

# Alvo News

L. M. Snavely was the only one in the vicinity of Alvo who has heard of it not promising a good crop. He will put the land to corn. County Commissioner Fred H. Gorder of Weeping Water and W. J. Partee also of that place, were in Alvo on last Tuesday and were considering some work which the County is considering.

Lee Coleman was a visitor for the week end at the bustling city of Utica and not because the city is such a lively place either but because of the very beautiful and amicable young ladies who reside in that locality.

Phillip Coatsman has been plowing with his tractor and plows for a farmer over near Eagle, and when he shall have completed the task there is much land to be turned over near Alvo, and a portion of which Phillip has been engaged to do. He will do some plowing for S. C. Kellogg.

Joseph Banning and wife, Frank L. Edwards and S. C. Boyles, were over to Plattsmouth on Friday of last week where they enjoyed the festivities of the opening of the new bridge across the Missouri river and the fellowship which the gathering of thousands of Cass county people caused.

### Garage Changed.

The remodeling of the Alvo garage has made rapid progress during the past week, the concrete block front which adorned the building has been removed to be replaced by a stucco front and a portion of the side. The work has been advanced by James Pilkington of Lincoln formerly of Alvo. The weather on last Wednesday was such as to materially interfere with the work as a strong hot wind from the south dried the stucco very rapidly and this checked it, which required the going over of the work a second time to get what was desired.

### Alvo Wants a Physician.

Since the death of Dr. L. Muter which was some time since, the city of Alvo has had to ask medical services from some of her neighboring towns. It was thought a short time since that she was to be blessed or otherwise with two practitioners. One Dr. Peterson, late of Wymore, actually did move his house and to Alvo with the evident intention of making this his home, but after they had remained for a week came with trucks and moved them to Lincoln. Why the rapid change in location the people of Alvo are left to conjecture. However, this would be a good place for the location of a good physician, and why not some one who wants a place for the exercise of their ability to heal the people, come and locate in this city.

### Construction of Home Going On.

The home of Mr. and Mrs. J. W. Banning which is now progressing nicely is under the charge of Gust Sorman of Greenwood and a most qualified builder, who is being assisted by a number of local workers. The masonry work of the building is well under way and will be ready for the placing of the roof in a short time.

### Close School With Picnic.

The school of Alvo was closed last week and with a picnic for the scholars at the Boyles Grove just south of town. A ball game was provided for the delectation of the kiddies and which resulted in a score for Elmwood ten to five for Eagle the two teams playing. There amusement and refreshments which also delighted all who were in attendance.

### NOTICE

Annual School District Meeting. Notice is hereby given to the local voters of School District No. 102, Cass county, Nebraska, that a meeting of the qualified school electors of the District will be held at school house in said district (located at Alvo, Nebraska), on Monday, June 9th, 1930, at 8:00 o'clock p. m., for the purpose of transacting such business as may lawfully come before it, and considering and voting whether or not a levy shall be made to the amount of Eighteen Thousand Dollars (\$18,000.00), [such amount requiring a levy in excess of eight (8) mills on the dollar on the actual valuation of the last completed valuation of the property in said school district] for general school purposes for the school year of 1930-1931.

H. L. BORNEMEIER,  
Sec'y of District 102.

m22-3w

### SEED CORN

Choice St. Charles Red Cob (Corn White)  
Reid's Yellow Dent  
Seed Corn  
Germination 95 Per Cent  
New Bags FREE  
Corn must suit you or money back. Price—

\$3.00 per Bushel

Frederichs Seed Company

Phone 53 Greenwood, Neb.

### Dining Room Suite for Sale

Walnut finish. Consists of table, buffet and six chairs.—Mrs. Elmer Rosenow, Alvo, Nebr.

### FORMER LINCOLN MAN TO FLY FOR TROPHY

Lincoln, May 21.—Lieut. Dixie Kiefer, United States navy, whose home is listed on Navy department records as Lincoln, will fly one of five Voight-Corsair planes in the observation planes of the 1930 running of the Curtiss marine trophy race May 24 at the naval air station, Anacostia, D. C.

### Say Curtiss Changed Mind on Rail Post

### Decided to Stick When Learned of Weaver's Choice for Job—Had Utility Offer

Lincoln, Neb., May 21.—That John E. Curtiss, state railway commissioner, recently told Governor Weaver he would resign from the commission, and that he changed his mind when he found out whom the governor planned to name in his place was an interesting story in statehouse circles today.

