

SALVATIONISTS IN RELIEF WORK

WHAT THE ARMY IS DOING TO
RELIEVE DISTRESS OF POOR
IN THIS CITY.

A REPORT FROM CAPTAIN GUEST

Lewistown, May 30.
What does the Salvation Army do with the clothing and things that are donated?

This question is often asked: Are these things distributed among the poor, or are they sold and profits used in the Salvation Army work?

According to the size of the city, the gifts of clothing would not meet the demands if everyone who called upon us were allowed to take all they wanted to take. Then, again, large numbers of these people are so terribly particular that it is often impossible to satisfy them.

Our system of door-to-door visiting gives us an opportunity of getting acquainted with the needs of the people; then we can provide as we think best, and discriminate between the truly needy and those who are out to get something for nothing.

When we learn of a needy case, we investigate number in family, size and things needed most. These we provide willingly, for we feel it will be used. Often people go away offended because we will not allow them to take everything they can put their hands upon. One soon learns how to deal with this class of people.

Then there are people who are thankful of the opportunity to get good things, either for wearing or to make over for the smaller children. They would rather pay a little than to feel obligated by receiving gifts of clothing. This manner helps individualism, instead of creating pauperism. Garments, shoes and numerous other things, according to quality and condition, might bring from 5 cents up to 50 cents, such things, indeed, being worth a whole lot more.

Experience has taught us the wisdom of dealing in this manner, for instance:

We have been in cities and have seen some hard times, during which we try to help everybody, no matter what their creed or idea. In so doing we have again and again found people make use of this method and sell the clothes or shoes and buy whiskey. We have had a goodly number come and tell us how many have bothered them to purchase various articles so they could get a drink. Space will not permit to enlarge upon this, but it is easily seen how easy this is worked.

Now some one might ask: What becomes of the money received from sales? Upon this I would state our expense upon relief is far beyond our income upon the same. Hungry men, wanting meals; homeless men in need of a place to sleep; families in need of financial assistance; how many a few of the demands made upon our slim resources. The quarterly balance sheet, ending March 31, 1916, shows: Expense for relief, \$75.98; income from relief, \$8.20.

Our report for the past week shows: Expenditure, \$7.50; income for the week, 40 cents. All vouchers for money paid out are kept on file and books are open for inspection.

We keep account of all things given away, many friends giving us bread, potatoes, preserves, canned goods, which are always in demand. Here would like to thank Mr. Robbins of the Sullivan's bakery, who is always ready to help when we get a bad case of distress. Recently he gave us bread enough to last six families several days. We do sincerely thank him for his large-heartedness. Mr. Heinicke of the Judith theater sent in several sacks of potatoes, which proved a God-send at that time. These gifts are greatly appreciated and we put them into places where we know they are needed, or give to the needy, but never pauperize anyone.

Are there any needy cases in Lewistown now? We say, yes; it seems as if our needs are as great as ever. Some think it should not be so; still, it exists, and the needs call for assistance. Thanking all our friends for past help, relying upon you for the future, we remain

Yours in humanity's cause,
CLINTON A. NONNEMACHER,
Sergeant-Major.

LAURA L. THOMAS,
Secretary.

RICHARD G. GUEST,
Captain.

Phone 731; quarters, 220 First avenue south; box 1887.

TO REACH A CLIMAX

(Continued from Page One.)

as a separate bill in the senate, centered largely around the question as to whether the Bethlehem Steel company, the largest private manufacturer of plate, had treated the government fairly in dealings with it.

Representatives Butler and Graham of Pennsylvania waged the fight against the naval committee amendment, offering as a substitute an amendment by Mr. Butler looking to a settlement of the controversy between the government and private manufacturers through a federal trade commission. The Butler amendment would have provided for an appropriation for building a government plant, but made its use contingent upon the refusal of private manufacturers to accept contracts at prices judged by the commission to be fair.

