

SKETCHES OF LINCOLN.

A Study of His Peculiar and Personal Traits.

QUALITIES THAT MADE HIM GREAT

Faithful and Lifelike Descriptions—His Personal Appearance—Characteristics and Moods—His Perceptive Faculties—Little Reading, but Great Thinking.

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XIII.
Soon after the death of Mr. Lincoln Dr. J. G. Holland came out to Illinois from his home in Massachusetts to gather up materials for a life of the dead president. The gentleman spent several days with me, and I gave him all the assistance that lay in my power. I was much pleased with him and awaited with not a little interest the appearance of his book.

Dr. Holland had only found what Lincoln's friends had always experienced in their relations with him—that he was a man of many moods and many sides. He never revealed himself entirely to any one man, and therefore he will always to a certain extent remain enveloped in doubt. Even those who were with him through long years of hard study and under constantly varying circumstances can hardly say they knew him through and through. I always believed I could read him as thoroughly as any man, and yet he was so different in many respects from any other one I ever met before or since his time that I cannot say I comprehended him. I give my recollection of his individual characteristics as they occur to me and allow the world to form its own opinion. If my recollection of the man destroys any other person's ideal, I cannot help it. By a faithful and lifelike description of Lincoln the man, and a study of his peculiar and personal traits, perhaps some of the apparent contradictions met with by Dr. Holland will have melted from sight.

His Personal Appearance.

Mr. Lincoln was 6 feet 4 inches high, and when he left the city of his home for Washington was 51 years old, having good health and no gray hairs, or but few, on his head. He was thin, wiry, sinewy, rawboned, thin through the breast to the back and narrow across the shoulders. Standing he leaned forward—was that what may be called stooped shouldered, inclining to the consumptive by build. His usual weight was 180 pounds. His organization—rather his structure and functions—worked slowly. His blood had to run a long distance from his heart to the extremities of his frame, and his nerve force had to travel through dry ground a long distance before his muscles were obedient to his will. His structure was loose and leathery; his body was shrunken and shriveled; he had dark skin, dark hair and looked woestruck. The whole man, body and mind, worked slowly, as if it needed oiling. Physically he was a very powerful man, lifting with ease 400 and in one case 600 pounds. His mind was like his body and worked slowly, but strongly; hence there was very little bodily or mental wear and tear in him. This peculiarity in his construction gave him great advantage over other men in public life. No man in America, scarcely a man in the world, could have stood what Lincoln did in Washington and survived through more than one term of the presidency.

When he walked, he moved cautiously, but firmly. His long arms and giant hands swung down by his side. He walked with even tread, the inner sides of his feet being parallel. He put the whole foot flat down on the ground at once, not landing on the heel. He likewise lifted his foot all at once, not rising from the toe, and hence he had no spring in his walk. His walk was undulatory, catching and pocketing tire, weariness and pain all up and down his person, and thus preventing them from looting. The first impression of a stranger or a man who did not observe closely was that his walk implied shrewdness and cunning, that he was a tricky man, but in reality it was the walk of caution and firmness. In sitting down on a common chair he was no taller than ordinary men. His legs and arms were abnormally, unnaturally long and in undue proportion to the remainder of his body. It was only when he stood up that he loomed above other men.

His Head and Face.

Mr. Lincoln's head was long and tall from the base of the brain and from the eyebrows. His head ran backward, his forehead rising as it ran back at a low angle, like Clay's, and unlike Webster's, which was almost perpendicular. The size of his head measured at the latter's block was 7 1/2, his head being from ear to ear 6 1/2 inches and from the front to the back of the brain 8 inches. Thus measured it was not below the medium size. His forehead was narrow, but high; his hair was dark, almost black, and lay floating over his fingers or his eyes left it, piled up at random; his cheek bones were high, sharp and prominent; his jaws were long and upcurved; his nose was large, long and blunt and a little awry toward the right eye; his chin was sharp and upcurved; his eyebrows cropped out like a huge rock on the brow of a hill; his long, sawtooth face was wrinkled and dry, with a hair here and there on the surface; his cheeks were leathery; his ears were large and ran out almost at right angles from his head, caused partly by heavy hairs and partly by nature; his lower lip was thick, hanging and undercurved, while his chin reached for the lip upcurved; his neck was neat and trim, his head being well balanced on it. There was the lone mole on the right cheek and Adam's apple on his throat.

