

## The Plattsmouth Journal

**PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA**  
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**R. A. BATES, Publisher**

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### HE THAT OVERCOMETH

Who is he that overcometh the world, but he that believeth that Jesus is the Son of God?—1 John 5:5.

Charley Chaplin has a new son, second child.

Senate invokes subpoena to get tariff secret.

More snow predicted and here it is the first of April.

The longer the names of some of those Italian singers the worse they sing.

After dusting off the old phonograph records hit them with a heavy hammer.

You can't tell if a man with spring fever is stretching himself or telling a fish tale.

Some folks conceal scandal, while others turn it into literature and cash in on the proceeds.

Borah's move on resolutions brings surprise and apprehension, he has the "wets" guessing.

Crying at movies is foolish. The same tears used at home will get a woman a spring hat.

Some men are so brave. A Chicago doctor had three wives and Obregon wants to run for president of Mexico again.

Big bows for women's slippers are coming back in style. But they'll never detract attention from salmon colored hose.

The Prince of Wales is not doing all the falling over in Europe. The franc seems to be somewhat of a tumbler itself.

Static: Trying to get China in the dining room with a two-tube set while wife rattles the china in the kitchen nearby.

When the Charleston has made its run a new dance will have to be originated for the benefit of the newspaper paragraphs.

An Englishman has written a song, entitled "Give a Man a Horse He Can Ride." Wonder if the Prince of Wales inspired this number?

A famous psychologist claims every man has a double. Then every man can rest assured there is someone who is as unattractive as he.

The back to the farm movement is all right, but the moonshine still back of the farm causes more loss in the long run than it does gain.

More trouble on Wall street. Stocks are to the lowest level for a year. Rails bare blunt of continuous slump, half a year's gain lost in one month.

An Atlantic City bathing beauty is being sued by her husband for a divorce. He claims he gets no "show" for publicity or honors when she's around.

If the dollar bill is discontinued, what will a poor man do for a "roll"?

What makes this modern poetry so interesting is guessing at what it means.

Ants and poison ivy are eager to meet the picnickers and summer boarders.

When driving over rough roads a soft top is just as important as a soft seat.

When planting your garden remember that jelly beans will not grow in this climate.

Did you get April fooled by kicking that old hat with a brick under it on the sidewalk?

The Catholic Daughters of America propose building a \$2,000,000 hotel for working women in New York City.

A cheap bluffer is a fellow who wraps a twenty dollar bill around a few notes and flashes his roll on every occasion.

That recent cool snap was termed a belated one by the weather man. Belated or not, it certainly made up for lost time.

Wouldn't it be nice if some of those agitators could be persuaded to make a record altitude airplane flight and stay up?

The trouble with most farmers' sons is that they think the "back to the soil" movement means turning their backs to the farm.

A town has reached the metropolitan class when the speed cases in its city court overstep the plain drunk and disorderly class.

A subscriber thinks life is like a ball game. A great many people get put out at first; some few reach third base and only a few score.

Postal rate cut advised by Postmaster General New. Would carry private cards for one cent and initiate "C. O. D." business reply card.

Twenty-four lawyers disbarred by Mellon for collusion. Allegations site attempt to bribe income tax unit employes and obtain extra lists.

This is the season of the year when the following conversation may be heard over any back yard fence: "Say, neighbor, can I borrow your hoe and rake today?" "Naw, going to use 'em myself."

The British, we sometimes suspect, are not as keen traders as they are reputed to be. For instance, it has never occurred to them that Uncle Sam might knock off a big chunk of that war debt if they would only extradite the Countess Cathcart.

## 3 handy packs for 5¢



**WRIGLEY'S P.K.** More for your money and the best Peppermint Chewing Sweet for any money 613

### THE SABBATH

Quoting Bishop Manning, well known in the country as the head of a large body of churchmen in the great state of New York, the Cincinnati Enquirer voices a strong plea for a gladsome Sabbath. "Bishop Manning urges that the Sabbath be made a day of gladness," says the newspaper. He declares that blue laws are harmful to the church. He recognizes the greatness of the Puritan people and thus acknowledges the indebtedness of the world to them for a considerable dowry of virtue and for their unbending adherence to the basic principles of liberty, although they strangely warped these principles into grotesque perversions of alleged righteousness.