Representative Shirley of Kentucky, in supporting the committee amendment, declared his belief that the government should manufacture some part of every article which is used exclusively, simply to establish a cost price. He attacked the Bethlehem Steel company for its refusal, during a recent congressional inquiry, to reveal the cost of making armor plate. The Butler amendment was lost, 180 to 125. A proposal by Representative

Ware of Pennsylvania to locate the plant at Philadelphia was defeated, 255 to 5.

The increase of 2,700 sailors in the navy personnel would be effected by removing the hospital corps from the total number of enlisted men provided by law. Representative Roberts of Massachusetts made a futile attempt to add 2,750 sailors and 700 marines to the bill. Mr. Padgett said the country would have no use for this additional number of marines at this time.

Under the construction bonus amendment the secretary of the navy would be authorized to award bonuses of as much as 20 per cent. of contract price for quick delivery. It would require the employment of extra shifts instead of long hours for workmen in speed line up of construction.

Only a few more amendments will be offered before the closing of debate Friday. The measure then will be passed and sent to the senate.

COURT NEWS

The trial of the case of Oscar Johnson against Anna Anderson was taken up in the afternoon, the plaintiff being represented by Mettler & Briscoe and E. G. Worden and the defendant by Belden & DeKalb. The plaintiff seeks some causes of action and asks to recover a total of \$14,442. The jurors engaged on this case are J. T. McDonald, S. McChesney, C. B. Singley, S. G. Rand, B. M. Guyer, C. L. Wentworth, A. C. Edwards, William Angel, J. T. Stanley, Thomas Mason, J. W. Hughes, Sam Lutz. The trial will occupy about all of today at least.

Seeks a Divorce.
Loving M. Estes may live right up to his first name all the time, but it does not get him anywhere so far as Mrs. Estes is concerned, according to a complaint she has filed with the court. He sets out that she married him in 1913, and that she deserted him in July, 1914, wherefore he asks for a decree. The parties have resided at Moore. E. K. Cheddie is the defendant's attorney.

Damages Suit.
L. L. Carpenter has brought suit against John Jellinek to recover \$93 damages, alleging that in March, 1915, the defendant kindled a fire at his place, and through negligence, the blaze spread over to the plaintiff's place, destroying a lot of hay and straw. W. H. Grant of Denton is the plaintiff's attorney.

In the case of the J. I. Case company against R. E. Hamilton, the plaintiff's motion for a new trial was allowed.

In the case of the Judith Hardware company against Krause and others, the defendant was set for May 29.

The First State bank of Hilger has brought suit against Louis Miller to recover \$225. O. O. Mueller represents the bank.

Seeks a Divorce.
Della Pinckard has brought suit against J. S. Pinckard to secure a divorce, alleging cruelty, failure to provide and lack of fidelity. The parties were married at Chicago in 1912. Blackford & Hinton are the plaintiff's attorneys.

Elizabeth Ray has brought suit against E. M. Regan to recover \$300 upon a secured note. Blackford & Hinton are the plaintiff's attorneys.

The First State Bank of Balatin has brought suit against A. E. Anderson to recover \$183. Belden & DeKalb represent the plaintiff.

An Assault Case.
Floyd Smith, a colored man, was arrested Monday upon charges of assault in the first degree. The defendant is a railway laborer and on Sunday hit the white foreman of a section gang near Brooks over the head with a piece of iron, fracturing the skull.

The case of Jesse D. Clark against Melville W. Johnson, in which the plaintiff sued to recover about \$300 on a deal in lumber, the jury returned a verdict for the plaintiff for \$381.80. McConchie & Williams represented the plaintiff and C. J. Marshall the defendant. The jurors being W. J. Shumate, J. T. McDonald, Sam Lutz, J. M. Sullivan, Harry Martin, W. W. Watson, J. D. Slanger, G. W. Canon Jr., D. H. Whitmore, S. McChesney, A. E. Leslie and B. F. Quintance.

SHERIFF'S SALE.
In the District Court of the Tenth Judicial District of the State of Montana, in and for the County of Fergus.

State Bank of Grass Range, a corporation, Plaintiff, vs. Albert J. Kuhfeld, Jr.; Lena R. Kuhfeld; Fergus County Hardware Company, a corporation; I. B. Kirkland, Defendants.