Mr. Curtiss, it was learned, received a lucrative offer of a position with a Nebraska public utility, said to be the Iowa-Nebraska Light & Power company. Machinery was set in motion at once to obtain the governor's consent to appoint Hugh Drake, secretary of the commission to the unexpired term of seven months. Drake, it is said, obtained considerable backing for the appointment. He went to Omaha, where it is reported he met with several groups to gain their support.

Identity of the man whom the governor wanted to name is shrouded in mystery.

The Nebraska railway commission has been a stepping stone for position with utilities companies. Railway Commissioner H. C. Taylor went to a fine position with the railroads. L. D. Denmore, secretary of the commission, is now attorney for the Central West Public Service company, stationed in Omaha. After his defeat for commission, Thorne Brown accepted a position with an electrical association with headquarters at Lincoln. Mr. Curtiss already has filed for renomination for railway commissioner.

### "Nothing to It Now."

Commissioner Curtiss told a World-Herald reporter Wednesday evening after the street car fare hearing that such an offer had been made, but that "there is nothing to it now."

"It's all over," he said, "offers of positions frequently come. It is nothing unusual."

Commissioner C. A. Randall was found complaining because Commissioner Miller had walked out on him and Mr. Curtiss and gone home leaving the matter to be decided by the railroad.

"Wee, Curtiss got an offer of a good place," Randall said when asked. "But when we found out that the governor wanted to appoint a politician in his place, Curtiss decided not to leave me in the lurch. Miller won't do anything. Curtiss and I have to do all the work." Commissioner Randall said Mr. Curtiss' offer was from a utility company.—World-Herald.

### RECALL AN UNDERSTANDING

Pawnee City—Pawnee county's republican central committee rose to a point Wednesday afternoon and adopted a resolution asking the Gage county republicans to adhere to a tacit understanding of several years regarding the senatorship of this district, Pawnee and Gage counties.

The resolution passed points out that for some time the two counties have co-operated on the policy of supporting for two terms a candidate from one county, and for the alternating two terms, from the other.

The resolution will be presented to Gage county republicans this week, and the carrying of it into effect will present a problem for the Gage county republicans, from among whom a candidate has already filed for the senatorship during this year regarded here as a Pawnee county man's year.

When apprised of the committee's action, following the meeting here, K. S. Wherry of Pawnee City, present senator, was non-committal. Senator Wherry, drawn into state-wide prominence by his fight in the legislature on behalf of failed state bank depositors, added that impracticalities from many points in Nebraska sought his interest in higher places on the state ticket. He has been called to Lincoln to confer Thursday with Nebraska republicans.

### DELAY RULING ON STERILIZING LAW

Lincoln, May 21.—Nebraska's sterilization law will not be passed upon by the supreme court before next fall.

This was indicated Wednesday when the court declined to grant a motion for advancement of the case for hearing during the June term of court, the last prior to summer recess.

The appeal involves a Gage county district court order in that part of the law pertaining to sterilization of mental defectives prior to their release from state institutions.

### NO QUORUM IN THE SENATE

Washington—Unable to obtain a quorum the senate adjourned at 3:29 Thursday afternoon until Friday. Adjournment was moved by Senator McNary of Oregon, the assistant republican leader, who changed his mind after succeeding in having adopted a motion calling for a roll call of absent senators by the sergeant-at-arms. The league-leading Washington baseball team playing a double header with Boston Thursday.

### DESK IS RANSACKED BY VICIOUS WOMAN

Hollywood, May 22.—Documents, kept in the desk of J. J. Fleming, retired attorney, are wanted by a well-dressed, attractive but unidentified woman, who attacked Mrs. John Mahoney, Mr. Fleming's housekeeper, Wednesday when the servant discovered her in the act of ransacking the desk.

### Accept Bids June 20 on 40 Road Projects

### Contracts Totalling About One and a Half Million to Be Let—Western Gets Gravel

Another link will be added to the D-L-D paving connecting Lincoln and Omaha this summer. It was assured Wednesday by State Engineer Cochran with the announcement that contract will be let June 20 for 6.8 miles of hard surface between Greenwood and Ashland. The pavement will be laid from Greenwood to a point near the present overhead crossing of the Burlington tracks south of Ashland.

Bids are to be received the same day on thirty-nine other projects, the estimated total cost for them all being one and one-half million dollars. They will include the following work: Twenty-one miles of paving, 128 miles of grading, 140 miles of gravel surfacing, seven miles of oil and sand mixture, 150 miles of gravel maintenance, and twenty bridges, besides several guard rail installations.

