

# The Plattsmouth Journal

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### DEAD WORKS

Therefore leaving the principles of the doctrine of Christ, let us go on unto perfection; not laying again the foundation of repentance from dead works, and of faith toward God.—Hebrews vi, 1.

A bigamist is a man who gets more wives than divorces.

There is nothing so hopeless as the man who only hopes.

Dance reformers should suggest a speed limit of 60 miles an hour.

It is sometimes a Herculean job to touch the heart of a practical man.

Late British quotations: Sterling is going up and Lloyd George is going down.

It's mighty hard to be a Christian when you're in a hurry and waiting for central.

Many a name that flares forth often on the society page is never seen on a hand ledger.

The smartest dog we know about tries to bite the postman only when he is bringing bills.

We would hate to live in a twenty-room house and have to hunt our hat in every room.

It is not against the law to sit around and cuss congress, but it is an awful waste of time.

Two famous pugilists will hold a fight for charity and no doubt some bettors will need charity.

The object of the heavy earrings the girls are wearing is said to be to keep the ears from flapping.

One of the eastern states is considering a law providing that baby buggies must carry head and tail lights.

Whoever cut February off with only 28 days, we are certain it was not a man whose term of office expires March 4.

Physiologists say that the right ear is more efficient than the left. It is evident that nature did not anticipate the telephone.

A parliamentary measure designed to make England dry is said to have a total of seven supporters. Does that mean in parliament or out, or both?

The Church of England proposes to reduce the number of the Ten Commandments. Starting, we suppose, on the ones that can't be enforced.

The opponents of the ship subsidy bill in the senate who are preparing to talk the measure to death evidently have a correct notion of the effect of their oratory.

On the other hand, the backward nations are getting into style as rapidly as they can. The Egyptian premier has just followed the up-to-date custom of resigning.

A New York judge declares that poker playing wives ruin homes. Well there are a lot of poker playing husbands who don't exactly put their homes on a paying basis.

It is said that 33 German printing plates are engaged exclusively in making money (as they quaintly call it). The printers probably work overtime to manufacture their salaries.

Edison says he has offered 45 inventions to the navy, and every one of them has been turned down. Of course—Isn't the navy disarming according to the terms of the Washington conference?

If someone handed you a stick of dynamite and asked you to carry it home for him, what would you do? Start running? A company that makes high explosives checks up on blow-up materials made in 1920, sold and shipped all over the country and finds no property losses or personal accidents. And only one accident in 1921. Explosives haven't been made fool-proof. But the people who handle them exercise great caution. Nothing is really dangerous when we are careful.

The trouble with war is it is nothing else but trouble.

How about the weather? Are we to have it cooler or what?

Two intermediate credit banks will be established in twelve cities.

Life is a gamble. Everybody's hand of cards looks the same from the back.

The sad thing about being cheerful is people are liable to mistake it for just plain ignorance.

The liberal republican league of Massachusetts has started a fight to unseat Senator Lodge.

We suggest that February has only 28 days because March is windy and blows in ahead of time.

It may take all kinds of people to make a world, but any of some kinds seem entirely too many.

Dempsey says fast footwork is necessary in fighting. It is often necessary in not fighting also.

Living a long time is hard to do because it is hard to find the wherewithal on which to do it.

"We will have no phone exchanges in 30 years," says a radio man. Even now it is hard to get one.

A Seattle milk man was arrested for not putting enough milk in the water before delivering it.

We have smokeless powder and fireless cookers, but non-inflammable coal is going a little too far.

The housewives are buying two loaves of bread for a nickel in Chicago. How about Plattsmouth?

A Tennessee hunter claims he strangled a wild cat. Even if he had, no one would have believed him.

Only a few weeks now until some of us will be too sick to work and still well enough to go fishing.

Next Sunday is the last day of congress. Will they adjourn on that day or will they wait until Monday.

Some of these slow motion pictures should be made of movie stars marrying so we could see how they do it so fast.

An old fashioned Los Angeles woman whipped her husband instead of shooting him. Men should not trifle with the weaker sex.

Bloodhounds and airplanes trail some fugitives in Texas. There seems to be quite a good deal of uncertainty as to which way they went.

It's going to be interesting to note what effect, if any, the visit of M. Coue will have on the spring consumption of sulphur and molasses.

