# The Plattemouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, WEBRASKA Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

Lightning kills two and injures Yesterday was Easter. Now for four in Texas.

-:0:-Last call. Go to the polls tomorrow and vote.

Did you see the fine display of Easter bonnets yesterday?

tures of everything except the back- are proposed by the administration.

enough to fan a spark of love into an ested in. old flame.

impeachment against Federal Judge be decided today. English of Illinois.

appears to be offering 22 solutions of any important bottles.

the farm relief problem.

pany and business is poor. -:0:--

comfortable than her respect.

to world court members caused a stir use except for spartan drinkers. in official circles in Washington.

weather is expected, garden-making tices, and his hours on earth are few. will be pushed to quite an extent. -:0:---

she has with her head is washing her

congress hearing. Committee warned needs. midwest is growing impatient and restless.

polls and vote tomorrow has not a September. particle of interest in the welfare of

scrub rooster trying to jick a scrap is entirely satisfied. with a game cock on the other side of the poultry wire.

raised the price of resin, but the re- self in matters elsewhere. sulting boom does not seem to have struck the cat market yet.

name may never be famous, millions

---:0:---than government officials as witnesses veteran. at prohibition hearing. Selfishness with a big "S."

trees and replant them. That is why but equal confidence in the ability of the radicals of the French Chamber the devil to hang on. of Deputies know they could revive the franc with a capital levy.

the average newspaper reader to note dollars more for new cars. that food prices are showing a slight decrease and may drop still lower during the summer.

will be of mighty little benefit to Italy is likened to the Russian idea. do-nithing attitude of the adminis- ceased, in the County Court of Cass (11), North, Range ten (10), east against any and all of the defendthe people of Nebraska if it is measured by high-pressure electric meters. A lower rate is worse than useless favors booths for courting parties who plete domination of the administrators and heirs take notice, that Mich- & Pacific Railway Company, real above described real estate, or any unless it lowers the bill.

Wheeler and Clarence Darrow on the next. prohibition question carried over radio Saturday night, impressed us as being a shameful waste of ether says a press dispatch from Michigan. waves and electronic energy.

the throes of a gold rush. This time ing over it. it is in Nevada in the vicinity of Beatty, where it is stated ordinary drinking water is so scarce it is sell-

intrinial alabate of alabate in interior i Dr. John A. Griffin Dentist

> Office Hours: 9-12; 1-5. Sundays and evenings by appointment only.

PHONE 229 Scennichsen Building better weather.

All this fever not from the flu. Part of it is fishin' fever.

Personal liberty sometimes may become public defiance.

The seed catalog shows nice pic- More rigid enforcement regulations

There are two sides to every ques-A young widow is usually clever tion that we're not especially inter-

Senate now on its last fight of the Congress adopted a resolution of Brookhart-Steck contest and it will

At ship launchings these days peo The committee of 22 at Washington ple are mighty careful not to break

real tears if she is backing the com- clothes you want to keep. ---:0:--

The honeymoon ends when he finds remind us that an oration is never such a matter. Perhaps a poll of the time limited for the presentation of a chew of tobacco makes him more greater than its adjectives.

---:0:--The League of Nations' circular Formulas said to preclude beverage polling. It is probably unfortunate said 12th day of April, 1926.

Gerald Chapman failed to obtain a Now that Easter is over and good stay of execution, from the court jus--:0:-

In their simple oriental way the A woman may have trouble with Chinese broke up a picketing party her heart, but the greatest trouble by killing a lot of the human pickets. -:0:---

Western Kansas seems to be de- Europe has not shown the pacific H. Sibert, deceased. lighted with its heavy wet snow, and idealism in which, until recently, To the creditors of said estate: Limit taken off farm discussion in declares that is just what wheat had been credited to her by many will sit at the County Court room in

The man who fails to go to the necessary to take the "r" out of that independence have had an effect ceive and examine all claims against

the wets, while the drys says it is day we no longer harber the belief from the 26th day of April, A. D. Mussolini puts one in mind of a dry; and strange to say, neither side that war is forever banished, that ment of debts is one year from said order be served upon the next of kin hereinbefore described, except only rally to arms.