Between Western and Wilber will be completed 10.7 miles of gravel, giving the former town an all weather outlet. This does not completely close the gap between the two cities, but allows Western residents to get onto a surfaced road.

The other paving projects are all short ones, mostly in low places where the road during wet weather is croneled bad.

Nearly six miles of gravel will be laid between Anselmo and Victoria Springs state park, giving a surfaced road from the town to the park. There already is gravel between the park and Merna, and during bad weather, the roundabout way may be used between the two towns. More than twenty-five miles between Merna and Arnold also will be gravelled.

Following is a complete list of the projects on which contracts will be let:

Cotes Field-Scottia, 7.7 miles grading.  
Wilber-Western, 19.7 miles gravel surfacing.  
Greenwood-Ashland, 6.8 miles paving.  
Pilger south, 8.5 miles gravel surfacing and guard railing.  
Hoskins-Winseld, 12.3 miles gravel surfacing.  
Belden-Laurel, 6.2 miles gravel surfacing.  
Allen-Waterbury, 6.9 miles gravel surfacing.  
Jackson-Waterbury, 10.4 miles gravel surfacing, and guard railing.  
Grand Island-Hansen, 2.1 miles paving.  
St. Paul south, 3.7 miles paving, one bridge.  
Alliance-Chadron, 8.9 miles grading.  
Crawford-Whitney, 9.2 miles gravel surfacing.  
Whitney-Chadron, 5.9 miles grading, three bridges.  
Smithfield-Bertrand, 5.8 miles grading.  
Dunning-Halsey, 9.6 miles grading.  
Arnold-Merna, 25.8 miles gravel surfacing.  
Kearney-Odessa, 4 miles paving.  
Bartlett north, 5.5 miles grading.  
O'Neill south, 4 miles grading.  
Randolph-Belden, 8.3 miles gravel surfacing and guard railing.  
Waco-Exeter, 12 miles grading, one bridge.  
Holstein-Roseland, one bridge.  
Oshkosh-Chappell, 3.3 gravel surfacing.  
Angora south, 8.8 miles gravel surfacing.  
Glenwood-Riverdale, 5.8 miles grading, one bridge.  
Miller-Summer, 6.0 miles grading, two bridges.  
Atkinson south, 8.5 miles grading, one bridge.  
Prague south, 7.2 miles grading.  
Guide Rock east, guard railing.  
Allen-Laurel, guard railing.  
Gothenburg south, guard railing.

### COURT ENTRY IS DELAYED

Washington—Associate Justice Owen J. Roberts decided Thursday that he would not take the oath of office and go on the bench of the supreme court until June 2. He came to Washington for a conference with Chief Justice Hughes, concerning plans for going on the bench. He decided that, as he could not assist the court in any of its work before the end of its present term on June 2, he would postpone assumption of his duties until then. The court is now working on opinions in cases which have been argued at the present term and this must be done by the justices who sat while the cases were being heard.

### McBride Denies that Home Brew is Sanctioned

### Dry Chief Admits, However, That Organization Will Support Fort in New Jersey Race

Washington—Notice was given Wednesday by F. Scott McBride, general superintendent of the Anti-Saloon league, that if any wets believed they were going to get home brew from his organization they were doomed to disappointment.

This statement was made by McBride before the senate lobby committee, which is investigating his prohibition activities. It resulted from questioning by Chairman Caraway of the committee, concerning the league's attitude toward Representative Fort of New Jersey, a candidate for the republican senatorial nomination.

Explaining that the New Jersey league had endorsed Fort's candidacy and that the national league would follow suit, McBride asserted that Fort had not said in a recent speech in the house of representatives that home brew could be legally manufactured.

Copy of Speech Obtained.

Senator Caraway quickly obtained a copy of Fort's speech, which had been widely interpreted as expressing the opinion that home brew could be manufactured legally and read a portion of it. He quoted Fort as saying:

"Perhaps the act needs clarification on the question of home brew altho nobody has ever been convicted for making it for home use. But, otherwise, it seems to me pretty clearly to fulfill the purposes of its adoption and to satisfy the real wishes of the American people—for the preservation of their industrial system, their prosperity, and their homes."

Commenting on the speech, Caraway said, smilingly:

"He says nobody has ever been convicted for home brew, and they ought to be content, if they want beer, with what they make if they were not too lazy to make it."

McBride Explains Speech.

