

**THE TWICE-A-WEEK
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THE OTHER FELLOW, NOT YOU

You haven't had the flu, of course not. You haven't spread it among your neighbors, of course not. It's the other fellow—your neighbor—who has been thoughtless and careless, and between you and I we feel like roasting him just a little, although he's a mighty fine fellow.

But he don't know much, especially about the flu. He was sure he didn't have it—just a cold, or a little headache, that would pass in the night; and he thoughtlessly moved about among the people, coughing a little now and then—just a tiny little, insignificant cough, and sneezing once in a while. And sometimes he talked right in people's faces—and in a little while many people had the flu.

The "other fellow" is proverbially thoughtless. With so much flu around he ought not to have been around. When he began to feel the least little bit out of sorts he ought to have gone home and stayed there until he knew for sure that nothing was wrong with him.

This flu comes so quickly and gives so little notice of its coming, that the "other fellow" should take unusual precautions.

He ought to sleep with the windows wide open every night.

He ought to avoid crowds or small gatherings until the flu epidemic is over.

He ought not to get within five feet of anyone to whom he is talking, and good five feet at that.

He ought to avoid heated rooms and stay out of doors as much as possible.

He ought to make himself a committee of one to preserve and promote the health of the general community.

You and I, we do differently. We don't spread the disease. We don't congregate. We avoid crowds, and if either of us ever feels the least bit out of sorts, it's to bed for us, and send for the doctor. We won't take any chances with our own health or that of others.

We know that it's the "mild cases," where there is "nothing really the matter," that gives the doctors sleepless nights and our friends and families great concern. We know the mild case of today may be the tragedy of tomorrow. We won't stay up when we can just take a little vacation while we regain our health or make sure there is nothing ailing us.

But "our neighbor!" He's the careless fellow that quarantines have to be established for. He is the limit—never knows he's sick until his temperature is 101 and still climbing. He's such a pronounced optimist that you and I have got to set him an example by strictly observing every known precaution, just to give him a hint. And when he takes it, and does as we do, the flu epidemic will be over.

You and I have a personal responsibility in this matter as leading citizens of our community, to set the right kind of an example first, and do our criticizing afterward.

Let's do it.
Let's go "over the top" in this "safety first" business—you and I.

**Properly Fitted
Glasses**

While we will be extra busy during December, we are not going to neglect our Optical Department. If you need Glasses, a broken lens replaced, or your glasses repaired or straightened, you will get the same courteous treatment as usual. Don't hesitate to call on us.

Coleman's

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If you want to borrow money on your Livestock, Wool or Liberty Bonds, talk with your local bank about our terms and service, or write to us direct.
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ORDINANCE

An ordinance declaring an emergency and establishing hours of business for certain kinds of business, closing certain business establishments, defining the rights of certain business establishments, providing for the supervision of certain kinds of business, providing the duties of managers of certain business establishments, prohibiting all in door and out door public gatherings, and providing for the enforcement of the provisions of said ordinance, and providing for certain penalties for the violation thereof.

Be it ordained by the mayor and council of the City of American Falls, Idaho:

Whereas, An emergency existing, the disease commonly known and termed influenza, has again attacked the citizens of the city of American Falls, Idaho, and

Whereas, It is the desire of the authorities to establish certain rules and regulations, concerning the conducting of the various business houses of said city, and

Whereas, It is the desire of the authorities to close certain kinds of business houses during said emergency, and

Whereas, It is the desire of the said authorities to so control said business houses for a period of ten days, from date hereof, unless repealed by proclamation of the mayor, or continued in force for a longer time by proclamation of said mayor of said city.

NOW THEREFORE, Be it resolved:

Section 1. That the time referred to in said ordinance shall be from date hereof for a period of ten (10) days hereafter, unless cancelled by order of the mayor, or continued in force by order of said mayor.

Section 2. That all public gatherings, within the limits of said city, in door or out door, be and the same are hereby prohibited.

Section 3. That all banks, real estate offices, mercantile establishments, dealing in groceries, dry goods, jewelry, clothing, cigars, hardware, implements, lumber, drugs, meats, and all goods, merchandise, etc., except restaurants, pool halls, picture shows, bowling alleys, hotels, are hereby required to close at 6:00 p. m., each day during said time, and to permit no persons, whether male or female to enter said places of business at any time, except such number as are equal to the number of clerks in said establishment, provided however, that drug stores may remain open after 6:00 o'clock p. m., for the handling of prescriptions.

Section 4. It is hereby made the duty of all clerks, managers, employees, to see that the provisions of the above section are complied with, and upon their failure so to do, such person or persons shall be subject to

such penalties as are hereinafter described.