Replying to the question as to observance of the Sabbath day, Bishop Manning has declared that observance should not be compelled by law. "We cannot make the people go to church by law and we do not want to. The law's function is to get for all the opportunity to observe the Lord's day if they wish to do so." The Enquirer adds: "There is nothing sacrosanct about any day of the week. The sun shines, the birds sing, the waters murmur, the flowers blossom on Sunday as on any other day. If the human heart is right, every day is a Sabbath—a Sabbath of happiness, with the soul attuned to all the divine harmonies of nature and life."

There is no denying the argument. It is well to have a day of rest, but there can never be in America, a compulsory church attendance or dictation as to the way in which the Sabbath shall be observed. The Cincinnati newspaper goes on to say: "Worship is good. Men differ as to forms and methods of worship. That is the way of men. But it should matter little how one worships, as long as the urge is in one's soul and is gratified in some manner. One may see God in the stars, hear Him in the winds and waters, see Him in the color-tones of the flowers, the hues of the rainbow arch, or in the eyes of women and children; feel Him in the clasp of friendship and in the touch of baby fingers. And so may truly worship Him."

Blue laws create discontent, annoyance, cause unbelief as to the love and kindness of Providence and turn from, rather than toward, the church those who are asking questions and perhaps inclined to doubt the mercy and goodness of the Maker of All Things. Blue laws were originated in hate and for the purpose of depressing certain individuals; they are extended and carried on through prejudice and a misconception of Divine command. The need for them, if it ever existed, has passed.

Women in Chicago cleaned up a restaurant, throwing dishes against the wall and breaking up furniture. They chased every man out of the shop, were arrested, taken to the police station, and fainted. Just like women.

"Situation in Tacna-Arica Dispute Somewhat Muddled," says the ever-reliable associated press. Nothing particularly new about that. The Tacna-Arica situation has always been so muddled that even the disputants don't know what it is about.

**SEED CORN FOR SALE**  
 Yellow Dent, 1924 crop, best quality, in the car. Shows a germination test of 95 to 100 per cent. Single picked, \$1.50; double picked, \$2.50 per bushel. At farm one quarter mile south of Murray on Walker place. **ROY GERKING.**

### UNPUNISHED OFFENDERS

Thirty-three per cent of drunken automobile drivers go unpunished by the authorities, is the statement made by Marcus A. Dow, director of the Stewart-Warner Safety Council. The statement is based on reports from chiefs of police of 185 cities and towns which show that 14,595 persons were arrested for driving automobiles while intoxicated in 1925 and 146,766 arrests were made for speeding or reckless driving where no intoxication was charged. These cities represent 34 state and the District of Columbia.

Yet every automobile with an intoxicated driver at the wheel becomes a potential death car and every car in the hands of a reckless driver a deadly weapon!

A compromise bill designed to handle the export surplus problem of American agriculture has just been presented to the house committee, but it is doubtful about its passage.

### ORDER OF HEARING

**On Petition for Appointment of Administrator.**

The State of Nebraska, Cass County, In the County Court.

In the matter of the estate of Elizabeth Katherine Hild, deceased. On reading and filing the petition of George M. Hild praying that administration of said estate may be granted to Michael Hild as administrator; Ordered, that April 19th A. D. 1926, at 10 o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appear at a county court, and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing. Dated March 29th, 1926. A. H. DUXBURY, County Judge.

### ORDER TO SHOW CAUSE

In the District Court of the County of Cass, Nebraska. In re Application of Betty Barrows, Guardian of Charles Barrows, a Minor, for License to Sell Real Estate.

Now, on this 1st day of April, A. D. 1926, there was presented to the Court, the petition of Betty Barrows, guardian of Charles Barrows, a minor, for license to sell the undivided one-third interest of Charles Barrows in Lots 3 and 4 in Block 12, Latta's First Addition to the Village of Murray, Cass county, Nebraska, and the undivided one-third interest of the said Charles Barrows in Lot 12, Block 18, Latta's Second Addition to the Village of Murray, Cass county, Nebraska, subject to the homestead right of Betty Barrows and to Lots 3 and 4, in Block 12 in Latta's First Addition to the Village of Murray, Cass county, Nebraska.