"I will tell you what I think he is instreasing in this speech," McBride replied. "There is a good thought in it. That is, as we are fighting this thru, that we should probably stress the sale of home brew, rather than some of the other things. That was just his thought. There are quite a number of people who feel that way about it."

The question started when Caraway asked if the league would support Fort.

"I understand the state league has no declared," McBride replied.

"And the national league says Amen to that," asked Caraway.

"We will say Amen," McBride responded.

"So then you endorse the manufacture and use of home brew," demanded Senator Blaine, the only wet on the committee.

"No," McBride retorted. "Neither did Mr. Fort in his speech before congress."

"Well I suppose you will fight that out with Mr. Morrow?" Blaine asked.

"Score Card" Not Approved

Dwight W. Morrow, American ambassador to Mexico, also is a candidate for republican senatorial nomination from New Jersey.

"No, we won't fight that out," McBride said.

He added that he had read Fort's speech twice since testifying concerning it recently before the lobby committee, and could not find "one line in it that authorized home brew or recommended it."

"I am sorry," he continued, "if any of the wets get the idea that they were going to get home brew from the Anti-Saloon league and are now disappointed. And they certainly will be disappointed. We were not for it and never were for it."

McBride also testified that he did not approve a "score card" prepared by the South Dakota league for grading the qualifications of candidates for public office. He was questioned Tuesday by Blaine about the card, which they quarreled over the senator's method of questioning.—State Journal.

### TWO BUILDINGS BURN IN FIREWORKS BLAST

Thompsonville, Conn., May 22.—Four small buildings, two of which were filled with aerial bombs, were destroyed in a series of explosions at the New England Fireworks Co. plant this morning.

### PASS BILL TO INCREASE VETERANS' PENSIONS

Washington—The house bill to increase the pension of veterans who served for the United States in the Civil war from \$65 to \$75 a month was passed by the senate. The bill, which goes back to the house for concurrence in a minor amendment, would grant \$100 a month to veterans requiring "regular aid and attendance of another person."

### WOMAN COMBATS SUICIDE

Cleveland, O.—The body of a woman found in Lake Erie here Wednesday has been identified as that of Miss Marie Daily, sister of William Stratford, Ontario, wife of William Daly of Omaha.

### Rivers Bill Reported Favorably to Senate

### "Earliest Possible Consideration" Is Asked by Johnson—Total of \$120,000,000

Washington, D. C., May 22.—With a call for "the earliest possible consideration," Chairman Johnson of the senate commerce committee today reported favorably to the senate the house rivers and harbors bill authorizing vast waterway developments throughout the country.

Johnson estimated that the total expenditures contemplated by the measure as it now stands would be about 120 million dollars.

Senator Vandenberg (rep., Mich.), chief opponent of the bill, contends it would authorize a total of more than 300 million dollars expenditure. His estimate, however, included a 75 million dollar item on which only five million dollars would be released.

Upper Mississippi Project.

The 98 million dollar project is a nine-foot channel in the upper Mississippi river. The 75 million dollar project is for a channel of the same depth for the Tennessee river, from its mouth to Knoxville. The senate committee substituted the five million dollar authorization for one of three million dollars in the house bill.

Federal operation of the Erie and the Oswego canals in New York state, and of the Illinois state waterway would be approved by the bill. The New York provision would authorize the federal government to accept the waterways from the state, and operate them for barges only, at an estimated cost of \$2,500,000 a year.

Without specific limitation of diversion of water from Lake Michigan into the Illinois waterway, the bill provides federal operation with as little diversion as possible. It provides that the project be operated in conformity with an engineer's report, which estimated that the channel might be maintained with one thousand cubic feet per second diversion.

\$25,000,000 for Missouri.

The senate committee authorized expenditure of 15 million dollars for improvement of the upper Missouri river channel, in addition to unexpended funds totaling about 10 million dollars remaining from an existing project.

The committee slashed local contributions required by the house for completion of the Lake Okechobee, Florida, flood control project, from \$4,500,000 to two million dollars and added an authorization of one million dollars to a house figure of \$2,500,000 for improvement of the James river in Virginia.

A house provision of 400 thousand dollars for New Bedford harbor, Massachusetts, was increased by the senate committee to 75 thousand dollars for Brunswick harbor, Georgia, was raised to \$1,210,000.—World-Herald.

### BLAMES WILL FOR SUIT

Omaha—If James E. Beasley's grandfather had been a poor man instead of a wealthy southern planter, James E. would still be happily wed instead of seeking a divorce decree, he believes. In a counter petition to his wife's suit, Beasley, sixty-six, Tuesday filed for divorce himself.