When you get near a hornet's nest and hear something like this The craze for fiddlers has already Z-z-z-r-r, it is time to interest your-

certainly do not want to develop a Did you know that it is no worse for a woman to talk with her mouth A Frenchman has invented a run- full of pins than it is for a man to less silk stocking, and though his talk with his mouth full of tobacco?

of women are going to canonize him. The Pittsburgh Chronicle thinks a man in France who has been a mem- a lapse into flabbiness. Criminal dis-

A Wilmington, Del., minister says, ness to sacrifice the flag. the devil is doomed. We have con-The French pot their Christmas fidence in the sincerity of the pulpit.

After reading of crime, political the strength of that they may go squabbles, etc., it is quite a relief for right out and spend half a billion spend and spend half a billion with a spend half a billion spend for the strength of the stren

said his party will fight for down--:0:-Syndicate form of government ward revision of the rates "to a point (Seal) a5-4w Mussolini's aim. Governmental system where we will have a competitivewith its national election to be abol- revenue tariff." Low-priced hydro-electric power ished. Proposal of government in

---:0:----The debate between Wayne B. wood" during a sermon will follow publican party."

"Train Hits Auto; Six Are Killed." You may beat a train to the cross- appropriations for the next fiscal year ing, but you cannot possibly occury will be \$155,000,000 more than those The west is again going through the crossing while the train is pass-

# ing at \$5 a barrel. What a fine location for a big brewery! Truck and Transfer

L-I-N-E Call Phone 342-W

or see me at the Vallery Sales Pavilion. Plattsmouth

And Live Stock Hauling a Specialty.

making them get up.

#### THE SOB STUFF

A young woman, suing a man for \$50,000 for breach of promise, began to weep softly in the courtroom of ty. ss. Judge Timothey D. Hurley, in Chicago, the other day. But the cry dict and I'll set it aside as soon as trator;

BAKING POWDER

**Guaranteed Pure** 

Use KC for finer texture

and larger volume

in your bakings

Millions of pounds used

by our Government

DEFENSE POLICY CHANGED

has been going the rounds of the col-

leges and outcropping in the press.

bootleg rum has intimate acquaint-

The question of defense is consid-

DEMOCRATS SOUND TOCSIN

bank failures in five years while there

were only 378 during the entire Wil-

The League of Nations is surprised

son administration of eight years."

just beginning to fear we did.

grow older they have a harder time

eral important unfinished matters on prior to said day of hearing. its calendar.

## Newspaper advertising pays!

NOTICE TO CREDITORS

An outery about military training ty, ss. The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of Lu-It seems that there are agitators who cinda Brittain, deceased.

To the creditors of said estate: seriously object to the sort of mili-You are hereby notified that I tary instruction offered in our uni- will sit at the County Court room in versities. Lurid declamation are used Plattsmouth in said county, on the While your wife is spring cleaning to describe the alleged militaristic on the 13th day of July, A. D. 1926, at ten o'clock a. m., of each day, to spirit which is resulting from this at ten o'clock a. m., of each day, to be a lock one (1) influence and evamine all claims.

While your wife is spring cleaning to describe the alleged militaristic on the 13th day of July, A. D. 1926, at ten o'clock a. m., of each day, to be a lock one (1) influence and evamine all claims. But there is no way of telling ex- against said estate, with a view to As graduation day approaches to actly what the people think about their adjustment and allowance. The people on the subject of national de- claims against said estate is three months from the 12th day of April, fense would prove immeasurably more A. D. 1926, and the time limited for Wine tonics win dry czars' O. K. valuable in the end than prohibition payment of debts is one year from

that national defense is a vague ques-said County Court, this 8th day of tion, while that of wine and beer and March, 1926.