The great American husband is highly favored in France. Of course they are and always will be. American men are always loved by French women.

"Walking is nature's means of adjusting people's health and physique. If you are too fat, walking will make you thin; if too thin, walking will increase your weight," asserts a medical authority. A person can do as much of it as he likes, too, even going as far as the garage and back every day.

New England school teachers assert that tuberculosis germs have been found in school books and that they have been transmitted through exchange among pupils in that way. First thing we know our public libraries will fall under suspicion and folks will be deserting literature through dread of the microbes that infest the pages of the popular novels.

**REX YOUNG**  
General Auctioneer

Live Stock Real Estate  
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PHONE 314

Plattsmouth, Nebraska

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### SEPARATION OF POWERS

A nice question involving the separation of powers between the legislative and executive branches of the government is raised by the declaration attributed to the president that he will not permit the war department to spend for rivers and harbors improvement a sum in excess of \$27,000,000 authorized by the budget bureau.

When the senate increased the appropriation for that purpose to \$56,000,000 it acted against the wishes of the president who is desirous of keeping the expenditure of the government for the next fiscal year within its income. When the attempt made by Senator Wadsworth to reduce the appropriation to the budget bureau's figure was defeated it was assumed that there was nothing for the president to do but to authorize the highest expenditure. The army bill could be vetoed only at a heavy cost. Either the army organization would suffer through failure of its appropriation or the president would be obliged to summon a special session of congress very soon after March 4, which he is very anxious to avoid.

Never before has the question been raised whether an appropriation bill is in any sense mandatory upon the administrative officer charged with the detail of expenditure. In the past the department head has been willing to spend every dollar he could secure and in addition he has all too frequently demanded an enactment of deficiency appropriations to cover the expenditures in excess of those previously authorized.

The president is of the opinion that a department head is something more than a rubber stamp of congress as far as the expenditure of public funds is concerned. He assumes that he is an administrator held with discretionary power and that he may if he chooses spend for his department sums less than those appropriated by the legislative branch of the government.

The senators who were responsible for the increase in the rivers and harbors appropriation declare on the other hand that an appropriation bill like any other once it has been enacted in all intents and purposes a law which the executive department must carry out by spending whatever sums the congress deems necessary. They even threaten to itemize the expenditures in the army bill and bring direct pressure to bear upon the president to comply with it in every detail unless he recedes from his present position.

In the filibuster measures such as the ship subsidy and the debt refunding bills the senate has a weapon of great potency. It seems determined enough in its demand for rivers and harbors improvement to impede the entire legislative program unless the executive department falls into line and prepares to carry out the congressional will in that respect.

### FUNDING THE FARMER

Rural credit legislation probably will be passed and the United States government permanently put into the banking business. Many political financiers, who have been pro-funder students of government finance than of their personal affairs, have long wished to see the government go into banking. Now they are about to see it. But unless government loan agencies are conducted on loose basis, costly to taxpayers, the loans issued by the government institutions will have to be paid back. It is the paying back that makes the payer wince, no matter whether he pays to a government institution or to a private individual.

Already the farmers in general have borrowed more than they could repay without great privation. Debt has ever been the evil genius of the farmer, and there never was a bank or a nation that could supply all the gold backed money that the farmers would borrow if given the chance. Farmers in that respect may be only a bit different from other classes, however. Merchants and manufacturers will go the limit in borrowing when they find the interest low and their security readily acceptable. Most men are obsessed by the idea that they can make money by borrowing money, but it isn't a fact that they can. The fact is that most of them can't.

Harrlicka, scientist, says the average skull of today is comparable to that of the later cave men of 15,000 years ago. Then how can we account for the great advance in average intelligence, if the scientists are right about the shape of the skull reflecting the owner's intelligence. Has average intelligence really increased, or is the mob merely hitched to greater leaders than in the past, like trains to locomotives? A safe thing to discuss anywhere. No one admits he belongs to the average.

### ENGLAND'S RECOVERY

The words of a prominent English economist the year 1922 will be remembered in the United Kingdom as the "stick-in-the-mud year." It was a year marked there by many of the economic and industrial phenomena that the United States had experienced in the latter part of 1920 and in 1921.

