

ORDER

In the County Court of Cass county, Nebraska. In the matter of the guardianship of Helen B. Perry, a Minor.

Now on this 2nd day of February, 1929, this cause came on for hearing upon the petition of Jesse P. Perry, guardian of said minor, representing that his ward, the said Helen B. Perry, died on or about the 11th day of December, 1928, and asking that the Court fix a time for hearing on the report and final account of said guardian, which he has this day filed in this Court.

It is therefore ordered, that the 15th day of February, 1929, at 10 o'clock a. m., of said day, be and the same hereby is assigned for hearing on said report and final account and that the same be approved or disallowed.

By the Court: 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 George W. Shields, 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 March 8, 1929, and June 10, 1929, at 10 o'clock a. m., each day, to receive and examine all claims against said estate, with a view to their adjustment and allowance.

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 Helen B. Perry, 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 8th day of March, 1929, and on the 10th day of June, 1929, 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.

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 Helen Plitz, 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 8th day of March, 1929, and on the 19th day of June, 1929, 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.

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 Helen Plitz, 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 8th day of March, 1929, and on the 19th day of June, 1929, 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.

A. H. DUXBURY, County Judge.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Execution issued by Golda Noble Beal, Clerk of the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 9th day of March, A. D. 1929, at 10 o'clock a. m., of said day at the south front 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 real estate, to-wit:

Lot one (1), in the northeast one-fourth (NE 1/4) of the northeast one-fourth (NE 1/4) of Section thirty (30), Township twelve (12), North, Range fourteen (14), East of the Sixth (6th) P. M., in Cass county, Nebraska.

The same being levied upon and taken as the property of Adelaide Burnett, defendant, to satisfy a judgment of said Court recovered by The Standard Savings & Loan Association of Omaha, Nebraska, plaintiff against said defendant.

Plattsmouth, Nebraska, January 26, A. D. 1929. BERT REED, Sheriff, Cass County Nebraska.

REFREE'S SALE

Notice is hereby given that by virtue of judgment in partition confirming the shares entered on February 1, 1929, in the case of Julia C. Kratochvil et al, Plaintiffs vs. Joseph G. Koukal et al, Defendants, then

pending in the District Court of Cass county, Nebraska, the undersigned was appointed referee to partition the land involved in said action; upon report of the referee that physical partition of the land could not be made without great prejudice to the parties, it was thereupon ordered and adjudged by the Court that said land be sold and the proceeds thereof be divided into shares between the parties as theretofore determined. In pursuance to said judgment of the court, the undersigned referee will, on the 8th day of March, 1929, at ten o'clock a. m., of said day, at the south front door of the court house, in Plattsmouth, in said county, sell the said real estate, to-wit:

The south half of the north-east quarter of the southeast quarter of the southeast quarter of Section 2; also the northeast quarter of the northeast quarter of Section 11, all in Township 12, North, Range 13, East of the 6th P. M., in Cass county, Nebraska.

at public auction to the highest bidder for cash. Fifteen per cent of the bid to be paid at the time of sale and the balance of the purchase money to be paid upon the confirmation of sale and making of deed by referee.

Dated this 4th day of February, 1929. J. A. CAPWELL, Referee.

Mellon Renews Blow at Famous 24 Million

Repeats In Letter to House Committee It Could Do No Possible Good; Conference Favored

Washington, Jan. 20.—Secretary Mellon in a letter to Chairman Anthony of the house appropriations committee today reiterated his opinion that the proposal to appropriate an additional 24 million dollars to enforce prohibition would not accomplish the purpose intended.

The secretary said that under the terms of the amendment the fund would not be available for any purpose except that of increasing the personnel of the bureau of prohibition and the department of justice. It could not be used for an educational campaign, he said, and even such essential incidental expenses as rent, office equipment, supplies and traveling expenses could not be paid from it.

The house rules committee today approved its plan for sending the deficiency appropriation bill, with controversial prohibition and tax refund amendments, to conference for the purpose of smoothing out differences between the house and senate. A resolution to this effect will be called up for a vote tomorrow.

TEXAN DENIES CHARGES

Brownsville, Tex., Jan. 30.—Charges that the Texas republican organization was protecting hotels against liquor raids, and was assessing federal agents 10 per cent of their salaries, made before a committee of congress investigating patronage, were denied in a statement issued tonight by R. B. Creager of this city, republican national committeeman for Texas.