Thus stood, walked, acted and looked Abraham Lincoln. He was not a pretty man by any means, nor was he an ugly one. He was a homely man, careless of

THE SUNDAY SCHOOL.

LESSON XIII, THIRD QUARTER, INTERNATIONAL SERIES, SEPT. 29.

A Comprehensive Review of the Quarter's Lessons—Golden Text, I Kings vii, 5, 6—Commentary by the Rev. D. M. Stearns.

LESSON I.—The Ten Commandments (Ex. xx, 1-17). Golden Text, Luke x, 27, "Thou shalt love the Lord thy God with all thy heart, and with all thy soul, and with all thy strength, and with all thy mind, and thy neighbor as thyself." No commandments till redeemed from Egypt. The one thing the sinner needs is righteousness, and this is found only in Christ, who is the end of the law for righteousness to every one that believeth (Rom. x, 4). This righteousness is summed up in the one word "love," for love is the fulfilling of the law, and God is love. Christ is God manifest in the flesh, and the true Christian life is, "Christ living in me."

LESSON II.—The Golden Calf (Ex. xxxii, 1-8, 30-35). Golden Text, I John v, 21, "Little children, keep yourselves from idols." God manifest in the thunderings of Mount Sinai, or speaking by His servant, Moses, they promised to obey, but God invisible, and Moses absent for a little season, notwithstanding the token of His loving care in the daily manna from heaven, they turn from God to idols. What wonder that He was grieved with them! They tempted Him ten times and would not hearken to His voice (Num. xiv, 22). Let us cleave unto Him, and not grieve His Holy Spirit whereby we are sealed (Eph. iv, 30).

LESSON III.—Nadab and Abihu (Lev. x, 1-11). Golden Text, Lev. x, 9, "Do not drink wine nor strong drink, thou nor thy sons with thee." The service of God is wholly spiritual. He seeketh those who will worship Him in spirit and in truth (John iv, 23, 24). The flesh is carnal and is enmity against God (Rom. vii, 7). Therefore whatever excites or stimulates the flesh is against the Spirit. No work of God is accomplished in the energy of the flesh. "Not by might nor by power, but by My Spirit, saith the Lord of Hosts" (Zach. iv, 6). See also Eph. v, 18.

LESSON IV.—Journeying to Canaan (Num. x, 29-36). Golden Text, Num. x, 29, "Come, then, with us, and we will do thee good, for the Lord hath spoken good concerning Israel." It was all right thus to urge Hobab to partake of the blessings of the God of Israel, but it seems all wrong to speak of Hobab's being eyes to Israel. It looks like leaning upon him instead of upon God. The word for every child of God is, "My soul, wait thou only upon God, for my expectation is from Him" (Ps. lxxii, 5).

LESSON V.—The Report of the Spies (Num. xiii, 17-33). Golden Text, Num. xiii, 9, "The Lord is with us, and we will do thee good, for the Lord hath spoken good concerning Israel." It was all right thus to urge Hobab to partake of the blessings of the God of Israel, but it seems all wrong to speak of Hobab's being eyes to Israel. It looks like leaning upon him instead of upon God. The word for every child of God is, "My soul, wait thou only upon God, for my expectation is from Him" (Ps. lxxii, 5).

LESSON VI.—The Brazen Serpent (Num. xxi, 4-9). Golden Text, John iii, 14, "As Moses lifted up the serpent in the wilderness, even so must the Son of Man be lifted up." About 88 years between the last lesson and this; a whole generation passed away. Aaron and Miriam also gone, and the new generation murmuring as usual, although again on the borders of the land. We will do all things without murmuring or disputing if we have confidence in God (Phil. ii, 14; Isa. xxx, 15). All manner of rebellion against our Lord in life is simply rebellion against God. The cure is to "consider Him who was lifted up for us and yielded fully to Him."