Rapid deflation of prices, widespread unemployment, the passing of corporate dividends and stagnation in many lines of domestic and in foreign trade were among the most conspicuous evidences of the post-war readjustment that appeared in England last year.

A survey of the British trade and financial reviews for the entire year reveals the fact, however, that England made great forward strides during that time and is today much closer in an economic condition comparable with that of 1914 than she seems. It throws considerable light, moreover, upon the recent action of England in beginning service on her American debt and points to continued improvement in the British economic position.

Judged by her national budget, England in 1922 made a better showing than any other nation in the world. In the face of an industrial condition that was highly unsatisfactory she was not only able to balance her budget but by continued heavy taxation and rigid economy she was able to make initial payments on her war indebtedness, and more recently to accept the American terms for refunding that debt, which impose an increasingly heavier expenditure on that account for two generations.

Second only to her budgetary performance was that involving a sharp reduction in the volume of paper currency and an increase in gold reserves which brought the pound back nearly to its pre-war gold parity. If the British government is as careful in its expenditure in 1923 as it was in 1922 and has the courage necessary to the withdrawal of the embargo upon gold it should be able to re-establish the gold standard by the end of the year.

The operation of these constructive forces in a year, which, judged by many surface conditions was most depressing, and the improvement that was recorded in such basic industries as transportation, coal mining and steel manufacture would indicate that far from being a stick-in-the-mud year 1922 was in England a year of unmistakable economic progress. In fact her budgetary and credit achievements afford nations in a much more favorable general economic condition marks which might very profitably be aimed at.

### END OF THE WORLD

The world will come to an end Dec. 12, 1954, predicts Father Genaro Rivera, Mexican monk and astronomer. He figured out the exact date by years of very complicated study of the stars through his telescope. His prediction is making quite a sensation in Mexico.

The end of the world has been predicted more times than you have hairs on your head, but the world still goes along as usual.

One of these days man will be able to understand the fourth dimension. Then our material universe—as we "see" it now, a three dimension existence—will undergo such a transformation, in our comprehension of it, that it in effect will "come to an end." Einstein is a voice in the wilderness. Unexplainable psychic manifestations are fourth dimensional phenomena.

### AN AUTO FREAK

An auto that will travel on four legs instead of wheels! James William Bryan claims he has invented it. His description says the legs operate somewhat like human legs, going ahead without raising or lowering the body of the car. The speed? Bryan promises 18 miles an hour.

According to the terms of settlement, John Bull will be working for Uncle Sam for the next sixty-two years. If they work side by side and to the same purpose there will be no ill feeling or regret and substantial progress will be made. But if Uncle Sam tries to loaf or play Simon Legree the results will be unpleasant for everybody. It is a fine thing that Great Britain virtually engages payment upon our own terms.

Medicine is one of the most urgent necessities in Russia according to a returned observer, and a little will do if it is the kind that has to be taken after meals.

### SHERIFF'S SALE

The State of Nebraska, Cass county, ss.

By virtue of an Order of Sale issued by James Robertson, Clerk of the District Court of Cass county, Nebraska, and to me directed, I will on the 5th day of March, 1923, at ten o'clock a. m. of said day, in the south door of the court house in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for cash, the following described real estate, to-wit:

The south half of the northwest quarter of the southwest quarter of the southwest quarter of Section thirty-two, (32) in Township eleven (11) North, in Range fourteen (14) east of the 6th P. M., in Cass county, Nebraska.

Subject to a mortgage of \$4,000.00 in favor of John M. Leyda, now on said premises and interest—

the same having been levied upon and taken as the property of Robert D. Shrader et al. defendants, to satisfy a judgment and decree of said court recovered by John M. Leyda, plaintiff against said defendants, and to satisfy further judgment and decree of said court, recovered by John F. Wolf, defendant, against said defendants, and also to satisfy a further judgment recovered by Robert Willis against said defendant, Robert Shrader.

Plattsmouth, Nebraska, January 27th, 1923.

C. D. QUINTON,  
Sheriff, Cass County,  
Nebraska.

129-5w

### NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.  
In the County Court.  
In the matter of the estate of Lee C. Sharp, deceased.