A. H. DUXBURY. ance with the public mind and ap- (Seal) m11-4w

NOTICE TO CREDITORS

erably different today from what it | The State of Nebraska, Cass counwas when the World War ended, or ty, ss. In the County Court.

even what it was two years ago. In the matter of the estate of John

You are hereby notified that I Americans. Japan has not acted un- Plattsmouth in said county, on the seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on seemingly but the Philipino demands 26th day of April, A. D. 1926 and on se The Chicago News says the oyster is becoming extinct, and it may be is becoming extinct, and it may be is becomined the control of the contro said estate, with a view to their adon the American attitude toward elim- justment and allowance. The time why a license should not be granted inating non-preparedness. Other in- limited for the presentation of claims The country is as wet as ever, say fluences have been at work until to- against said estate is three months of Charles Barrows, a minor, for the formerly platted as streets or alleys 1926, and the time limited for paythe United States will never again 26th day of April, 1926.

Witness my hand and the seal of This being the case, public opinion said County Court, this 15th day of March, 1926.

should be alert to detect the moves A. H. DUXBURY. of pacifists actively engaged in rip- (Seal) m22-4w County Judge. ping away our defense machinery. We

NOTICE TO CREDITORS

great war machine. That would be unnecessary and indefensible. But we ty, ss. The State of Nebraska, Cass coundo want to keep the young men of In the County Court.

the country in good trim, physically In the matter of the estate of and mentally. We do want to prevent Maria Lau, deceased.

To the creditors of said estate: Wets given two jolts in senate. ber of the French cabinet for three regard of the fact that our homes and will sit at the County Court room in To the defendants: Phebe A. Ram- which petition and action are that a 1926, against you and each of you, Judiciary subcommittee bars all other weeks should be referred to as a lives depend upon maintaining a ra- Plattsmouth in said county, on the sey; George W. Ramsey, husband of decree be enacted in said Court in alleging therein that plaintiff sold tional attitude toward world affairs 3rd day of May, A. D. 1926, and on Phebe A. Ramsey; the heirs, devisees, view to their adjustment and allow- real names unknown; -- Ellis, the defendants have any right, title, from defendants the sum of \$174.70. ance. The time limited for the pre- husband of Maria Ellis, first and interest or estate in, or lien upon, with 7% interest thereon from June The tariff will be the chief issue sentation of claims against said es- real name unknown; - Ram- said real estate or any part thereof; 26th, 1922, and in order to collect tate is three months from the 3rd sey, wife of Joseph Ramsey, first and that the pretended interest, right the same, plaintiff has commenced a in the next presidential campaign, day of May, A. D. 1926, and the time real name unknown; The new revenue bill saves motor- Rep. William Oldfield of Ark., chair- limited for payment of debts is one sey, wife of John A. Ramsey, first of them therein be canceled, that ists over \$80,000,000 a year, and on man of the Democratic congressional year from said 3rd day of May, and real name unknown; David Em- the title to all of said real estate be

Main Democratic state convention. He March, 1926.

A. H. DUXBURY.

NOTICE OF HEARING

Among other issues he listed "the Estate No. - of Adam Hild, detration, the abuse by the president county, Nebraska.

attend church, it is said. And no tion by the ultra-rich and heavy ael Hild his filed his petition alleg- names unknown: doubt booths for snorers who "saw campaign contributors to the Re- ing that Adam Hild died intestate in He denied that the country is ex-inhabitant of Plattsmouth, Nebraska, menced an action in the District ister of Deeds) of Cass county, Neperiencing general prosperity or that and the owner of the following de- Court of Cass county, Nebraska, on braska, respectively, to-wit: Mort- Cloidt, administrator of the estate of the administration is practicing scribed real estate, to-wit:

Lot eight (8), in Block ninestrictest economy. He charged that ty-seven (97), in the City of Plattsmouth, Cass county, Ne-