LESSON VII.—The New Home in Canaan (Deut. vi, 3-15). Golden Text, Deut. vii, 10, "Thou shalt bless the Lord thy God for the good land which He hath given thee." The land and all its contents were wholly a matter of grace, a free gift of God to them, that they might therefore hear and do His will and suffer Him to bless them mightily in the eyes of all nations, that so through their blessing He might be known. We would keep ourselves wholly for Him, He would magnify Himself in us.

LESSON VIII.—Crossing the Jordan (Joshua iii, 5-17). Golden Text, Isa. xliii, 2, "When thou passest through the waters, I will be with thee." Moses has at this time joined Aaron and Miriam in the better land, and Joshua is now the visible leader of the host. The Lord is with him as He was with Moses, and this is the secret of His strength. The ark is carried amid of the host, and as the waters divide, the priests bearing it advance to the midst of the river, and there abide till all have safely passed over. Jesus has been through Jordan for us, and we need not fear.

LESSON IX.—The Fall of Jericho (Joshua vi, 8-20). Golden Text, Heb. xi, 30, "By faith the walls of Jericho fell down, after they were compassed about seven days." The same Lord who appeared to Moses at the burning bush and commanded him to put off his shoes now appears to Joshua by Jericho with a like command, instructing him in the way of victory and peace. It is God's way to plan and to carry out His plans. It is ours to yield and obey. We must keep our shoes off, and never think of it as our work.

LESSON X.—Caleb's Reward (Joshua xiv, 5-14). Golden Text, Joshua xiv, 14, "He wholly followed the Lord God of Israel." See a man of 85, as strong as a man of 40, because God was his strength, and He changes not. His strength is made perfect in our weakness, and when we yield to Him that He may work in us, our weakness will be but a better occasion for Him to manifest His strength. Walled cities and giants are nothing to God, and victory depends upon His ability, not upon ours.

LESSON XI.—The Cities of Refuge (Joshua xx, 1-9). Golden Text, Heb. vi, 18, "Who have fled for refuge to lay hold upon the hope set before us." This lesson is very suggestive of Christ, who is our only refuge from the law of sin and death, and in whom alone there is safety. As we pointed out in our notes on the lesson every name is suggestive of Him. Notice also that the city of Caleb's inheritance (Hebron) became a city of refuge, and when we follow Jesus we fully and live in fellowship with Him we will in His Name become a refuge for others.

LESSON XII.—Joshua Renewing the Covenant (Joshua xxiv, 14-26). Golden Text, Joshua xxiv, 24, "The Lord our God we serve, and His voice will we obey." The great thought here is that we cannot serve God unless we serve Him with the whole heart in sincerity and in truth. He has bought us that we might be a people for His own possession, and He wants us wholly for Himself, both for His glory and for our highest good.

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LEGAL NOTICES.

PROBATE ORDER.—State of Michigan, County of Van Buren.—
At a session of the Probate Court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Tuesday, the 16th day of September, in the year one thousand eight hundred and ninety-five.
Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Barnabee Evans, deceased.
On reading and filing the petition, duly verified, of Cornelia L. Evans Smith, widow of said deceased, praying that an order may be entered determining who are the legal heirs of said deceased and entitled to inherit his estate.
That Monday, the 7th day of October, 1935, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.
BENJ. F. HECKERT, Judge of Probate.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, bearing date the 18th day of July, A. D. 1892, made and executed by E. J. Post to Maria Bannister, said mortgage was on the 29th day of July, A. D. 1892, duly recorded in the office of the register of deeds for Van Buren county, Michigan, in liber 30 of mortgages on page 398, and which said mortgage was afterwards and on the 20th day of October, A. D. 1892, by said Maria Bannister duly assigned to John Bilbo, which said assignment was afterwards on the 25th day of October, A. D. 1892, duly recorded in the office of the register of deeds for Van Buren county, Michigan, in liber 47 of mortgages on page 445; on which said mortgage there is claimed to be due at the date of this notice the unpaid installment of principal and interest, including an attorney fee of \$15.00, as provided in said mortgage, and no proceeding at law or in equity having been instituted to recover the amount due on said mortgage, or any part thereof; Now, therefore, notice is hereby given, that by virtue of the power of sale in said mortgage contained, and the statute in such case made and provided, I shall, on Saturday, the 21st day of December, A. D. 1935, at 10 o'clock in the forenoon, at the north front door of the court house for said county in the village of Paw Paw, Michigan, (that being the place for holding the circuit court for said Van Buren county), sell to the highest bidder the premises described in said mortgage, or so much thereof as may be necessary to pay the principal and interest thereon from September 1st, 1935, and interest thereon at the rate of six per cent per annum.