The will that he blames for the unhappy ending to his married life after forty-four years was made by Tom Beasley, sr., in Patrick county, Virginia, now West Virginia, before the Civil war.

Two hundred forty acres of land, several slaves, several barrels of "corn" and \$7,000 were willed to Tom Beasley, Jr., father of James E., but the junior Beasley enlisted in an Illinois regiment and never returned to claim his share of the estate.

Three years ago, James E. and his wife started for West Virginia to investigate the will.

"But in Illinois," Beasley said, "several of my wife's relatives insisted on coming along. I wouldn't stand for it and when they tried to 'horn in' my wife and I began to fight."

His wife left him three months ago, he said, going to Tilden and filing for divorce. She is sixty-four.

### START ROOSEVELT FIGHT

Washington—Republican leaders have started a drive to topple Franklin D. Roosevelt, democratic governor of New York, from the keystone position he occupies in his own party.

The increasing mention of Roosevelt as a possible candidate for the presidency in 1932 evidently has determined republican leaders to stop him. It was indicated Tuesday they hoped to do this by defeating him in the coming New York gubernatorial contest.

William H. Hill, who managed the Hoover pre-election campaign in New York, was called to Washington to discuss the New York political situation with the president. William J. Maier, chairman of the New York republican committee, came to Washington for a similar purpose, and the two, with Representative Ruth Pratt, republican, New York, spent an hour with the president late yesterday.

### HOLDUP MEN CAPTURED

Baltimore—Two traffic officers entered a jewelry store here in midst of a holdup Wednesday and captured all three holdup men without firing a single shot. George Ruoff, the proprietor, and a man and a woman patron were lying on the floor, bound and gagged.

**A New Policy! A Great Band!**  
**TRACY-BROWN'S**  
FAMOUS COLUMBIA RECORDING BAND  
will play for dancing at  
**Pecny Park**  
ON LINCOLN HIGHWAY, WEST OF OMAHA  
Indefinite Engagement Starts  
**FRIDAY, MAY 30th**  
MEMORIAL DAY  
You'll like the new policy of table reservations for every couple, but NO cover charge  
The all-stand betting bench and all-stand grounds also open for the summer May 30th.  
Dancing from 9:30 to 1 O'clock

### Conferees on Tariff Nearing Final Accord

### Throw Out Senate Debuture Plan; Agree to 30 Cents an Ounce as Duty on Silver.

Washington, May 21.—Nearing a final agreement, the conferees on the tariff bill Wednesday agreed to throw out the senate's export debuture amendment, which is opposed by President Hoover and the house.

Making further concessions to the house, the senate conferees agreed to eliminate the senate's duty of 30 cents an ounce on silver and the amendment permitting free entry of cement for state and municipal public works, leaving stand a rate of 6 cents a hundred pounds on all cement.

The house managers receded, however, and allowed a rate of \$1 per 1,000 board feet to be placed on fir, spruce, pine, hemlock and larch lumber despite defeat recently on the house floor of a levy of 75 cents on these softwoods. The senate bill carried a rate of \$1.50 per 1,000 feet.

Reject Part.

The house group would not accept that part of the senate's lumber amendment applying the duty to railroad ties and telephone and telegraph poles of all kinds of wood and this section was eliminated.

Wednesday's work of the conference committee left only a compromise on the flexible clause and some minor administrative provisions standing in the way of a complete agreement and report of the measure to the senate.

President Hoover was consulted on the flexible section during the day by Senator Watson and Chairman Hawley of the house ways and means committee, both conferees on the bill.

The president was represented by his callers as being ready to surrender some of the power now vested in him to change customs duties after tariff commission investigation.

Expect Result.

The conferees will reach the controverted flexible section tomorrow and hope to reach some kind of compromise between existing law and the house provision. The latter broadens existing presidential authority by authorizing him to make rate increases or decreases based on differences in competitive conditions.

The elimination of the debuture provision had been expected since Monday's vote of the senate to free its conferees from pledges binding them to the farm bounty proposal. Should a flexible provision curtailing some of the president's power be agreed upon, Republican leaders see little difficulty in the way of final passage.

Senator Smoot (R.), Utah, chairman of the senate conference committee, said it was not likely that the report could be made to the senate before next week.—Omaha Bee-News.

### ORDER OF HEARING AND NOTICE ON PETITION FOR SETTLEMENT OF ACCOUNT

In the County Court of Cass county, Nebraska.

