890.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Drury M. Graves, 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 19th day of February, 1928, and on the 11th day of May, 1928, at the hour of 10 o'clock of each day in the forenoon, respectively, 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 19th day of February, A. D. 1928, and the time limited for payment of debts is one year from said 19th day of February, 1928.

Witness my hand and the seal of said County Court this 6th day of January, 1928.

A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Mattie E. Young, 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 24th day of February, 1928, and on the 25th day of May, 1928, 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 24th day of February, A. D. 1928, and the time limited for payment of debts is one year from said 24th day of February, 1928.

Witness my hand and the seal of said County Court this 20th day of January, 1928.

A. H. DUXBURY, County Judge.

LEGAL NOTICE

Claus Boetel, also known as Claus Boetel, Jr., and Pearl Boetel, you and each of you are hereby notified that on the 19th day of January, 1928, The Standard Savings and Loan Association, of Omaha, Nebraska, as plaintiff, filed its petition in the District Court of Cass county, Nebraska, and you and each of you are made parties defendant. The object and prayer of said petition is to foreclose and cancel a certain contract in writing dated the 20th day of September, 1925, made and executed by and between the Livingstone Loan and Building Association of Plattsmouth, Nebraska, and the said Claus Boetel, Jr., and Pearl Boetel, for the purchase of the following described real estate, to-wit:

Six (6) 4's, five (5) and six (5), Block seventy-five (75), in the City of Plattsmouth, Nebraska, according to the survey and recorded plat thereof.

That a decree be entered by the Court foreclosing said contract; that you the said defendants and each of you be enjoined from claiming or asserting any right, title or interest in and to said real estate or any part thereof. That said real estate be quieted in said plaintiff and that said plaintiff have such other and further relief in the premises as it may be entitled to and to the Court may seem just.

You and each of you are required to answer this petition on or before the 13th day of February, 1928.

THE STANDARD SAVINGS & LOAN ASSOCIATION, Plaintiff.

By O. W. JOHNSON, Atty.

9-4w.

LEGAL NOTICE

To Wellman Arthur, non-resident Defendant: Notice is hereby given that on January 18, 1928, Occidental Building and Loan Association of Omaha, Nebraska, plaintiff, filed its petition in the District Court of Cass county, Nebraska, against the above named defendant, impleaded with others, defendants in said action, the object and prayer of which is to foreclose a certain \$450.00 mortgage upon Lot 6, Block 22, in the Original Town of Elmwood, as surveyed, platted and recorded in the office of the Register of Deeds in and for Cass county, Nebraska, together with all the appurtenances thereunto belonging, which was executed and dated August 7, 1925, by John E. Saville and Lillie M. Saville, his wife, as mortgagors, to said Occidental Building and Loan Association as mortgagee, and plaintiff prays that in default of payment of the amount found due plaintiff on the note and indebtedness secured by said mortgage, that said premises may be sold according to law to satisfy the same and that said defendants and all persons claiming by, through and under them, or any of them, be excluded from and foreclosed of all interest, rights, titles, liens and equity of redemption in, and upon said mortgaged premises.

You and each of you are required to answer said petition on or before the 27th day of February, 1928.

OCCIDENTAL BUILDING AND LOAN ASSOCIATION of Omaha, Nebraska, Plaintiff.

By T. F. WILES, Atty.

LEGAL NOTICE

In the District Court of Cass County, Nebraska. Merle E. Murray, Bertha E. Eaton, Vernie M. Baker and Hazel M. Hull, Plaintiffs, vs. Samuel Grove et al., Defendants.