The premises described in said mortgage, and to be sold, are all that certain parcel of land situated in the township of Columbia, County of Van Buren, State of Michigan, described as follows: Commencing at a point three hundred and twenty-six feet and six inches east of the southeast corner of section twelve (12) running three hundred and thirty-three (33) feet north, thence west two hundred and thirty-five (35) feet, thence south three hundred and thirty-five (35) feet, thence east two hundred and fifty (50) feet along the center of the highway to the place of beginning. All in township one south of range fifteen west, together with the hereditaments and appurtenances thereto belonging or in any-wise appertaining.
Dated this 21st day of September, A. D. 1935.
A. BILBO, Mortgagee by Assignment.
HECKERT & CHANDLER, Attorneys for Mortgagee. 14113026

PROBATE ORDER.—State of Michigan, County of Van Buren.—
At a session of the Probate Court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Tuesday, the 16th day of September, in the year one thousand eight hundred and ninety-five.
Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Barnabee Evans, deceased.
On reading and filing the petition, duly verified, of Cornelia L. Evans Smith, widow of said deceased, praying that an order may be entered determining who are the legal heirs of said deceased and entitled to inherit his estate.
That Monday, the 7th day of October, 1935, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.
BENJ. F. HECKERT, Judge of Probate.

LEGAL NOTICES.

MORTGAGE SALE.—Whereas, default having been made in the conditions of a certain mortgage, bearing date the 24th day of May, A. D. 1899, made and executed by Clark W. Reynolds and Celia Reynolds, his wife, of Paw Paw, Van Buren county and State of Michigan, to Albert Harrison of the same place, which said mortgage was, on the 12th day of June, A. D. 1893, filed for record in the office of the register of deeds for Van Buren county, by the said Albert Harrison, in Liber 29 of mortgages on page 149 and 150.

And whereas, by the terms and provisions of said mortgage it is agreed that should in any default be made in the payment of the interest to become due thereon or any part thereof, on any day where the same is made payable as therein expressed, and should the same sum unpaid and in arrears for the space of ninety (90) days, then and from thenceforth after the lapse of the said ninety (90) days, the mortgagee at his option might declare the whole of the principal sum and the interest of the said mortgage to be due and payable immediately; And whereas, one hundred and three dollars and thirty-six cents (\$103.36) of the interest on said principal sum became due and payable said mortgage by the terms thereof on the 8th day of October, A. D. 1934, a portion of which said sum is still due and unpaid in arrears, and more than ninety (90) days have elapsed since the same became due, unpaid and in arrears, and from thenceforth after the lapse of the said ninety (90) days, the mortgagee at his option might declare the whole amount of said mortgage, both principal and interest, to be due and payable immediately, and the statute in such case made and provided, I shall, on Saturday, the 21st day of December, A. D. 1935, at 10 o'clock in the forenoon, at the north front door of the court house for said county in the village of Paw Paw, Michigan, (that being the place for holding the circuit court for said Van Buren county), sell to the highest bidder the premises described in said mortgage, or so much thereof as may be necessary to pay the amount then due on said mortgage, and all legal costs and expenses incurred in the proceedings, including an attorney fee of twenty-five dollars (\$25.00) contempered for in said mortgage, and the costs of sale.