To all persons interested in the estate of Ruth A. C. Beverage, deceased:

On reading the petition of R. C. Hitchman, Administrator, praying a final settlement and allowance of his account filed in this Court on the 26th day of May, 1930, and for assignment of estate and discharge of Administrator;

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 20th day of June, A. D. 1930, at 10 o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and 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.

In witness whereof, I have hereunto set my hand and the seal of said Court this 26th day of May, A. D. 1930.

A. H. DUXBURY,  
County Judge.

### NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska

George B. Mann, Plaintiff  
vs.  
Sarah L. Samson et al. Defendants

To the defendants Sarah L. Samson, David Samson, John J. Worley, Trustee, Plattsmouth Ferry Company, a corporation, George B. Mann, first real name unknown, Wheaton, first real name unknown, the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Lafayette Nuckolls, David Samson, Sarah L. Samson, George and Wheaton, first real name unknown, each deceased, real names unknown; the successors and assigns of John J. Worley, trustee, and Plattsmouth Ferry Company, a corporation, real names unknown; and all persons having or claiming any interest in and to Lots 11 and 12 in Block 23, in the City of Plattsmouth, Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that the plaintiff George B. Mann, on the 23rd day of May, 1930, filed his petition and commenced his action in the District Court of the County of Cass, Nebraska, to quiet title to Lots 11 and 12 in Block 23 in the City of Plattsmouth, Cass county, Nebraska, in the plaintiff and to enjoin the County Court and all persons claiming by, through or under you from claiming any right, title, lien or interest in and to said premises and for equitable relief, including costs of suit.

You are further notified that you and each of you are required to answer said petition on or before Monday, the 7th day of July, 1930, or default will be entered against you and each of you and a decree entered in accordance with the prayer of said petition.

Of all of which you will take due notice.

GEORGE B. MANN,  
Plaintiff.  
W. A. Robertson,  
Attorney for Plaintiff.

### STATE UNI COST TO PUBLIC TOLD

Lincoln, May 21.—The average taxpayer of the state of Nebraska paid 65.3 cents per \$1,000 property valuation toward the support of the state university during the fiscal year 1929-1930, according to figures in the recently published financial report of L. E. Gunderson, finance secretary.

The total income of the University of Nebraska for the year was \$3,794,772.49, of which 54 per cent came from taxation moneys. Student fees, departmental receipts and federal funds made up the balance of the income.

### MRS. GARDNER COWLES IS GRANTED DIVORCE

Des Moines—Mrs. Gardner Cowles, jr., was granted a divorce from Gardner Cowles, jr., managing editor of the Des Moines Register and Tribune, in district court Wednesday. The suit was brought on grounds of cruel and inhuman treatment, and was not contested.

### ORDER OF HEARING AND NOTICE ON PETITION FOR SETTLEMENT OF ACCOUNT

In the County Court of Cass county, Nebraska.

To all persons interested in the estate of Charles N. Beverage, deceased:

On reading the petition of R. C. Hitchman, Administrator, praying a final settlement and allowance of his account filed in this Court on the 26th day of May, 1930, and for assignment of estate and discharge of Administrator;

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 20th day of June, A. D. 1930, at 10 o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and 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.

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Of all of which you will take due notice.

GEORGE B. MANN,  
Plaintiff.  
W. A. Robertson,  
Attorney for Plaintiff.

### ORDER OF HEARING AND NOTICE ON PETITION FOR SETTLEMENT OF ACCOUNT

In the County Court of Cass county, Nebraska.

To all persons interested in the estate of Ruth A. C. Beverage, deceased:

On reading the petition of R. C. Hitchman, Administrator, praying a final settlement and allowance of his account filed in this Court on the 26th day of May, 1930, and for assignment of estate and discharge of Administrator;

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 20th day of June, A. D. 1930, at 10 o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and 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.

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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 20th day of June, A. D. 1930, at 10 o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and 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.

In witness whereof, I have hereunto set my hand and the seal of said Court, this 26th day of May, A. D. 1930.

A. H. DUXBURY,  
County Judge.

### ORDER OF HEARING AND NOTICE ON PETITION FOR SETTLEMENT OF ACCOUNT

In the County Court of Cass county, Nebraska.

To all persons interested in the estate of Ruth A. C. Beverage, deceased:

On reading the petition of R. C. Hitchman, Administrator, praying a final settlement and allowance of his account filed in this Court on the 26th day of May, 1930, and for assignment of estate and discharge of Administrator;

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