To the creditors of said estate: You are hereby notified, that I will sit at the County Court room in Plattsmouth, in said county, on the 1st day of February, A. D. 1923, and on the 1st day of May, A. D. 1923, at 10 o'clock a. m., of each day, to receive and examine all claims against said estate with a view to their adjustment and allowance. The time limited for presentation of claims against said estate is three months from the 1st day of February, A. D. 1923, and the time limited for payment of debts is one year from said 1st day of February, 1923.

Witness my hand and the seal of said County Court this 29th day of January, 1923.

ALLEN J. BEESON,  
County Judge.

### SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued out of the District Court of Cass county, Nebraska, and in pursuance of a decree of said court, in an action therein, indexed at Appearance Docket —, Number —, Execution Docket —, Number —, wherein Merchants National Bank of Omaha, Nebraska, is plaintiff and Pollock Parmele, Louise Parmele, his wife, Charles C. Parmele, a widower, Will Jean, Marie Jean, his wife, Bank of Nebraska, a corporation, Gustave Philip Raschke, a single man, are defendants, I will at ten o'clock a. m. on the 19th day of February, 1923, at the south front door of the Court House of Cass county, Nebraska, in the City of Plattsmouth, Cass county, Nebraska, sell at public auction to the highest bidder for cash, the following described real estate, to-wit:

The west half of the southwest quarter (SW 1/2 SE 3/4) of Section thirty-four, (34) in Township thirteen, (13) North Range twelve, (12) east of the 6th P. M.; the east half of the southwest quarter (E 1/2 SW 1/4) of Section thirty-four, (34) in Township thirteen, (13) North Range twelve, (12) east of the 6th P. M.; a strip of ground eight (8) rods wide off the east side of the northwest quarter (NW 1/4) of the southwest quarter (SW 1/4) of Section thirty-four, (34) in Township thirteen, (13) North Range twelve, (12) east of the 6th P. M., in Cass county, Nebraska—

to satisfy the costs of the said action and increased and accruing costs; to satisfy the plaintiff's first lien upon the said real estate in the sum of Six Thousand Eighty-nine and Eighteen One-Hundredths Dollars (\$6,089.18) with interest at ten per cent (10%) per annum from date; to satisfy the plaintiff's second lien upon the said real estate in the sum of Eleven Thousand, Seven Hundred Ninety-nine and Ninety-nine One-Hundredths Dollars (\$11,799.99) with interest at ten per cent (10%) per annum from date, bringing the surplus, if any, into court to abide further order of the court in the premises; all as provided by said order and decree; the said real estate being levied upon and taken as the property of the said defendants.

Dated at Plattsmouth, Nebraska, this 8th day of January, 1923.

C. D. QUINTON,  
Sheriff, Cass County,  
Nebraska.

129-4w

### INCUBATORS AT WHOLESALE

Old Trusty, Sure Hatch or any make at factory prices delivered your town. We guarantee safe arrival. Have machines in stock. Ask for catalog and prices.

JOHNSON BROS., Nebr. City.

### NOTICE OF SALE UNDER A CHATTEL MORTGAGE

To Walter Sans: You are hereby notified that the undersigned will, on March 27, 1923, at ten o'clock a. m., to the highest bidder, for cash, at the O. K. Garage Building, Plattsmouth, Cass county, Nebraska, sell one (1) Liberty touring car, Model 1920, said automobile said to be sold in accordance with the authority vested in the undersigned as Receiver of The Bank of Cass County, by virtue of a certain chattel mortgage executed by you in favor of The Bank of Cass County, on the 29th day of June, 1921, wherein and whereby you authorized the holder of said mortgage to sell the property conveyed by said mortgage at public or private sale upon your default to pay a certain note of One Thousand Dollars (\$1,000.00) due August 29, 1921.

FRED E. BODIE,  
Receiver of the Bank of  
Cass County.

### ORDER OF HEARING AND NOTICE OF PROBATE WILL

In the County Court of Cass county, Nebraska.

State of Nebraska, County of Cass, ss.  
To Amanda Leonora Speck-Ewing, Walter Powell Speck, Henry Frederick Speck, Alma Frieda Speck and Claus Speck and to all persons interested in the estate of Eda Hansena Speck, deceased:

On reading the petition of Claus Speck praying that the instrument filed in this court on the 5th day of February, 1923, and purporting to be the last will and testament of the said deceased, may be proved and allowed and recorded as the last will and testament of Eda Hansena Speck, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Claus Speck, as executor;

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 2nd day of March, A. D. 1923, 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 said hearing thereof be given to all persons interested in said matter by publishing a copy of this Order in the Plattsmouth Journal, a weekly newspaper printed in said county for three successive weeks prior to said day of hearing.