"there have been more than 2,400 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-

ernment is cool towards the invita- claims; that said decedent died in- notified that you are required to true and decree rendered according- of Plattsmouth, Nebraska, on the tion to come to Geneva and talk over testate; that no application for ad- answer said petition on or before ly. family matters. This is natural. The estate of said decedent has not been or the allegations therein contained league is just learning we didn't administered in the State of Nebras- will be taken as true and a decree join the family and Washington is ka, and that the heirs at law of said rendered in favor of Plaintiff and T. F. A. WILLIAMS, decreed to be the owners in fee sim- cording to the prayer of said petiple of the above described real estate, tion. Little children want to get up early which has been set for hearing on Dated this 29th day of March, A. and parents have a hard time teach- the 1st day of May, A. D 1926.

D. 1926.

ing them to lie in bed, and as they Dated at Plattsmouth, Nebraska, A. H. DUXBURY, County Judge. a5-4w (Seal) m29-3w

ORDER OF HEARING On Petition for Appointment of Administrator.

In the County Court. didn't last long. "I'm not going to Elizabeth Katherine Hild, deceased. hog will be sold according to law. have a crying spell going on in my of George M. Hild praying that ad-m29-5w. courtroom," announced the judge. ministration of said estate may be "You're crying your way into a ver- granted to Michael Hild as adminis-

Ordered, that April 19th A. D. 1926, at 10 o'clock a. m., is assigned The plaintiff promptly dried her for hearing said petition, when all per; The Plattsmouth Land and Imeyes. Shutting the valve on sobs is persons interested in said matter provement Company, a Corporation; a distinct aid to the mills of justice, may appear at a county court to be the successors and assigns of The held in and for said county, and show Plattsmouth Land and Improvement Personal letters from Nebraskans in congress indicate that the national lawmaking body is not expected to reach adjournment before the letters from Nebraskans in congress indicate that the national lawmaking body is not expected to reach adjournment before the letters from Nebraskans in congress indicate that the national lawmaking body is not expected to reach adjournment before the letters from Nebraskans in congress indicate that the national notice of the pendency of said petitioner when the letters from Nebraskans in congress indicate that the national notice of the pendency of said petitioner when the letters from Nebraskans in congress indicate that the national lawmaking body is not expected to reach adjournment before the letters from Nebraskans in congress indicate that the national lawmaking body is not expected to reach adjournment before the letters from Nebraskans in congress indicate that the national lawmaking body is not expected to reach adjournment before the letters from Nebraskans in congress indicate that the national lawmaking body is not expected to reach adjournment before the letters from Nebraskans in congress indicate that the national lawmaking body is not expected to reach adjournment before the letters from Nebraskans in congress indicate that the national lawmaking body is not expected to reach adjournment before the letters from Nebraskans in congress indicate that the national lawmaking body is not expected to reach adjournment before the law of the letters from Nebraskans in congress indicate that the national law of the la reach adjournment before the 1st of to all persons interested in said matter deceased; Catherine Weckbach; Mrs. June. Even with sixty more days in by publishing a copy of this order in Lydia Heimes; William Weckbach. the Plattsmouth Journal, a semi- Jr.; Mrs. John D. Tutt, first real which to labor it is practically cer- weekly newspaper printed in said name unknown, widow of John D. tain that congress will quit with sev- county, for three successive weeks, Tutt, deceased; Virginia Frady; Mrs.

Dated March 29th, 1926. A. H. DUXBURY, (Seal) m29-3wks

ORDER TO SHOW CAUSE

ty of Cass, Nebraska.

of the said Charles Barrows in Lot feet off of the west side of said Lot 12, Block 18, Latta's Second Addition 21; and Lots eight (8), nine (9) and to the Village of Murray, Cass counten (10), in Block three (3), all in stead right of Betty Barrows in and to Lots 3 and 4, in Block 12 in ter (NE14 NW14) of Section thir-

of Murray, Cass county, Nebraska. North, Range thirteen (13), east of tion that it is necessary and will be that part of said Subdivision describbeneficial to the said minor that said ed as "Park Place" in said Section. real estate be sold; and it appearing Township and Range; also that part that a time and place should be of said Lot seventeen (17) not platfixed and notice thereof given re- ted as a part of said Browne's Subquiring the next of kin and all per-division of said Lot seventeen (17), sons interested in the estate of the but designated in connection with said Charles Barrows, a minor, to the plat of said Browne's Subdivision

next of kin and all persons interest- four and five-tenths (254.5) feet in o'clock a. m., to show cause, if any, to the said Betty Barrows, guardian sale of such estate.