And it appearing from such petition that it is necessary and will be beneficial to the said minor that said real estate be sold; and it appearing that a time and place should be fixed and notice thereof given requiring the next of kin and all persons interested in the estate of the said Charles Barrows, a minor, to show cause why a license should not be granted for the sale of such estate.

It is therefore ordered, that the next of kin and all persons interested in the estate of Charles Barrows, a minor, appear before the District Court of Cass county, Nebraska, on the 30th day of April, 1926, at 10 o'clock a. m., to show cause, if any, why a license should not be granted to the said Betty Barrows, guardian of Charles Barrows, a minor, for the sale of such estate.

Further ordered that this order be served upon the next of kin and all persons interested in said estate by publication thereof for three successive weeks in the Plattsmouth Journal, a legal newspaper published and of general circulation in the County of Cass, Nebraska.

By the Court. **JAMES T. BEGLEY, District Judge.**

### NOTICE TO CREDITORS

The State of Nebraska, Cass county, In the County Court.

In the matter of the estate of John H. Sibert, 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 26th day of April, A. D. 1926 and on the 27th day of July, A. D. 1926, at ten 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 the presentation of claims against said estate is three months from the 26th day of April, A. D. 1926, and the time limited for payment of debts is one year from said 26th day of April, 1926. Witness my hand and the seal of said County Court, this 15th day of March, 1926. A. H. DUXBURY, County Judge.

### NOTICE TO CREDITORS

The State of Nebraska, Cass county, In the County Court.

In the matter of the estate of Maria Lau, 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 31st day of May, A. D. 1926, and on the 4th day of August, A. D. 1926, at ten o'clock in the forenoon of each day, to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 31st day of May, A. D. 1926, and the time limited for payment of debts is one year from said 31st day of May, 1926. Witness my hand and the seal of said County Court, this 29th day of March, 1926. A. H. DUXBURY, County Judge.

### NOTICE OF HEARING

Estate No. — of Adam Hild, deceased, in the County Court of Cass county, Nebraska.

The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that Michael Hild has filed his petition alleging that Adam Hild died intestate in Plattsmouth, Nebraska, on or about May 5th, 1926, being a resident and inhabitant of Plattsmouth, Nebraska, and the owner of the following described real estate, to-wit: Lot eight (8), in Block nine (9), in the City of Plattsmouth, Cass county, Nebraska—leaving as his sole and only heirs at law the following named persons, to-wit: Elizabeth Katherine Hild, widow; and Michael Hild, Ferdinand Jacob Hild, George Michael Hild, Philip Adam Hild, Fredrick Leonard Hild, Anna Katherine Puls and Emma Elizabeth Friedrich, children—

and praying for a decree barring claims; that said decedent died intestate; that an application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the heirs at law of said decedent as herein set forth shall be decreed to be the owners in fee simple of the above described real estate, which has been set for hearing on the 1st day of May, A. D. 1926. Dated, at Plattsmouth, Nebraska, this 29th day of March, A. D. 1926. A. H. DUXBURY, County Judge.

### ORDER OF HEARING

**On Petition for Appointment of Administrator.**

The State of Nebraska, Cass county, In the County Court.

In the matter of the estate of Elizabeth Katherine Hild, deceased. On reading and filing the petition of George M. Hild praying that administration of said estate may be granted to Michael Hild as administrator; Ordered, that April 19th A. D. 1926, at 10 o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appear at a county court, and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing. Dated March 29th, 1926. A. H. DUXBURY, County Judge.

### ORDER OF HEARING

**On Petition for Appointment of Administrator.**

The State of Nebraska, Cass county, In the County Court.