To the Defendants: Samuel Grove; Mrs. Samuel Grove, first and real name unknown, wife of Samuel Grove; Frank Ransom; Mrs. Frank Ransom, first and real name unknown, wife of Frank Ransom; Frank T. Ransom and wife, Mrs. Anna Ransom; Samuel Chambers; Mrs. Samuel Chambers, first and real name unknown, wife of Samuel Chambers; Seldon N. Merriam and wife, Lydia Merriam; John C. Rakes and wife, Martha Jane Rakes; L. Chambers, first and real name unknown, and wife, Agnes Chambers; C. M. Chambers, first and real name unknown, and wife, Sarah E. Chambers; W. J. Rakes, real name William J. Rakes, and wife, Nancy A. Rakes; Wm. Jones, real name William Jones; Mrs. William Jones, first and real name unknown, wife of William Jones; Zuba J. Leming; — Leming, real name unknown, husband of Zuba J. Leming; — Leming, real name unknown, husband of Azuba J. Leming; William Clarence; Mrs. William Clarence, first and real name unknown, wife of William Clarence; John Clarence; Mrs. John Clarence, first and real name unknown, wife of John Clarence; Wm. Clarence; Mrs. Wm. Clarence, first and real name unknown, wife of Wm. Clarence; John Clarence; Mrs. John Clarence, first and real name unknown, wife of John Clarence; Melissa Shrader; — Shrader, real name unknown, husband of Melissa Shrader; Melissa J. Shrader; — Shrader, real name unknown, husband of Melissa J. Shrader; John M. Jones and wife, Margaret Jones; Ransom Farnsworth; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of each of the following named persons, each deceased: Samuel Grove; Mrs. Samuel Grove, first and real name unknown, wife of Samuel Grove; Frank Ransom; Mrs. Frank Ransom, first and real name unknown, wife of Frank Ransom; Frank T. Ransom and wife, Mrs. Anna Ransom; Samuel Chambers; Mrs. Samuel Chambers, first and real name unknown, wife of Samuel Chambers; Seldon N. Merriam and wife, Lydia Merriam; John C. Rakes and wife, Martha Jane Rakes; L. Chambers, first and real name unknown, and wife, Agnes Chambers; C. M. Chambers, first and real name unknown, and wife, Sarah E. Chambers; W. J. Rakes, real name William J. Rakes, and wife, Nancy A. Rakes; Wm. Jones, real name William Jones; Mrs. William Jones, first and real name unknown, wife of William Jones; Zuba J. Leming; — Leming, real name unknown, husband of Zuba J. Leming; — Leming, real name unknown, husband of Azuba J. Leming; William Clarence; Mrs. William Clarence, first and real name unknown, wife of William Clarence; John Clarence; Mrs. John Clarence, first and real name unknown, wife of John Clarence; Wm. Clarence; Mrs. Wm. Clarence, first and real name unknown, wife of Wm. Clarence; John Clarence; Mrs. John Clarence, first and real name unknown, wife of John Clarence; Melissa Shrader; — Shrader, real name unknown, husband of Melissa Shrader; Melissa J. Shrader; — Shrader, real name unknown, husband of Melissa J. Shrader; John M. Jones and wife, Margaret Jones; Ransom Farnsworth; and all persons having or claiming any interest in the following described real estate, to-wit: The south half (S 1/2) of the northeast quarter (NE 1/4) of the northeast quarter (NE 1/4) of Lot three (3), or Lots twenty-three (23) and twenty-four (24), and the southeast quarter (SE 1/4) of the northwest quarter (NW 1/4) of the northeast quarter (NE 1/4) of Section six (6), Township ten (10) North, Range fourteen (14), East of the 6th P. M., containing thirty (30) acres, more or less; and Lots one (1), two (2) and three (3), in the northwest quarter (NW 1/4) of the northeast quarter (NE 1/4) of Section six (6), Township ten (10) North, Range fourteen (14), East of the 6th P. M., Cass county, Nebraska, containing about forty and seventy-five hundredths (40.75) acres; and Lots one (1), two (2) and three (3), in the northwest quarter (NW 1/4) of the northeast quarter (NE 1/4) of Section six (6), Township ten (10) North, Range fourteen (14), East of the 6th P. M., Cass county, Nebraska, all in Cass county, Nebraska, real names unknown.