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 OF SUIT TO QUIET TITLE

In the District Court of Cass county, Nebraska.

William F. Stock, Plaintiff, vs. You are hereby notified, that I Phebe A. Ramsey et al, Defendants. in the estates of David Emrick and and under them, be enjoined from rules of said court, or judgment will Jacob Mahin, each deceased, real claiming or attempting to claim any County Judge. names unknown; and all persons title or interest in or lien upon said having or claiming any interest in real estate; and for general relief. and to the west half (W1/2) of the The object and prayer of said peti-northeast quarter (NE1/4) of Section tion and action, among other things, twenty-one (21). Township eleven is to obtain foregoing relief as of the 6th P. M., in Cass county, ants named or otherwise designated

Plattsmouth, Nebraska, on or about notified that William F. Stock, as May 5th, 1920, being a resident and Plaintiff, filed a petition and comthe 25th day of March, 1926, against gage of Edward T. Thomas and Mary E. Thompson, deceased, prayyou and each of you, the object, pur- Clara M. Thomas, his wife, to Anton ing for a license to sell Lots four, pose and prayer of which is to ob- H. Weckbach and Henry M. Soen- five and six, in Block twenty-five, of tain a decree of court quieting the nichsen, for \$300.00, dated Febru-South Park Addition to the City of will be \$155,000,000 more than those braska—

for the current year. "During the leaving as his sole and only heirs at leaving as his sole and only heirs at leaving the leaving as his sole and only heirs at leaving the leaving as his sole and only heirs at leaving the leaving as his sole and only heirs at leaving the leaving as his sole and only heirs at leaving the leaving as his sole and only heirs at leaving the leaving Harding-Coolidge regime," he said, law the following named persons, twenty-one (21), Township eleven page 33; Plat and Dedication by sum of \$500.00 for the payment of (11), North, Range ten (10), east Wm. L. Browne of Browne's Subdividebts allowed against said estate and of the 6th P. M., in Cass county, Ne- sion, dated October 1, 1889, recorded the costs of administering the same, braska, except that part thereof November 8, 1889, in Book 19 at there not being sufficient personal owned by The Chicago, Rock Island page 372; for the reasons respectively property to pay said debts and ex-& Pacific Railway: Company, as set forth in the petition. & Pacific Railway: Company, as set forth in the petition.

| Against you and each of you and each of you are required | It is therefore ordered that all to answer said petition on or before persons interested in said estate apand equitable.

ministration has been made and the Monday, the 17th day of May, 1926, decedent as herein set forth shall be against you and each of you, ac-

WILLIAM F. STOCK. CARL D. GANZ.

HOG TAKEN UP

The State of Nebraska, Cass count- 41/2 miles northeast of Nehawka. braska, is closing its affairs. All note-In the matter of the estate of advertising costs. Otherwise, the sent the notes and other claims for OMAR SCHLICHTEMEIER. Nehawka, Nebr.