In the matter of the estate of Lucinda Brittain, 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 12th day of April, A. D. 1926, and on the 13th day of July, A. D. 1926, at ten 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 the presentation of claims against said estate is three months from the 12th day of April, A. D. 1926, and the time limited for payment of debts is one year from said 12th day of April, 1926. Witness my hand and the seal of said County Court, this 8th day of March, 1926. A. H. DUXBURY, County Judge.

### NOTICE TO CREDITORS

The State of Nebraska, Cass county, In the County Court.

In the matter of the estate of John H. Sibert, 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 26th day of April, A. D. 1926 and on the 27th day of July, A. D. 1926, at ten 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 the presentation of claims against said estate is three months from the 26th day of April, A. D. 1926, and the time limited for payment of debts is one year from said 26th day of April, 1926. Witness my hand and the seal of said County Court, this 15th day of March, 1926. A. H. DUXBURY, County Judge.

### NOTICE TO CREDITORS

The State of Nebraska, Cass county, In the County Court.

In the matter of the estate of John H. Sibert, 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 31st day of May, A. D. 1926, and on the 4th day of August, A. D. 1926, at ten o'clock in the forenoon of each day, to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 31st day of May, A. D. 1926, and the time limited for payment of debts is one year from said 31st day of May, 1926. Witness my hand and the seal of said County Court, this 29th day of March, 1926. A. H. DUXBURY, County Judge.

### NOTICE OF SUIT TO QUIET TITLE

In the District Court of Cass county, Nebraska. William F. Stock, Plaintiff, vs. Phebe A. Ramsey et al, Defendants. To the defendants: Phebe A. Ramsey, George W. Ramsey, husband of Phebe A. Ramsey, the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Phebe A. Ramsey and George W. Ramsey, each deceased, real names unknown; Ellis, first and last name unknown; Ramsey, wife of Joseph Ramsey, first and last name unknown; Ramsey, wife of John A. Ramsey, first and last name unknown; David Emrick; Jacob Mahin; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of David Emrick and Jacob Mahin, each deceased, real names unknown; and all persons having or claiming any interest in and to the west half (1/2) of the northeast quarter (NE 1/4) of Section twenty-one (21), Township eleven (11), North, Range ten (10), east of the 6th P. M., in Cass county, Nebraska, except that part thereof owned by The Chicago, Rock Island & Pacific Railway Company, real names unknown;

You and each of you are hereby notified that William F. Stock, as Plaintiff, filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 29th day of March, 1926, against you and each of you, the object, purpose and prayer of which is to obtain a decree of court quieting the title to the west half (1/2) of the northeast quarter (NE 1/4) of Section twenty-one (21), Township eleven (11), North, Range ten (10), east of the 6th P. M., in Cass county, Nebraska, except that part thereof owned by The Chicago, Rock Island & Pacific Railway Company, as against you and each of you and for such other relief as may be just and equitable.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 17th day of May, 1926, or the allegations therein contained will be taken as true and a decree rendered in favor of Plaintiff and against you and each of you, according to the prayer of said petition.

Dated this 29th day of March, A. D. 1926. **WILLIAM F. STOCK, Plaintiff.** **CARL D. GANZ, His Attorney.**

### HOG TAKEN UP

A Duroc Jersey boar weighing about 225 pounds came to my farm 4 1/2 miles northeast of Nehawka. The owner can have same by proving property, paying for keep and advertising costs. Otherwise, the hog will be sold according to law. **OMAR SCHLICHTEMEIER, m29-5w.** Nehawka, Nebr.

### NOTICE

To Joseph Harper; Jane A. Harper; The Plattsmouth Land and Improvement Company, a Corporation; the successors and assigns of The Plattsmouth Land and Improvement Company, a Corporation, real names unknown; Joseph Weckbach; Eugene Weckbach; Louis Weckbach; Edward Weckbach, son of J. V. Weckbach, deceased; Catherine Weckbach; Mrs. Lydia Heimes; William Weckbach, Jr.; Mrs. John D. Tutt, first real name unknown, widow of John D. Tutt, deceased; Virginia Frady; Mrs. Edna Forbes; Clarence W. Forbes; Edward S. Tutt; Mrs. Edna Tutt; Mrs. Mary Gharrett; Shirley Gharrett; Mrs. Georgia Gentry; Claude Gentry; the unknown heirs, devisees, legatees and personal representatives of, and all other persons interested in the following several estates respectively, to-wit: Estate of Joseph Harper, deceased; Estate of Jane A. Harper, deceased; Estate of Anton H. Weckbach, deceased; Estate of William Weckbach, deceased; Estate of Anna Roth, deceased; Estate of John D. Tutt, deceased; Estate of Mrs. John D. Tutt, deceased; real first name unknown, widow of John D. Tutt, deceased; Estate of William L. Browne, deceased;