You and each of you are hereby notified that the above named plaintiffs filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 4th day of January, 1928, against you and each of you, the object and prayer of which is to obtain a decree of court quieting title in and to the south half (S 1/2) of the northeast quarter (NE 1/4) of the northeast quarter (NE 1/4) of Lot three (3), or Lots twenty-three (23) and twenty-four (24), and the southeast quarter (SE 1/4) of the northwest quarter (NW 1/4) of the northeast quarter (NE 1/4) of Section six (6), Township ten (10) North, Range fourteen (14), East of the 6th P. M., containing thirty (30) acres, more or less; and Lots one (1), two (2) and three (3), in the northwest quarter (NW 1/4) of the northeast quarter (NE 1/4) of Section six (6), Township ten (10) North, Range fourteen (14), East of the 6th P. M., containing about forty and seventy-five hundredths (40.75) acres; and Lots one (1), two (2) and three (3), in the northwest quarter (NW 1/4) of the northeast quarter (NE 1/4) of Section six (6), Township ten (10) North, Range fourteen (14), East of the 6th P. M., Cass county, Nebraska, together with all the appurtenances thereunto belonging, which was executed and dated August 7, 1925, by John E. Saville and Lillie M. Saville, his wife, as mortgagors, to said Occidental Building and Loan Association as mortgagee, and plaintiff prays that in default of payment of the amount found due plaintiff on the note and indebtedness secured by said mortgage, that said premises may be sold according to law to satisfy the same and that said defendants and all persons claiming by, through and under them, or any of them, be excluded from and foreclosed of all interest, rights, titles, liens and equity of redemption in, and upon said mortgaged premises.

You and each of you are required to answer said petition on or before the 27th day of February, 1928.

OCCIDENTAL BUILDING AND LOAN ASSOCIATION of Omaha, Nebraska, Plaintiff.

By T. F. WILES, Atty.

five hundredths (40.75) acres; and Lots one (1), two (2) and three (3), in the northwest quarter (NW 1/4) of the northeast quarter (NE 1/4) of Section six (6), Township ten (10) North, Range fourteen (14), East of the 6th P. M., Cass county, Nebraska, all in Cass county, Nebraska, against you and each of you, and such other and further relief as may be just and equitable, including costs of suit.

You and each of you are required to answer said petition on or before Monday, the 20th day of February, 1928, or the allegations of plaintiffs' petition will be taken as true and a decree will be entered in favor of plaintiffs and against you and each of you according to the prayer of said petition.

Dated this 7th day of January, A. D. 1928.

MERLE E. MURRAY, BERTHA E. EATON, VERNIE M. BAKER and HAZEL M. HULL, Plaintiffs.

J. A. CAPWELL, Plaintiff's Attorney.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska.

In the matter of the Guardianship of Leslie Snyder, Minor. Now on this 30th day of December, 1927, this cause came on for hearing upon the petition of Barbara C. Snyder as Guardian of Leslie Snyder, a minor, praying for a license to sell minor's sixteen-one hundred twentieths interest in and to the following described real estate, to-wit:

The southwest quarter of Section 8, Township 15, Range 57, in Kimball county, Nebraska, and the north half of the north half of Section 18, Township 15, Range 57 in Kimball county, Nebraska—

for the support, maintenance and education of said minor. It is therefore Ordered, that all persons interested in said estate appear before me at the District Court room in the court house, at Plattsmouth, Cass county, Nebraska, on the 9th day of January, 1928, at the hour of 10 o'clock a. m., to show cause why a license should not be granted to said Guardian to sell said minor's interest in the above described real estate for the purpose of maintenance, support and education of said minor.

It is further Ordered, that a copy of this Order to Show Cause be published in the Plattsmouth Journal, a newspaper of general circulation in Cass county, Nebraska, for a period of three successive weeks prior to the date of hearing.

JAMES T. BEGLEY, Judge of the District Court.

ORDER TO SHOW CAUSE

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

In the matter of the Estate of Mary C. Murphy, Deceased; Application of H. A. Schneider, Administrator c. t. a., for License to Sell Real Estate to Pay Legacies.