Section 5. That all pool halls, picture shows, bowling alleys, soda fountains, and soft drink establishments, of every nature and kind are hereby ordered to close and remain closed during said emergency.

Section 6. That all card tables are hereby prohibited to operate during said emergency.

Section 7. That all restaurants are hereby ordered to close from 8:00 p. m., until 6:00 o'clock a. m., of each day during said emergency.

Section 8. That all owners, managers, and employees of all kinds of business establishments are hereby directed to prohibit any and all persons to gather, lounge, loiter, rest or remain in their said places of business except as provided in said ordinance, and it is hereby made unlawful for any person to loiter, linger, rest in any place of business, except as provided in said ordinance.

Section 9. That the Chief of Police of said city and such other persons as may be designated by said mayor are hereby directed to enforce the laws and provisions of said ordinance.

Section 10. That any person who shall violate any of the laws of said ordinance or who shall permit any person or persons to violate the same, when it is said person's or persons' duty by the laws of said ordinance, to prohibit such violations, shall be deemed guilty of a misdemeanor and upon conviction shall be subject to a fine of not less than \$50.00, and not more than \$75.00.

Section 11. That an emergency exists, and this ordinance shall be in full force and effect from and after its passage, approval and proclamation thereof, by the said mayor of said city.

Dated this 5th day of December, A. D., 1918.
WM. J. HANSON,
Mayor.

**WIDEMANN'S
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LABORATORIES**
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not be depended on—then if you
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back to the old baby foods.

QUARANTINE ORDINANCE

And Proclamation Putting It Into Effect.

AN ORDINANCE Placing a Quarantine on all Buildings, Public and Private in which there is housed Human Beings who have the Influenza or who have been exposed thereto, and defining the time for the lifting of the said quarantine and directing the Chief of Police or such other persons as may be directed by the Mayor, to enforce the same and the declaring of an emergency therefor, by the Mayor and Council of the City of American Falls, Idaho.

Section 1. That there is hereby established in the City of American Falls the right to quarantine all buildings, public and private in which there is housed, or in which there are human beings who have the influenza or who have been exposed thereto.

Section 2. That the City Physician is hereby directed to quarantine all human beings within a building or buildings, either public or private, that any human beings are found who have influenza or who have been directly exposed thereto. Said City Physician to quarantine the said premises until such time as the persons having the said influenza have recovered, therefor plus such time as it would be required for all other persons therein, after having been exposed to have taken the influenza.

Section 3. That as soon as any premises are quarantined by the said City Physician, it shall be unlawful for any person to enter the said premises or to come out from the said premises without the authority of the said City Physician, unless said person be a duly licensed physician, or to give aid under his direction.

Section 4. That the Chief of Police of the City or such persons as may be directed by the Mayor is hereby directed to act in conjunction with the said City Physician and to enforce said quarantine.

Section 5. That all persons who are ill or show symptoms of any disease, are hereby required to report the same to the City Physician.

Section 6. That all physicians, chiropractors, osteopaths, practicing in said City are hereby required to make a report daily to said City Physician as to any cases of sickness, which he may be called to attend to, or have notice of.

Section 7. That any person violating any part or provisions of said ordinance shall be deemed guilty of a misdemeanor and subject to a fine of not less than Fifty (\$50.00) Dollars, and not more than Seventy-five (\$75.00) Dollars, and in addition thereto to suffer quarantine for such length of time as is deemed advisable by the City Physician.

Section 8. An emergency existing this order shall be in full force and effect from and after its approval, passage, and its issuance thereof by a proclamation by the said Mayor.

Dated this 5th day of December, A. D., 1918.
ATTEST:
O. F. CROWLEY, City Clerk. WM. J. HANSON, Mayor.

WHEREAS, an emergency exists, I, Wm. J. Hanson, do hereby declare the above Ordinance in full force and effect from, this, the 5th day of December, 1918, at the hour of nine o'clock A. M.

WM. J. HANSON, Mayor.

H. P. Fordsham was up from Rockland Wednesday. He said the flu situation is better than it has been for several weeks.

SUMMONS.

In the District Court of the Fifth Judicial District of the State of Idaho, in and for the County of Power.

Roy Zaring, Plaintiff, vs. Ellic Sorenson and Hannah Sorenson, his wife; Frank Campbell and Lucy T. Campbell, his wife; and the unknown heirs and devisees of Frank Campbell, deceased, and all persons claiming by, through or under them, and all the unknown heirs and devisees of J. P. Stebbins, deceased, and all persons claiming by, through, or under them; and Maude S. Curry, a known heir of J. P. Stebbins, deceased, and all persons claiming by, through, or under her, if alive, and if not, then the unknown heirs and devisees of Maude S. Curry, and all persons claiming by, through, or under her, or them; and Thomas I. Richardson and Hattie Richardson, his wife; and Mrs. John Lantry, formerly Ellen I. Richardson, and John Doe Lantry, whose true Christian name is unknown; and all other persons claiming by, through or under them, defendants.