All of Lots one (1) to ten (10), both inclusive, in Block one (1); Lots five (5) to twenty-one (21), both inclusive, in Block two (2), except one and three-fourths (1 3/4) feet off of the west side of said Lot 1; and Lots eight (8), nine (9) and ten (10), in Block three (3), all in Browne's Subdivision of Lot 17 in northeast quarter of northwest quarter (NE 1/4 NW 1/4) of Section thirteen (13), Township twelve (12), North, Range thirteen (13), east of the Sixth Principal Meridian, in said County of Cass county, Nebraska, and being bounded on the south by the north boundary line of said Block three (3) of said Browne's Subdivision; also all real estate formerly platted as streets or alleys in said Browne's Subdivision, that lies between any of the lots or tracts hereinbefore described, except only said "Park Place" in said City of Plattsmouth, Cass county, Nebraska; and all persons having or claiming any interest of any kind in said real estate or any part thereof, real names unknown; and all persons having or claiming any interest of any kind in said "Park Place," above described, real names unknown; Defendants: You and each of you are hereby notified that on February 20th, 1926, Inez Stenner and Gertrude Stenner, plaintiffs, filed their petition in the District Court of Cass county, Nebraska, against you, impleaded with others, the object and prayer of which petition and action are that a decree be enacted in said Court in said action that plaintiffs are the absolute owners in fee simple of all of the real estate above described, and in the peaceable, open, adverse, actual possession thereof; that none of the defendants have any right, title, interest or estate in, or lien upon, said real estate or any part thereof; that the pretended interest, right and title of the defendants and each of them therein be canceled, that the title to all of said real estate be forever quieted in plaintiffs, and that all defendants and each of them, and all persons claiming by, through or under them, be enjoined from claiming or attempting to claim any title or interest in, or lien upon said real estate; and for general relief.

The object and prayer of said petition and action, among other things, is to obtain foregoing relief as against any and all of the defendants named or otherwise designated in said petition claiming any interest, right or title in, or lien upon, above described real estate, or any part thereof, based upon or relating to any one or more of the following designated instruments of record in the office of the County Clerk (Register of Deeds) of Cass county, Nebraska, respectively, to-wit: Mortgage of Edward T. Thomas and Clara M. Thomas, his wife, to Anton H. Weckbach and Henry M. Soennichsen, for \$300.00, dated February 24, 1904, recorded February 25, 1904, in Book 30 of Mortgages at page 33; Plat and Dedication by Wm. L. Browne of Browne's Subdivision, dated October 1, 1889, recorded November 8, 1889, in Book 19 at page 372; for the reasons respectively set forth in the petition.

You and each of you are required to answer said petition on or before the 17th day of May, 1926, or the allegations thereof will be taken as true and decree rendered accordingly.

**INEZ STENNER and GERTRUDE STENNER, Plaintiffs.** **T. F. A. WILLIAMS, Attorney.** a5-4w

### LEGAL NOTICE

In the District Court of Cass county, Nebraska. Henry M. Soennichsen, Plaintiff, vs. Michael Preis and Louisa Preis, Defendants.

To the defendants Michael Preis and Louisa Preis: You and each of you are hereby notified that Henry M. Soennichsen, plaintiff, filed his petition in said District Court of Cass county, Nebraska, on the 13th day of January, 1926, against you and each of you, alleging therein that plaintiff sold and delivered to said defendants goods, wares and merchandise, all of which were necessaries of life, for the support and maintenance of said defendants and there is due plaintiff from defendants the sum of \$174.70, with 7% interest thereon from June 26th, 1922, and in order to collect the same, plaintiff has commenced a suit in attachment and levied upon your real estate in the City of Plattsmouth, Nebraska. You are hereby notified to appear and answer said petition on or before the 3rd day of May, 1926, according to law and the rules of said court, or judgment will be entered against you by default and your real estate sold to satisfy the same.