Filed for sale at Sheriff's Sale, on Thursday, June 22, 1916, at 2 o'clock p. m., at the front door of the Court House, in Lewistown, Fergus County, Montana, to the highest and best bidder for cash in hand, the following described property within Fergus County, Montana, to-wit:

Lot four (4), southeast quarter of the southwest quarter (SE 1/4) of section nineteen (19), lot one (1), northeast quarter of the northeast quarter (NE 1/4 NW 1/4), section thirty (30), township fourteen (14) north, range twenty-three (23) east, of the Montana Principal Meridian, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging.

Dated at Lewistown, Montana, the 26th day of May, 1916.

FIRMIN TULLOCK, Sheriff.

J. C. Robinson, Jr., Schmidt & Schmidt, Attorneys for Plaintiff.

First publication June 1-31

SHERIFF'S SALE.
First State Bank of Hilger, a corporation, Plaintiff, vs. John A. Anderson and Karen Anderson, Defendants.

To be sold at Sheriff's Sale, on Thursday, June 8th, 1916, at 2 o'clock p. m., at the front door of the Court House in Lewistown, Fergus County, Montana, to the highest and best bidder for cash in hand, the following described real estate, situate, lying and being in Fergus County, Montana, to-wit:

The east half of the southwest quarter (E 1/2 SW 1/4) and the west half of the southeast quarter (W 1/2 SE 1/4) of section thirty-one (31), in township twenty-one (21) north, of range eighteen (18) east, of Montana Meridian in Montana.

Lewistown, May 16th, 1916.

FIRMIN TULLOCK, Sheriff.

Chas. J. Marshall, Attorney for Plaintiff.

First publication May 18-31

NOTICE OF ADMINISTRATOR'S SALE OF REAL ESTATE.

Notice is hereby given that in pursuance of an order of the District Court in and for Fergus County, State of Montana, made on the 27th day of May, 1916, in the matter of the estate of William Gordon, deceased, the undersigned administrator of the estate of said William Gordon, deceased, will sell at private sale on and after Saturday, the 17th day of June, A. D. 1916, in one parcel, or in sub-divisions, to the highest bidder, upon the terms and conditions hereinafter set forth, and subject to confirmation by said District Court, the following described real property situated in Fergus County, State of Montana, to-wit:

Lot two (2) and the north half of the southeast quarter of section three (3); lots two (2) and three (3) and the southeast quarter of the northeast quarter and the northeast quarter of the southeast quarter of section ten (10); an undivided one-half of the south half of the southeast quarter and the east half of the west quarter of section three (3); all in township twelve (12) north, of range sixteen (16) east, Montana Meridian.

The west half of the northeast quarter, the west half of the southeast quarter, and the southeast quarter of the southeast quarter of section twenty (20); the southeast quarter of the southeast quarter of section twenty-seven (27); the southeast quarter, the northeast quarter of the southeast quarter, the south half of the southeast quarter, and the northwest quarter of the northwest quarter of section twenty-eight (28); the east half of the northeast quarter and the west half of section twenty-nine (29) all of section thirty (30); the north half of the northwest quarter and the northwest quarter of the northeast quarter of section thirty-one (31); the southeast quarter of section thirty-one (31); the southeast quarter of the southeast quarter and the south half of the south half of section thirty-three (33); the west half of the northeast quarter and the west half of section thirty-four (34), all in township thirteen (13) north, of range sixteen (16) east, Montana Meridian.

The southeast quarter of section twenty-four (24), the northeast quarter and the northeast quarter of the southeast quarter of section twenty-five (25), in township thirteen (13) north, of range fifteen (15) east, of the Montana Meridian.

Also all the right, title and interest in said deceased in the southwest quarter of section sixteen (16), in township thirteen (13) north, of range fifteen (15) east, Montana Meridian, as acquired under Certificate of Purchase of State Land, dated July 29, 1910.

Also an undivided one-half interest in Certificate of Purchase of State Land, dated November 18, 1905, for the east half of section thirty (30), in township sixteen north, of range nineteen (19) east.