The State of Idaho sends greeting to Ellic Sorenson and Hannah Sorenson, his wife, Frank Campbell and Lucy T. Campbell, his wife, and the unknown heirs and devisees of Frank Campbell, deceased, and all persons claiming by, through, or under them, and all the unknown heirs and devisees of J. P. Stebbins, deceased, and all persons claiming by, through, or under them, or them, and Thomas I. Richardson, and Hattie Richardson, his wife, and Mrs. John Lantry, formerly Ellen I. Richardson, and John Doe Lantry whose true Christian name is unknown, and all persons claiming by, through, or under them, the above named defendants:

You are hereby notified that a complaint has been filed against you in the district court of the Fifth Judicial District of the State of Idaho in and for the County of Power, by the plaintiff herein, and that you are hereby directed to appear and answer the complaint within twenty days of the service of this summons if served within said judicial district, and within forty days if served elsewhere, and that this action is brought to quiet the title to the following described property, to-wit:

Commencing at the northeast (NE) corner of the northeast quarter (NE 1/4) section fourteen (14), township eight (8) south, of range thirty (30) E. B. M., thence running south thirty (30) rods, thence running northwesterly along Warm Creek to a point on the north line of section fourteen (14), thirty-three (33) rods west of the

D. W. DAVIS President O. R. BAUM Vice President AARON ELLIOTT Manager

**ABSTRACTS
SURETY BONDS
CONVEYANCING
NOTARY PUBLIC**



northeast corner of section fourteen (14), thence thirty-three (33) rods west to the northeast corner of section fourteen (14), thence east thirty-three (33) rods to place of beginning, together with \$20 water share from the water ditch known as the Morgan & Wood ditch, together with the tenements, hereditaments and appurtenances thereunto belonging, in your said plaintiff, and to establish Ellic Sorenson is and was one and the same person as Ellic Sorenson and Ellick Sorenson, and that Hannah Sorenson is and was one and the same person as Hannah Sorenson, and that Ellic Sorenson and Hannah Sorenson were husband and wife, and that Frank Campbell and Lucy T. Campbell were husband and wife, and that the said Frank Campbell died intestate, and that Lucy T. Campbell was his heir at law, and that James P. Stebbins was, at the time of his death, an unmarried man and died intestate, and Maude S. Curry, a distant relative, was his heir at law, and that Thomas I. Richardson was and is the same person as T. I. Richardson, and that Ellen I. Richardson, and Mrs. Ellen I. Richardson and Mrs. John Lantry is and was one and the same person, and that John Doe Lan-

try, whose true Christian name is unknown, is the husband of Mrs. John Lantry, and you are further notified that unless you appear and answer said complaint within the time specified the plaintiff will take judgment against you as prayed for in said complaint.
Witness my hand and the seal of said District Court this 25th day of September, A. D., 1918.
(Seal) PAUL BULFINCH
Clerk of the District Court.
11-22, 29; 12-6, 13, 20, 27.

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ADMINISTRATOR'S SALE

Wednesday, December 11

Beginning at 10 O'clock A. M.

As administrator of the Estate of H. C. Roy, Sr., Deceased, I will sell at PUBLIC SALE, at what is known as the

TOM BOLING PLACE

12 Miles South of Rockland and 4 1/2 Miles North of Roy, the following Described Property:

Live Stock

- 8 head of Mules, ranging in age from 8 to 12 yrs., weight from 1100 to 1250
- 1 two-year old Mule.
- 24 head of Horses, age from 3 to 9 yrs.
- 10 head of Milk Cows.
- 1 White Face Herford Bull
- 9 head of Spring Calves

Implements, Etc.

- 8 sets of Work Harness
- 1 3-bottom 14 inch Oliver Gang Plow
- 1 Thomas Drill 1 Champion Header
- 1 5-Section Wood Harrow
- 1 Best Combine Harvester, 16 foot cut
- 1 Mowing Machine, 4-foot cut
- 3 3-1/4 inch Wagons
- 1 3-1/2 Winona Wagon 1 Bod Sled
- Other articles too numerous to mention

FREE LUNCH AT NOON

TERMS:—All sums of \$10 and under, Cash; Over \$10, time will be given to Nov. 1, 1919, with Secured Notes, bearing 10 per cent interest; 5 per cent discount for cash

F. S. ROY,

Administrator of the Estate of H. C. Roy, Sr., Deceased

J. E. Ogden, Clerk

L. W. Cotant, Auctioneer