The statement contained a copy of a telegram sent by Mr. Creager late today to Senator Smith W. Brookhart of Iowa, member of the committee, which now is hearing testimony on Texas patronage in Washington.

Creager's telegram referred particularly to testimony placed before the committee by Lloyd Hill of Fort Worth concerning contributions to the party in the state and alleged protection of hotels from liquor raids. Creager termed Hill's statements slanderous hearsay testimony.

BAKER IN HOPKINS DEAL

Baltimore, Jan. 30.—The Baltimore Evening Sun today published report that Newton D. Baker of Cleveland would be the next president of Johns Hopkins university if he could be persuaded to accept. The Sun declared today that President Daniel Willard, of the Baltimore & Ohio railroad, one of the university trustees, had gone to New York to make the offer to Mr. Baker, and that Mr. Baker was saying he could make no statement on the report. Mr. Baker, who was secretary of war in the Wilson cabinet, is one of the trustees of the university.

New York, Jan. 30.—A statement issued today in behalf of Daniel Willard concerning the report that Newton D. Baker would be the next president of Johns Hopkins university, said: "The committee having charge of the matter has not yet reported and the trustees so far have offered the position to no one."

LABORITIES WIN ONE MORE COMMONS SEAT

Edinburgh, Scotland, Jan. 30.—Labor wrested a seat from the government in Tuesday's by-election for the house of commons in the northern division of Midlothian county.

DISBAR NEGRO LAWYER

Jackson, Miss., Jan. 29.—S. D. Redmond, negro attorney of Jackson and chairman of the republican state executive committee was disbarred, and E. Redmond, his son, was suspended by a decree handed down by Chancellor V. J. Stricker in Hind county chancery court today. Redmond was one of the chief figures in the recent federal patronage trials here.

School Board Bill Stirs Up House Ruckus

Upper Chamber Becomes Entangled in Maze of Amendments During Discussion Yesterday

Lincoln, Jan. 30.—School boards were the objects of numerous charges and recriminations in the house of representatives Wednesday, when a bill requiring them to publish their proceedings was taken up in the committee of the whole.

Although the consensus apparently was that the spot of publicity should be required in some districts, the committee became entangled in a maze of amendments and was forced to defer action by reporting progress on the measure.

The original bill by Representative W. H. McGaffin, of David City, required the monthly publication of proceedings of school boards in incorporated cities and villages. When the bill was taken up, Representative Victor M. Hovis, of Lexington offered an amendment which required all school boards in the state to publish their annual financial statements.

Row Over Rider

A furor arose against that amendment because it included the rural districts. Representatives from rural districts made a stout protest against it. Whereupon Representative Hovis amended his own amendment so as to exclude rural districts, but more contentions arose concerning the wording of the amendment. Mr. Hovis proposed to make it include school boards in metropolitan, first and second class cities.

Mr. McGaffin asked that the proceedings be published monthly as his bill provided, but Mr. Hovis did not agree to this. Subsequently a free-for-all jangle started concerning the necessity of the measure, and its provisions. In order to halt the confusion, Representative Arthur Bowring of Merriman, moved to report progress and ask leave to sit again. His motion prevailed.

Another Deadlock

The house likewise became deadlocked on a bill designed to raise the standards of the legal profession and was forced to report progress. The lawyer members of the house staunchly supported the measure while the lay members seemed inclined to view the provisions with suspicion. Representative John Hovekost, of Dodge, declared the bill was introduced by the judiciary committee, referred to the same committee and recommended to the house by which is lawyers.

Representative Trenmore Cone, of Benson, said it was a scheme to put a "fence" around the legal profession. He bitterly assailed the provisions requiring two years in college and training in a law school as a prerequisite for admission to the bar.

Bills Advanced

Representative Max Kier, of Lincoln, chairman of the judiciary committee, led the forces supporting the measure.

Three bills were advanced to third reading. One requires a cash deposit of \$75 or a bond when cases are appealed from the district court to the supreme court.

Another allows county boards to dispose of real estate acquired for less than \$3,000, without submitting it to a vote of the people. This bill was amended, however, to require the advertising of such sales in a newspaper.

The third bill is designed to remedy conditions which prevail in many election precincts during presidential election years. It makes minor changes in how the number of election officials shall be determined and requires that one official shall be named as a messenger to receive and return the election supplies to the county clerk.