The premises so to be sold and as are set forth in said mortgage are known and described as follows: All that certain piece or parcel of land situated and being in the township of Paw Paw, County of Van Buren and State of Michigan, known and described as follows: Commencing at a stake on the east and west quarter line of section one (1) in township three (3) south, range fourteen (14) west, seventeen (17) chains and ninety (90) links north of the quarter section line between sections (21) and twenty-two (22) and running thence north parallel with the section line twenty-six (26) chains and four (4) links, thence east one hundred and thirty-three (33) chains and ten (10) links to the north and south quarter line in said section twenty-one (21), thence south on said quarter line eight (8) chains and eighty (80) links to the margin of the lake, thence southerly along the margin of the lake to the east and west quarter line in said section twenty-one (21), thence east on said quarter line about fourteen (14) chains and fifteen (15) links to the place of beginning, except ten (10) acres of the south side of the above described parcel of land, containing forty (40) acres of land more or less, together with the hereditaments and appurtenances thereto belonging or in any-wise appertaining.
Dated, this 23rd day of August, A. D. 1935.
ALBERT HARRISON, Mortgagee.
TRUSS & McNEIL, Att'ys for Mortgagee.

PROBATE ORDER.—State of Michigan, County of Van Buren.—
At a session of the Probate Court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Tuesday, the 2nd day of September, in the year one thousand eight hundred and ninety-five.
Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Ann B. Smith, deceased.
On reading and filing the petition, duly verified, of John B. Smith, son of said deceased, praying that a certain instrument in writing, now on file in this court, purporting to be the last will and testament of said deceased, may be proved, allowed and admitted in probate, and that execution thereon be granted to the petitioner, the executor named in said will.
That Monday, the 30th day of September, 1935, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.
BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan, County of Van Buren.—
At a session of the Probate Court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Tuesday, the 2nd day of September, in the year one thousand eight hundred and ninety-five.
Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Samuel C. Becker, deceased.
On reading and filing the petition, duly verified, of Sarah Withey, daughter of said deceased, praying that a certain instrument in writing, now on file in this court, purporting to be the last will and testament of said deceased, may be proved, allowed and admitted in probate, and that execution thereon be granted to David B. Wheeler, the executor in said will named.
That Monday, the 30th day of September, 1935, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate of the pendency of said petition and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.
BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan, County of Van Buren.—
At a session of the Probate Court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Tuesday, the 2nd day of September, in the year one thousand eight hundred and ninety-five.
Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Agnes G. Murphy, deceased.
On reading and filing the petition, duly verified, of Matthew Murphy, praying for reasons therein stated, that admission be granted to said will of said estate may be granted to the petitioner to some other suitable person.
That Monday, the 30th day of September, 1935, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office in the village of Paw Paw, in said county, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.
BENJ. F. HECKERT, Judge of Probate.

ORDER OF PUBLICATION.—State of Michigan, in the Circuit Court for the County of Van Buren.—In Chancery.
Ada V. Bradley Comptroller vs. Judson D. Bradley, Defendant. Ninth Judicial Circuit.
Suit pending in the Circuit Court for the County of Van Buren.—In Chancery at Paw Paw, on the 4th day of September, 1935.

In this case, it appearing from an affidavit on file that the defendant, Judson D. Bradley, is the president of the State of Michigan, and that process for his appearance has been filed and that the same cannot be served upon him in this state by reason of his absence from this state, and that his continued absence from his last place of residence, on motion of Titus and McNeil, complainant's solicitors, it is ordered that the defendant, Judson D. Bradley, cause his appearance to be entered herein within three months from the date of this order, and in case his appearance is not entered, that he file and a copy thereof to be served on said complainant's solicitors, and that the complainant cause his appearance to be entered on or before the date of this order; and that in default thereof said bill be taken as confessed by said defendant.