Together with all and singular the tenements, hereditaments and appurtenances, including water rights, ditches and franchises unto the above described lands, or any part thereof, of belonging.

Lots one (1), two (2) and three (3), of block six (6) and an undivided one-half of lot twenty-two (22) of block sixteen (16) of the Original Townsite of Kendall, Fergus County, Montana.

Lots one (1), two (2), three (3) and four (4) of block two (2) and lots nine (9) and ten (10) of block twelve (12) of block four (4) of the Original Townsite of Strass, Fergus County, Montana, together with the improvements thereon.

An undivided one-eighth of the North Star, Dog Creek, Ridge, Bench, Soule and Iron Horse patented lode claims.

Terms of Sale.—Either for cash with ten per cent. of the amount of sale payable at time bid is accepted and balance on confirmation of sale and delivery of deed to purchaser, or one-half cash, ten per cent. of the purchase price payable at time of acceptance of confirmation of sale and delivery of deed to purchaser, and remaining one-half of purchase price on one year's time secured by first mortgage on real estate sold, with interest at the rate of eight per cent. per annum from date of delivery of deed to purchaser; deed at expense of purchaser.

All bids must be in writing and must be filed with the offices of Blackford & Hinton, attorneys for said administrator, at Lewistown, Montana, and may be delivered to the undersigned administrator at his residence in said County of Fergus, or may be filed in the office of the Clerk of said District Court at any time after the first publication of this notice and before the making of sale.

Dated the 31st day of May, A. D. 1916.

BENJAMIN F. GORDON,
Administrator of the Estate of William Gordon, Deceased.

Blackford & Hinton, Attorneys for Administrator.

First publication June 1-31

NOTICE TO CREDITORS.
Estate of Auguste Zastrow, deceased. Notice is hereby given by the undersigned, administrator of the estate of Auguste Zastrow, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them within four months after the first publication of this notice, to the said Mary A. Work, at No. 518 North 1st Street, Lewistown, Montana, or to Edward C. Russell, Room 205-6, Bank-Electric Building, City of Lewistown, in the County of Fergus, State of Montana.

Dated May 1916.

MARY A. WORK,
Administratrix of the Estate of Auguste Zastrow, Deceased.

First publication May 25-31

NOTICE OF CONTEST.
Department of the Interior, United States Land Office, Lewistown, Montana, May 24, 1916.

To John Johnson, of Roy, Montana, Contestee.

You are hereby notified that you have been named as contestee in the application of Arnelles, Montana, as his place of address, filed on May 5, 1916, in this office his duly corroborated application to contest and secure the cancellation of your Homestead Entry, No. 629598, Serial No. 166, filed in the County of Fergus, State of Montana, is this day dissolved by mutual consent, Mr. Henry E. Pasek having purchased the entire interest of said contestee, with all and singular the tenements, hereditaments and appurtenances thereunto belonging, and his obligations owing to the said firm shall be paid to, and all outstanding obligations of the said contestee shall be paid by the firm of Bonde and Pasek.

Dated at Buffalo, Montana, April 28, 1916.

A. T. BONDE,
First publication May 18-31

NOTICE TO CREDITORS.
Estate of William J. Etten, deceased. Notice is hereby given by the undersigned, administrator of the estate of William J. Etten, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them within four months after the first publication of this notice, to the said administrator at the law offices of Blackford & Hinton, his attorneys, in the Bank-Electric Building, in the City of Lewistown, in the County of Fergus, State of Montana.

Dated May 31, 1916.

CHARLES E. ETTEEN,
Administrator of the Estate of William J. Etten, Deceased.

First publication June 1-31

ALIAS SUMMONS.

In the District Court of the Tenth Judicial District of the State of Montana, in and for the County of Fergus.

Charles A. Heath, Plaintiff, vs. Hattie Heath, Defendant.—Alias Summons.

The State of Montana sends greeting to the above-named defendant, Hattie Heath.