Bank Suit Resolution

A resolution denouncing the alleged efforts being put forth to secure the employment of a group of lawyers as counsel for intervening bank depositors in a suit to enjoin collection of the last special bank guaranty assessment, was introduced in the house Wednesday by Representative W. H. O'Gara, of Laurel, Max Adams, Daunebrog, and Albert Fickler, Stanton, democratic members.

The resolution went over one day under the rules and probably will be taken up Thursday. It is based upon published accounts regarding letters allegedly sent out recently from Elgin by a so-called "depositors committee," suggesting contributions of from \$1 to \$35 each by persons holding claims against defunct banks to pay lawyers' fees and other costs of the litigation, in which such claimants were invited to join the intervenors.—Omaha Bee-News.

KING IS MENDING SLOWLY

London, Feb. 1.—The British public was worried tonight against an excess of optimism as to the condition of King George, an official statement from Buckingham palace saying that his transfer to the seashore would not necessarily usher in his convalescence. This statement was issued coincidentally with a visit by Lord Dawson of Penryn who stayed with the king for half an hour, after which it was said that his majesty continued to improve.

"There is a tendency among certain sections of the public and in some organs of the press to assume that the king's transfer to Bognor will usher in his convalescence," said the palace statement. "This view is incorrect."

We print everything but money and butter. Phone your order to No. 6. Prompt service.

Well Known Young Man Passes Away

Martin Sjorgen of Louisville Dies After Illness of Several Weeks—Funeral Sunday

The death of Martin Sjorgen, eldest son of Mr. and Mrs. Martin Sjorgen of Louisville, occurred at the family home Wednesday morning, January 23, after an illness covering a period of several weeks. He had spent considerable time at the M. E. hospital in Omaha and had been given the best of medical care and attention, but when he realized that his earthly days were numbered, he wished to be brought to his home. His nurse accompanied him and ministered to him until the end.

Martin was born in Motala, Sweden, June 13, 1885. He came to America with his parents and their three children in the year 1892 and settled in Louisville, where they have lived since. Two years ago his parents moved from their farm east of town to Louisville, where they had built a handsome modern home for their future occupancy.

Martin was greatly loved by all who knew him. He was modest and unassuming, but his heart was filled with loving kindness and all who came in contact with him felt his inborn goodness and sweetness of spirit, his high character and strict integrity. He was industrious and thrifty and in his work his character was manifested by his attention to detail and careful and painstaking effort to do his best. He will be greatly mourned and his gentle influence will long be felt. For the past year has been identified with the new cement plant as carpenter and he was one who never found any duty irksome, but took pleasure in useful activity. He was highly respected by his employers and loved by his fellow workmen.

The funeral occurred Sunday afternoon from the M. E. church, the pastor, Rev. E. B. Booher officiating, assisted by Rev. J. A. Jacobson, an old time friend of the family and E. Sundstrom, also a near friend. Splendid tributes were paid to the character and life of this splendid young man and the attendance at a funeral in Louisville was never greater. Everyone who was able was present to pay their last tribute of respect and the wealth of floral offerings testified to the love and esteem in which he was held. He was 33 years, 7 months and 10 days old.

The pall bearers were all from the carpenter department of the cement plant, as had been requested by the deceased before his death. They were Charles Allison, master carpenter, A. D. Allison, Harry Whitebread, Fred Leason, Harvey Woodward and H. Okeson. A male quartette composed of Rev. Booher, Arnold Tiegren, Ed Schaffer and Thomas Simonton sang several times during the interment was in River View cemetery.

Besides the parents, there are left to mourn the departure of this well beloved young man, three brothers and two sisters. They are John, Arthur and David Sjorgen; Mrs. Joseph Schmalzer and Mrs. Estel Tiegren. All this vicinity. The Courier is joined by the community in tendering deepest sympathy to the family in their great sorrow and loss.—Louisville Courier.

THANK YOU

Almost too kindly were the letters received which I wrote during the illness before the Immanuel hospital. Some of the prominent men of the town wrote kind letters to me about them, others told me they liked them. Now I am back in the midst of the towns people and meet them against on the street and I like to shake hands with them, tell me they are glad to see me back and express their good wishes.

I am heartily thanking that those few lines written from the bed of pain were so kindly accepted and printed.