And it is further ordered, that within twenty days the said complainant cause a notice of this order to be published in the True Northerner, a newspaper printed, published and circulating in said county, and that such publication be continued therein once in each week, for six weeks in succession, or that she cause a notice of this order to be personally served on said defendant, at least twenty days before the time above prescribed for his appearance.
Dated, this 4th day of September, A. D. 1935.
O. W. ROWLAND, Circuit Court Commissioner in and for said County.
TRUSS & McNEIL, Complainant's Solicitors. 14113017

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, bearing date the 24th day of May, A. D. 1899, made and executed by Clark W. Reynolds and Celia Reynolds, his wife, of Paw Paw, Van Buren county and State of Michigan, to Albert Harrison of the same place, which said mortgage was, on the 12th day of June, A. D. 1893, filed for record in the office of the register of deeds for Van Buren county, Michigan, in Liber 29 of mortgages on page 149 and 150.

And whereas, by the terms and provisions of said mortgage it is agreed that should in any default be made in the payment of the interest to become due thereon, or any part thereof, on any day where the same is made payable as therein expressed, and should the same sum unpaid and in arrears for the space of ninety (90) days, then and from thenceforth after the lapse of the said ninety (90) days, the mortgagee at his option might declare the whole of the principal sum and the interest of the said mortgage to be due and payable immediately; And whereas, one hundred and three dollars and thirty-six cents (\$103.36) of the interest on said principal sum became due and payable said mortgage by the terms thereof on the 8th day of October, A. D. 1934, a portion of which said sum is still due and unpaid in arrears, and more than ninety (90) days have elapsed since the same became due, payable and in arrears, and from thenceforth after the lapse of the said ninety (90) days, the mortgagee at his option might declare the whole amount of said mortgage, both principal and interest, to be due and payable immediately, and the statute in such case made and provided, I shall, on Saturday, the 21st day of December, A. D. 1935, at 10 o'clock in the forenoon, at the north front door of the court house for said county in the village of Paw Paw, Michigan, (that being the place for holding the circuit court for said Van Buren county), sell to the highest bidder the premises described in said mortgage, or so much thereof as may be necessary to pay the amount then due on said mortgage, and all legal costs and expenses incurred in the proceedings, including an attorney fee of twenty-five dollars (\$25.00) contempered for in said mortgage, and the costs of sale.

The premises so to be sold and as are set forth in said mortgage are known and described as follows: All that certain parcel of land situated in the township of Columbia, County of Van Buren, State of Michigan, described as follows: Commencing at a point three hundred and twenty-six feet and six inches east of the southeast corner of section twelve (12) running three hundred and thirty-three (33) feet north, thence west two hundred and thirty-five (35) feet, thence south three hundred and thirty-five (35) feet, thence east two hundred and fifty (50) feet along the center of the highway to the place of beginning. All in township one south of range fifteen west, together with the hereditaments and appurtenances thereto belonging or in any-wise appertaining.
Dated this 21st day of September, A. D. 1935.
A. BILBO, Mortgagee by Assignment.
HECKERT & CHANDLER, Attorneys for Mortgagee. 14113026

ALL KINDS OF JOB WORK DONE AT THIS OFFICE

PROBATE ORDER.—State of Michigan, County of Van Buren.—
At a session of the Probate Court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Tuesday, the 16th day of September, in the year one thousand eight hundred and ninety-five.
Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Barnabee Evans, deceased.
On reading and filing the petition, duly verified, of Cornelia L. Evans Smith, widow of said deceased, praying that an order may be entered determining who are the legal heirs of said deceased and entitled to inherit his estate.
That Monday, the 7th day of October, 1935, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.
BENJ. F. HECKERT, Judge of Probate.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, bearing date the 24th day of May, A. D. 1899, made and executed by Clark W. Reynolds and Celia Reynolds, his wife, of Paw Paw, Van Buren county and State of Michigan, to Albert Harrison of the same place, which said mortgage was, on the 12th day of June, A. D. 1893, filed for record in the office of the register of deeds for Van Buren county, Michigan, in Liber 29 of mortgages on page 149 and 150.

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Dated this 21st day of September, A. D. 1935.
A. BILBO, Mortgagee by Assignment.
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