You are hereby summoned to answer the complaint in this action, which is filed in the office of the Clerk of this Court, a copy of which is herewith served upon you, and to file your answer and serve a copy thereof upon the plaintiff's attorney within twenty days after the service of this summons, exclusive of the day of service; and in case of your failure to appear and answer, judgment will be taken against you by default for the relief demanded in the complaint.

Said action is brought for the purpose of securing a decree of this Court dissolving the bonds of matrimony now and heretofore existing between plaintiff and defendant on the grounds of desertion. Plaintiff alleges that defendant did, on or about the 28th day of March, A. D. 1910, wilfully and without cause, desert and abandon plaintiff and to live separate and apart from him, without any sufficient cause or reason and against his will and without his consent.

Reference is hereby made to the complaint on file in this action for greater particularity.

Witness my hand and the seal of said Court, this 23rd day of May, A. D. 1916.

(Seal) JAMES L. MARTIN, Clerk.

Chas. J. Marshall, Deputy Clerk.

First publication May 25-31

NOTICE FOR PUBLICATION.
Department of the Interior, U. S. Land Office at Lewistown, Montana, May 22, 1916.

Notice is hereby given that

ALBERT W. GRUBB, of Moore, Montana, who, on December 28, 1914, made Homestead Entry, No. 626517, for SW 1/4, Sec. 27, T. 14 N., R. 15 E., 16th, 1916, has filed a notice of intention to make final commutation proof, to establish claim to the land above described, before Recorder of Fergus County, at Lewistown, on the 27th day of June, 1916.

Claimant names as witnesses: Henry J. Springer, Mark E. Stoner, Willie Gehlert, Edward Cornell, all of Lewistown, Montana.

H. J. KELLY, Register.

First publication May 25-31

SHERIFF'S SALE.
C. E. Shoemaker & Company, a corporation, Plaintiff, vs. William E. Soderquist, M. Rumely Company, a corporation; Philip P. Mount, receiver of M. Rumely Company and Rumely Products Company, corporations; Advance Rumely Thresher Company, Inc., a corporation; Northern Rock Island Ploy Company, a corporation; Judith Hardware Company, a corporation; and Beech & Rooney, a co-partnership.

To be sold at Sheriff's Sale, on Thursday, June 15th, 1916, at 2 o'clock p. m., at the front door of the Court House in Lewistown, Fergus County, Montana, to the highest and best bidder for cash in hand, the following described property, to-wit:

The southeast quarter of the southeast quarter of section thirteen (13), in township thirteen north, of range fourteen east, Montana Meridian, containing the improvements thereon.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging.

Dated Lewistown, May 24th, 1916.

FIRMIN TULLOCK, Sheriff.

Edgar G. Worden, Attorney for Plaintiff.

First publication May 25-31

NOTICE TO CREDITORS.
Estate of Nellie M. Gorman, deceased. Notice is hereby given by the undersigned, administrator of the estate of Nellie M. Gorman, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them within four months after the first publication of this notice, to the said Nellie M. Gorman, at her residence in the City of Lewistown, in the County of Fergus, State of Montana.

Dated May 16th, 1916.

STELLA G. LUTHER,
Administratrix of the Estate of Nellie M. Gorman, Deceased.

First publication May 18-31

NOTICE TO CREDITORS.
Estate of Jessie Eleanor Ketschen, deceased. Notice is hereby given by the undersigned, administrator of the estate of Jessie Eleanor Ketschen, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them within four months after the first publication of this notice, to the said Mary A. Work, at No. 518 North 1st Street, Lewistown, Montana, or to Edward C. Russell, Room 205-6, Bank-Electric Building, City of Lewistown, in the County of Fergus, State of Montana.

Dated May 1916.

MARY A. WORK,
Administratrix of the Estate of Jessie Eleanor Ketschen, Deceased.

First publication May 25-31

NOTICE OF CONTEST.
Department of the Interior, United States Land Office, Lewistown, Montana, May 24, 1916.

To John Johnson, of Roy, Montana, Contestee.