## NOTICE

To Joseph Harper; Jane A. Har-

Edna Forbes; Clarence W. Forbes; Edward S. Tutt; Mrs. Edna Tutt; Mrs. Mary Gharrett; Shirley Ghar-County Judge. rett; Mrs. Georgia Gentry; Claude Gentry: the unknown heirs, devisees, legatees and personal representatives of, and all other persons interested in the following several estates re-In the District Court of the Coun- spectively, to-wit: Estate of Joseph Harper, deceased; Estate of Jane A. In re Application of Betty Bar- Harper, deceased; Estate of Anton rows, Guardian of Charles Barrows, H. Weckbach, deceased; Estate of a Minor, for License to Sell Real William Weckbach, deceased; Estate petition and the hearing thereof be of Anna Roth, deceased; Estate of given to all persons interested in Now, on this 1st day of April, A. John D. Tutt, deceased; Estate of D. 1926, there was presented to the Mrs. John D. Tutt, deceased, real Court, the petition of Betty Barrows, first name unknown, widow of John guardian of Charles Barrows, a D. Tutt, deceased; Estate of William ed in said county, for three success-

All of Lots one (1) to ten (10). Latta's First Addition to the Village Lots five (5) to twenty-one (21) of Murray, Cass county, Nebraska, both inclusive, in Block two (2), exand the undivided one-third interest cept one and three-fourths (1%) ty, Nebraska, subject to the home- Browne's Subdivision of Lot 17 in northeast quarter of northwest quar-Latta's First Addition to the Village teen (13). Township twelve (12). And it appearing from such peti-the Sixth Principal Meridan; also show cause why a license should not as "Part Lot 17 not Platted," the be granted for the sale of such essame being a tract of land, two hundred sixty-four (264) feet in length It is therefore ordered, that the east and west, and two hundred fiftymouth, and being bounded on the south by the north boundary line of said Block three (3) of said Browne's tion will be taken as true. Subdivision: also all real estate in said Browne's Subdivision, that It is further ordered that this lies between any of the lots or tracts

> Matilda street; all in the 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 said action that plaintiffs are the ab-

A San Antonio, Tex., minister of his appointive power, and the comavors booths for courting parties who plete domination of the administrapart thereof, based upon or relating ty, Nebraska. You and each of you are hereby to any one or more of the following

to learn that the United States gov- and praying for a decree barring You and each of you are further allegations thereof will be taken as room in the courthouse in the City

Plaintiffs.

told she was wanted in Heaven in Dated this 11th day of March, A. two minutes she would take a look D. 1926. in the mirror and dab some more His Attorney. powder on her nose.

NOTICE OF LIQUIDATION

A Duroc Jersey boar weighing The First National Bank, located about 225 pounds came to my farm at Greenwood, in the State of Ne-The owner can have same by prov- holders and other creditors of the asing property, paying for keep and sociation are hereby notified to prepayment 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. FRANTZ, President.

ORDER OF HEARING on Petition for Appointment of Administratrix

The State of Nebraska, Cass coun-

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 Administratrix; 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 said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printive weeks prior to said day of hear-

Dated March 23rd, 1926. A. H. DUXBURY. (Seal) m29-3w County Judge.

NOTICE TO NON-RESIDENT DEFENDANT

In the District Court of Cass couny, Nebraska.

To A. D. Welton, Defendant: You are hereby notified, that on the 29th 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 es-

tate, to-wit: Lots 362 and 363, in the Village of Greenwood, Cass county,

Nebraskaand enjoin you and all persons claiming by, through or under you from

May, 1926, the contents of said peti-

CASS COUNTY INVESTMENT

COMPANY, a Corporation, J. C. BRYANT, Attorney for Plaintiff.

m25-5w 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 others, the object and prayer of braska, on the 13th day of January, District Court of Cass county, Ne-'and delivered to said defendants Ram- and title of the defendants and each suit in attachment and levied upon mouth. Nebraska. You are hereby

> be entered against you by default and your real estate sold to satisfy the HENRY M. SOENNICHSEN, Plaintiff. ALLEN J. BEESON.

> > His Attorney. ORDER TO SHOW CAUSE

In the District Court of Cass coun-In the Matter of the Estate of

ing upon the petition of Frank A.

the 17th day of May, 1926, or the pear before me in the District Court 24th day of April, 1926, at ten o'clock a. m., to show cause why a license GERTRUDE STENNER, 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 success-We believe that if a woman were ive weeks preceding said time.

> JAMES T. BEGLEY. Judge of the District Court.

m15-4w