**HENRY M. SOENNICHSEN, Plaintiff.** **ALLEN J. BEESON, His Attorney.** m22-4w

### ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska. In the Matter of the Estate of Mary E. Thompson, deceased.

The above cause came on for hearing upon the petition of Frank A. Cloidt, administrator of the estate of Mary E. Thompson, deceased, praying for a license to sell Lots four, five and six, in Block twenty-five, of South Park Addition to the City of Plattsmouth, Nebraska, or a sufficient amount of the same to bring the sum of \$500.00 for the payment of debts allowed against said estate and the costs of administering the same, there not being sufficient personal property to pay said debts and expenses. It is therefore ordered that all persons interested in said estate appear before me in the District Court room in the courthouse in the City of Plattsmouth, Nebraska, on the 24th day of April, 1926, at ten o'clock a. m., to show cause why a license should not be granted to said administrator to sell the above described real estate of said deceased to pay debts and expenses of said estate and that this order be published in the Plattsmouth Journal for four successive weeks preceding said time. Dated this 11th day of March, A. D. 1926. **JAMES T. BEGLEY, Judge of the District Court.** m15-4w

### NOTICE OF LIQUIDATION

The First National Bank, located at Greenwood, in the State of Nebraska, is closing its affairs. All note-holders and other creditors of the association are hereby notified to present the notes and other claims for payment to the Greenwood State Bank of Greenwood, Nebraska, which has assumed all the debts and liabilities of the First National Bank under an agreement of merger between them. Dated December 31, 1925. **H. K. PRANTZ, President.** 14-9w.

### ORDER OF HEARING

**On Petition for Appointment of Administrator.**

The State of Nebraska, Cass county, In the County Court.

In the matter of the estate of Michael J. Rys, deceased. On reading and filing the petition of Ann L. Rys praying that administration of said estate may be granted to Ann L. Rys, as Administrator; Ordered, that April 19th, A. D. 1926, at ten o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing. Dated March 23rd, 1926. A. H. DUXBURY, County Judge.

### NOTICE TO NON-RESIDENT DEFENDANT

In the District Court of Cass county, Nebraska. To A. D. Welton, Defendant: You are hereby notified that on the 25th day of January, 1926, the Cass County Investment Company, a corporation, filed a petition in the District Court of Cass county, Nebraska, against you, the object and prayer of which is to quiet title in itself and cancel a certain mortgage alleged to be a cloud upon the title to the following described real estate, to-wit: Lots 362 and 363, in the Village of Greenwood, Cass county, Nebraska—

and enjoin you and all persons claiming by, through or under you from asserting any right title or interest in or to the above described real estate. That unless you answer said petition on or before the 10th day of May, 1926, the contents of said petition will be taken as true. **CASS COUNTY INVESTMENT COMPANY, a Corporation, Plaintiff.** **J. C. BRYANT, Attorney for Plaintiff.** m25-5w

## Truck and Transfer

**L-I-N-E**  
 Call Phone 342-W  
 or see me at the Vallery Sales Pavilion, Plattsmouth  
**Wade Porter**  
 Live Stock Hauling a Specialty.

## Dr. John A. Griffin

**Dentist**  
 Office Hours: 9-12, 1-5. Sundays and evenings by appointment only.  
 PHONE 229 Soennichsen Building

## Fradley Garage

**Hudson and Essex MOTOR CARS**  
**United States Tires!**  
**DEPENDABLE REPAIRING!**  
 Phone 58. Plattsmouth, Neb.

## SEED CORN FOR SALE

Yellow Dent, 1924 crop, best quality, in the car. Shows a germination test of 95 to 100 per cent. Single picked, \$1.50; double picked, \$2.50 per bushel. At farm one quarter mile south of Murray on Walker place. **ROY GERKING.**

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