You are hereby notified that you have been named as contestee in the application of Arnelles, Montana, as his place of address, filed on May 5, 1916, in this office his duly corroborated application to contest and secure the cancellation of your Homestead Entry, No. 629598, Serial No. 166, filed in the County of Fergus, State of Montana, is this day dissolved by mutual consent, Mr. Henry E. Pasek having purchased the entire interest of said contestee, with all and singular the tenements, hereditaments and appurtenances thereunto belonging, and his obligations owing to the said firm shall be paid to, and all outstanding obligations of the said contestee shall be paid by the firm of Bonde and Pasek.

Dated at Buffalo, Montana, April 28, 1916.

A. T. BONDE,
First publication May 18-31

NOTICE TO CREDITORS.
Estate of William J. Etten, deceased. Notice is hereby given by the undersigned, administrator of the estate of William J. Etten, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them within four months after the first publication of this notice, to the said administrator at the law offices of Blackford & Hinton, his attorneys, in the Bank-Electric Building, in the City of Lewistown, in the County of Fergus, State of Montana.

Dated May 31, 1916.

CHARLES E. ETTEEN,
Administrator of the Estate of William J. Etten, Deceased.

First publication June 1-31

CERTIFICATE OF CO-PARTNERSHIP.

State of Montana, County of Fergus.

We, the undersigned, do hereby certify that we are co-partners, transacting business in the Town of Buffalo, in the County of Fergus and State of Montana, under the firm name and style of Bonde and Pasek; that the names in full of all of the members of said co-partnership are Alfred T. Bonde and Henry E. Pasek, and that the places of their respective residences are set opposite their respective names hereto subscribed.

In witness whereof, we have hereunto set our hands this, the 23rd day of April, 1916.

Name: Residence:

A. Bonde, Buffalo, Montana.

H. E. Pasek, Buffalo, Montana.

State of Montana, County of Fergus.

On this, the 28th day of April, in the year of our Lord one thousand nine hundred and sixteen, personally appeared before me, Burton R. Cole, the undersigned, a Notary Public in and for the State of Montana, Alfred T. Bonde and Henry E. Pasek, known to me to be the identical persons whose names are subscribed to the foregoing certificate, and acknowledged to me that they executed the same.

In witness whereof, I have hereunto set my hand and affixed my notarial seal, this 28th day of April, in this certificate first above written.

(Notarial Seal)

BURTON R. COLE,
Notary Public for the State of Montana, Residing at Lewistown, Montana. My commission expires July 8th, 1918.

State of Montana, County of Fergus.

I hereby certify that the instrument to which this certificate is annexed, is true, complete and correct copy of the original on file in this office.

Witness my hand and seal of office, this 17th day of May, 1916.

(Seal) F. W. CUNNINGHAM,
County Clerk of Fergus County.

F. W. WHEATON, Deputy.

First publication May 18-31

ALIAS SUMMONS.
In the District Court of the Tenth Judicial District of the State of Montana, in and for the County of Fergus.

Rosalie Farrant, Plaintiff, vs. Richard James Farrant, Defendant.—Alias Summons.

The State of Montana sends greeting to the above-named defendant, Richard James Farrant.

You are hereby summoned to answer the complaint in this action, which is filed in the office of the Clerk of this Court, a copy of which is herewith served upon you, and to file your answer and serve a copy thereof upon the plaintiff's attorney within twenty days after the service of this summons, exclusive of the day of service; and in case of your failure to appear and answer, judgment will be taken against you by default for the relief demanded in the complaint.

Said action is brought for the purpose of obtaining a decree of divorce, and plaintiff alleges that defendant, now and heretofore existing between plaintiff and defendant.

Plaintiff alleges and sets forth in her complaint that the defendant has more than two years last past, deserted the plaintiff against her will and without her consent, and in addition thereto, plaintiff alleges and sets forth in her complaint that for more than two years last past, the defendant has failed to provide for plaintiff the necessities of life, because of his idleness, vagrancy and dissipation.

Reference is hereby made to the complaint on file in said action for greater particularity as to the specifications of desertion and non-support.

Witness my hand and the seal of said Court, this 23rd day of May, A. D. 1916.

(Seal) JAMES L. MART