Witness my hand, and seal of said court, this 5th day of February, A. D. 1923.

ALLEN J. BEESON,  
County Judge.

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

In the County Court of Cass county, Nebraska.

State of Nebraska, Cass county, ss.  
To all persons interested in the estate of William M. Tucker, deceased:

On reading the petition of J. W. Magney praying a final settlement and allowance of his account filed in this court on the 19th day of February, 1923, and for his discharge and assignment of said estate;

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 6th day of March, A. D. 1923, 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 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 one week prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the seal of said court this 19th day of February, A. D. 1923.

ALLEN J. BEESON,  
County Judge.

### NOTICE TO NON-RESIDENT DEFENDANT

To Maude Warden, Defendant: You are hereby notified that The Farmers Investment Company, a corporation of Lincoln, Nebraska, has filed an action against you in the District Court of Cass county, the object and prayer of which is to recover from you a judgment in the amount of \$9,537.33, as damages for defending and conspiring to defraud The Farmers Investment Company in a transaction whereby you conveyed to The Farmers Investment Company all of Section 23, Township 11, Range 52 in Lincoln county, Colorado, and received from The Farmers Investment Company therefor securities and obligations greatly in excess of the value of said land and in excess of the value of said land by the amount of \$9,537.33.

You are further notified that the plaintiff in said action has caused to be attached to the SE 1/4 of Section 32 and the N 1/4 of the SW 1/4 of Section 33, all in Township 11, Range 9, Cass county, Nebraska, as property belonging to you and is attempting to secure judgment in the amount herein named against you as a non-resident of the State of Nebraska, together with costs of this suit.

Dated this 15th day of February, 1923.

THE FARMERS INVESTMENT COMPANY,  
Plaintiff.

129-4w

### SICK IN CHICAGO

From Tuesday's Daily. Miss Margaret Mauzy, who has been visiting in New York and the east and stopping at Chicago, was taken sick in the latter city and compelled to remain for several days in the windy city and which has interested Miss Mauzy and who has intended to spend last Sunday here with her parents, Mr. and Mrs. Henry Mauzy, before returning to her home at San Francisco but owing to her sickness and the delay will probably have to go direct from Chicago to the west.

We appreciate your assistance in helping us to publish all the news. Call phone No. 6, 3 rings.

### NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska. Receiver of the firm of E. G. Dovey & Son, a co-partnership; George E. Dovey and Horatio N. Dovey, Plaintiffs, vs. Daniel Pierson et al. Defendants.