Now, on this 3rd day of January, 1928, there was presented to the Court, the petition of H. A. Schneider, Administrator c. t. a., of the estate of Mary C. Murphy, deceased, for license to sell Lots one (1), two (2), three (3) and four (4), in Block three (3), in White's Addition to the City of Plattsmouth, Cass county, Nebraska, for the purpose of paying legacies as provided by the last will and testament of said deceased, and it appearing that there is not sufficient personal estate in the hands of the Administrator with the will annexed, to pay the debts against said deceased, the expense of administration, and to pay such legacies and it further appearing that the personal property collected by said Administrator amounts to \$6,449.48; that the claims against said estate amount to \$2,175.40; that the special bequests under the last will and testament of said deceased amount to \$5,676.00 and that the costs of administration will amount to approximately \$500.00 and that an order should be entered directing all persons interested in said estate to appear and show cause why a license should not be granted to said Administrator with will annexed of said estate, to sell said real estate.

It is therefore Ordered that all persons interested in the estate of Mary C. Murphy, deceased, appear before James T. Begley, Judge of the District Court, within and for Cass county, Nebraska, on the 20th day of February, 1928, at 10:00 a. m., at chambers in the court house in the City of Plattsmouth, Nebraska, to show cause, if any there be, why a license should not be granted to H. A. Schneider, Administrator with will annexed, of the estate of Mary C. Murphy, deceased, to sell Lots 1, 2, 3 and 4, in Block 3, in White's Addition to the City of Plattsmouth, Cass county, Nebraska, for the purpose of paying legacies as provided by the last will and testament of said Mary C. Murphy, deceased.

It is further Ordered, that a copy of this Order to Show Cause be served upon all persons interested in said estate by publication of this Order for four successive weeks in the Plattsmouth Journal, a newspaper printed and of general circulation in the County of Cass, Nebraska.

BY THE COURT. JAMES T. BEGLEY, Judge of the District Court.

Young people of today who think they have a hard time and little chance usually can find inspiration and profit in the early experience of men and women who have risen to places of prominence in the world.

3 Fine Stock, Grain and Dairy Farms

ATTRACTIVE PRICES AND TERMS



Herman, Neb., 170-Acre Farm. Only 1/4 mile to station on C. N. W. R. R. 34 miles north of Omaha, on paved and gravelled roads. Rich soil. Nearly all level, and well tiled. Comfortable dwelling. Close to churches and schools. Horse barn, big hay and cattle barn, cattle shed. Big hog house, double corn crib, good corrals, feed banks, etc. 12,000 bushel elevator, engine and scale. Two hollow tile silos for 175 tons. City water and two flowing wells. Farm not over-improved, but buildings were erected by a practical farmer for economical use.



Blair, Neb., 355-Acre Farm. A splendid stock, grain, hay and dairy farm, only a mile from station on C. N. W. R. R. and 24 miles from Omaha, over fine paved and gravelled roads. Best quality, nearly all level, well tiled. 60 bushels corn per acre in 1927. 4 top-ditch fields. Some trees, small orchard and vineyard. Good dwelling. Splendid barn with full cement basement, adapted for either dairy cows or stock feeding. Two large hog houses, poultry houses, etc. Implement house, pit saws, cribs, good corrals, feed banks, etc. Two wells and mills, two big cement reservoirs and engine. Water piped to yards. Close to churches and schools.



Gilmore, Neb., 120-Acre Farm. Only four miles to South Omaha market. Seven miles to Omaha, one-half mile to station on U. P. R. R. Originally planned for a dairy farm. Excellent, good land. 60 bushels corn per acre in 1927. 4 top-ditch fields. Some trees, small orchard and vineyard. Good dwelling. Splendid barn with full cement basement, adapted for either dairy cows or stock feeding. Two large hog houses, poultry houses, etc. Implement house, pit saws, cribs, good corrals, feed banks, etc. Two wells and mills, two big cement reservoirs and engine. Water piped to yards. Close to churches and schools.

PAYNE INVESTMENT CO.

EXCLUSIVE AGENTS

1137 Omaha Natl. Bank Bldg., Omaha, Neb. Please mail me illustrated booklet describing these farms.

Name Address