Journalism, newspaper service is a great thing in our age and in our country. We meet everybody in our little paper. And everybody is eager to read it. A paper like the Journal is really food for everybody. In the petition: Give us today our daily bread, let us have a newspaper. Let us not miss our Journal. Oh where is my paper tonight, the sheet of my longing desire? Everybody is looking for it. The question is heard from about five-thirty p. m.; Isn't the paper here yet? Wistful eyes are looking out the window. There he comes, the boy the bearer of the news, panting and breathing deeply, running as if the town were on fire. Up flies the screen door and he drops the paper and hurriedly somebody opens the door and grabs it. Everybody reads it, they all need it, like they need their butter and bread. Rich and poor, highly educated or not so well schooled, they have to read the paper.

The school girl and the boy just come from the street are hungrily grasping it. It brings news from everybody. We read who married on the sly, the court proceedings, the last funeral, the sad news of somebody's sickness, what Smith said and whom Hoover appointed, everything that is going on. And they all read it in nearly every state of the union in foreign countries, they waiting for it and welcome it like a letter from home. It takes the very place of that letter. It heard one say, "I did not need to write, for you are reading it all in the Journal."

The Journal is the public market place as we find it in other countries. Everybody visits the market. Everybody meets everybody in the marketplace. The stately gentleman leading his lady by the arm, the street urchin, the matron, the professor and the cobblers wife you see them in the marketplace.

Wringing is necessary in clean washing. The Maytag Roller Water Remover flushes out the water and with it all remaining dirt or soap. It has a flexible top roll and hard bottom roll. All parts of the garment are wrung evenly dry, buttons are spared and no hard-to-iron wrinkles are pressed into the clothes. THE MAYTAG COMPANY, Newton, Iowa. Founded 1893. Permanent Northwestern Factory Branch, Maytag Building—515 Washington Ave., North, Minneapolis, Minnesota. Moritz Maytag Co., Plattsmouth. Elwood... Goodridge & Coatman Weeping Water... Moritz Maytag Co. Maytag Aluminum Washer.

We do not have that institution in our country, at least not in this part of the country, but we have the Journal, there we meet. There is merchant, thru advertising, the physician, the dentist, the lawyer, there the church bells ring. There we read of the family history of our neighbor, the latest resolutions of our solons in congress, the dances, the murders, the losses, the shipwrecks, and so on. The Journal is open to everybody. Just step in without knocking. Even the knocks are accepted. The Journal can afford it. The newspaper man knows the public and is not afraid to knock it, for the public needs the paper, want it, cannot do without it. There is not even any difference in church or society circle. Everybody shakes hands with everybody else. Now if anybody did not subscribe for it, better take it. Let us support it, we need it, a boost for the Journal. These are my thanks, O. G. WICHMANN.

YOUNG PEOPLE WEDDED

Miss Viola Meisinger, one of the popular and accomplished young ladies of this city, gave her many friends here a real surprise Wednesday when her marriage to Mr. James Dwyer of Glenwood, took place, the young people having kept the fact of the forthcoming happy event a secret from even the closest friends until after the ceremony.

The wedding occurred at 2:30 Wednesday afternoon at the residence of Rev. Fletcher, pastor of the First Baptist church of Glenwood. The beautiful ring service being used in the marriage ceremony.

The bride was gowned in a very modish costume of pale green crepe, trimmed with tan lace and with a picture hat of the light shade of tan. The bride was attended by Miss Florence Thacker of this city as bridesmaid, who wore a light brown crepe and with picture hat to match. The groom was attended by Mr. Ralph McClain of Glenwood as best man.

Following the wedding Mr. and Mrs. Dwyer left for a short wedding trip and following this they will return to Glenwood where they will make their home in the future and where they will carry in the new home the best wishes of the host of friends for many years of happiness and success.

The bride is the eldest daughter of Mr. and Mrs. John R. Meisinger of near Cedar Creek and where she was born and reared to girlhood. She was educated in the Plattsmouth city schools and has since leaving school made her home in this city where she possesses a very large circle of friends. The groom is a son of Mr. and Mrs. Thomas Dwyer of Greenfield, Iowa.

For the Hard-to-Fit—and the Hard-to-Pleasure Customer—Kuppenheimer made to measure line for Spring is ready. If you have been wearing cheap clothing and so-called high grade \$25 "made-to-measure" suits, no doubt you're ready for a really good suit of clothes for Spring. Controlled fabrics, superbly tailored by skilled tailors—all hand work. Step into a good suit and "feel the difference." Delivery in 10 Days to Two Weeks. Philip Thierolf VALUE GIVING CLOTHES.

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