To the defendants Daniel Pierson; Mrs. Daniel Pierson, real name unknown; William S. West; Mrs. William S. West; real name unknown; Mary J. West; West, real name unknown; William Sutton; Mrs. William Sutton, real name unknown; Mrs. E. C. Clapp, real name unknown; O. A. Spickerman, real name unknown; Mrs. O. A. Spickerman, real name unknown; Isiah L. Cremer; Mrs. Isiah L. Cremer, real name unknown; Mary Sullivan, widow; Elma R. McLaughlin, widow; Mrs. Samuel Vaughn, widow, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Daniel Pierson; Mrs. Daniel Pierson, real name unknown; William S. West; Mrs. William S. West, real name unknown; Mary J. West; West, real name unknown; William Sutton; Mrs. William Sutton, real name unknown; Mrs. E. C. Clapp, real name unknown; O. A. Spickerman, real name unknown; O. A. Spickerman, real name unknown; Isiah L. Cremer; Mrs. Isiah L. Cremer, real name unknown; Mary Sullivan, widow; Elma R. McLaughlin, widow; Mrs. Samuel Vaughn, widow, real name unknown; Edwin Todd; Mrs. Edwin Todd, real name unknown; Thompson Gordon; Mrs. Thompson Gordon, real name unknown; Abraham Smith; Florence M. Smith; C. S. Smith, real name unknown; A. N. Sullivan, real name unknown; A. W. McLaughlin, real name unknown; Alfred H. Townsend; Mrs. Alfred H. Townsend, real name unknown; John S. Townsend; Annie E. Townsend; George W. Fairfield; Sarah J. Fairfield; Shepherd Duke; LeVina Duke; S. N. Merriam; Lydia Merriam; Emma C. Clapp; John F. Clapp; Samuel Waugh; John D. Tutt and Maggie Tutt, each deceased; real names unknown; George Worthington, Bishop of Nebraska and his successors in office; the successors of George Worthington, Bishop of Nebraska, real names unknown; South Park Syndicate, an unincorporated association; the owners, successors and assigns of South Park Syndicate, an unincorporated association; real names unknown; Abraham Smith, trustee for the heirs of C. S. Smith, deceased; the successors and assigns of Abraham Smith, trustee for the heirs of C. S. Smith, deceased, real names unknown; Byrne Hammer Dry Goods Company, a corporation; Hulse Bros. & Danie Company, a corporation; Claflins, Incorporated, a corporation; Marshall Field & Company, a corporation, and all persons having or claiming any interest in and to Lots one, (1) two, (2) three, (3) four, (4) five, (5) six, (6) seven, (7) eight, (8) nine, (9) ten, (10) in Block thirty-three, (33) in South Park Addition to the City of Plattsmouth, Nebraska; the east half (E 1/2) of the southwest quarter (SW 1/4) of Section twelve, (12) Township ten, (10) north, Range nine, (9) east of the 6th P. M., in Cass county, Nebraska, and Lots one, (1) two, (2) three, (3) four, (4) five, (5) six, (6) seven, (7) eight, (8) nine, (9) and ten, (10) in Block thirty-one, (31) in Duke's Addition to the City of Plattsmouth, Cass county, Nebraska, real names unknown;

You and each of you are hereby notified that John F. Gorder, Receiver of the firm of E. G. Dovey & Son, a co-partnership, George E. Dovey and Horatio N. Dovey, as plaintiffs, filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 27th day of February, 1923, against you and each of you, the object and prayer of which is to obtain a decree of court quieting the title to Lots one, (1) two, (2) three, (3) four, (4) five, (5) six, (6) seven, (7) eight, (8) nine, (9) and ten, (10) in Block thirty-three, (33) in South Park Addition to the City of Plattsmouth, Nebraska; the east half (E 1/2) of the southwest quarter (SW 1/4) of Section twelve, (12) Township ten, (10) north, Range nine, (9) east of the 6th P. M., in Cass county, Nebraska, and Lots one, (1) two, (2) three, (3) four, (4) five, (5) six, (6) seven, (7) eight, (8) in Block thirty-one, (31) in Duke's Addition to the City of Plattsmouth, Cass county, Nebraska, real names unknown;

You and each of you are hereby notified that John F. Gorder, Receiver of the firm of E. G. Dovey & Son, a co-partnership, George E. Dovey and Horatio N. Dovey, as plaintiffs, filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 27th day of February, 1923, against you and each of you, the object and prayer of which is to obtain a decree of court quieting the title to Lots one, (1) two, (2) three, (3) four, (4) five, (5) six, (6) seven, (7) eight, (8) nine, (9) and ten, (10) in Block thirty-three, (33) in South Park Addition to the City of Plattsmouth, Nebraska; the east half (E 1/2) of the southwest quarter (SW 1/4) of Section twelve, (12) Township ten, (10) north, Range nine, (9) east of the 6th P. M., in Cass county, Nebraska, and Lots one, (1) two, (2) three, (3) four, (4) five, (5) six, (6) seven, (7) eight, (8) in Block thirty-one, (31) in Duke's Addition to the City of Plattsmouth, Cass county, Nebraska, real names unknown;

You and each of you are required to answer said petition on or before Monday, the 30th day of April, A. D. 1923, or the allegations therein contained will be taken as true and a decree will be rendered in favor of plaintiffs and against you and each of you according to the prayer of said petition.

Dated this 27th day of February, A. D. 1923.

JOHN F. GORDER,  
Receiver of the firm of E. G. Dovey & Son, a co-partnership; George E. Dovey and Horatio N. Dovey,  
Plaintiffs.

W. G. KIECK,  
Attorney for Plaintiffs.