Disinfecting is worth doing when you

Pratts Dip and Disinfectant is guar-

anteed to have high germ killing power.

Long scientific study produced it. Use it

freely wherever you have a disinfecting

job. A gallon makes a barrelful. Backed

by half a century of Pratt experience.

Will not poison or irritate. No injury

Leading breeders and authorities have

Dip and

To Our Customers: We guarantee Pratts Dip

Sold and Guaranteed by

C. E. HARTFORD

ORDER OF HEARING

On Petition for Appointment

of Administrator.

A. H. DUXBURY.

ORDER OF HEARING

And Notice on Petition for Set-

tlement of Account.

settlement of said estate and for his

NOTICE OF HEARING

(Seal) a12-3w

Disinfectant

complete confidence in Pratts Dip and

use a disinfectant like Pratts.

to hair, wool, or feathers.

The Plattemouth Journal

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

R. A. BATES, Publisher

SURSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

THE SOUL OF THE RIGHTEOUS The Lord will not suffer the soul of the righteous to famish; but He Now what next? casteth away the substance of the

wicked .- Proverbs 10:3. ---:0:--Many of the red hot mamas smoke.

-:0:--What could be better than being

In Florida a fool and his money yet a calloused conscience. are soon parted.

Even the very simple spring hats applesause than prunes are.

bring top prices.

-:0:-Clarence, Misouri, elections.

cap as a wooden head.

---:n:--gray hair consider it dignified.

-:0:-The last thing to turn green in the spring is an amateur's garden.

---:0:----When man sprang from the mon-

key he was jumping at a conclusion. Mail-flyer missing in Idaho storm. by it's chairman. Lost somewhere in western-wilder-

People who long for the olden days many frozen assets. forget they used to put people in jail for owing money.

-:0:-Save your money so when you are is another election day coming. old you can be sorry you did instead

of wishing you had. and bad luck is usually the frame of age. mind you happen to be in.

looks like he will stay in the senate ry a tune always wants to lead the to his time of expiration by law. singing.

Just wishing things would change

the morning.

Southern firms seeking Muscle Shoals. Well, what is the matter with them getting it, it really belongs to that section of the country.

-:0:-A Philadelphia man has bequeathed his wife \$1, with the request that she go hang herself. Can you get a good, reliable rope for a dollar?

Somebody is trying to raise a fund of one million "to close the gap in American history." How big a leak could you stop if you had a million?

roar while Kansas City man tells a person is steeping without a taken roar while Kansas City man tells a person is steeping without a taken seems and that the pretended interest, right seems while Kansas City man tells a person is steeping without a taken roar while Kansas City man tells a person is steeping without a taken seems and that the pretended interest, right and title of the defendants and each one week prior to said day of hearis made in drug stores.

The election Tuesday was a very quiet affair, considering everything. It drizzled rain almost all day, but this didn't deter the candidates from getting out their friends to vote.

Dr. John A. Griffin Dentist

intelected at the intelection of the intellection of the inte

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

PHONE 229 Scennichsen Building Well, did you elect your man?

The election is over and Easter.

by leaps and bounds.

---:0:--A poor excuse is worse than none. Fatten up your excuses.

A person may have a thin skin and ----:0:----

Cranberries are better for making

A wooden leg isn't as great a handi- a kind of celery gone bloodshot."

The fundamentalists lose out in nothing and knows he knows nothing. fashions. ---:0:--

Never borrow trouble, and remem-To keep from being annoyed by ber also not to be liberal in giving we must confess that their style as ly get something on that man.

Dawes for a compromise. Vicepresident backing down on his rules

the tariff commission is being gagged the parting of the ways, or while

You never hear of an ice man going ominously. into bankruptcy on account of too

We never could understand why Brookhart evidently is a stayer. It it is that a fellow who can't even car-

is just about like striking a match gold in John L. Sullivan's famous idea that the school teacher who is to the thermometer to make the room \$10,000 belt melted into \$800 at the mint the other day.

not yet satisfied and can't start to sion that an outsider like Ponzi stood work before two or three o'clock in little chance of escape at the hands it in properly guiding the young folks of a jury of loyal Florida citizens.

-:0:----"Realtoress" is now appearing in the headlines. This should open the way for "soloness," "nimrodess," and other much needed feminine forma-

Topeka druggists have expressed not want to sell it, and if it is not,

at the bedroom door should be of im- be "be prejudiced, and conceited." mense value to convivial husbands.

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 Specialt"

Frady Garage

Hudson and Essex MOTOR CARS'

United States Tires!

Phone 58.

News from a certain Indiana town is that the board of education has put its official foot down hard against the employment of short-haired, short-skirted teachers.

Now a school board is certainly justified in maintaining a teaching staff that is of as high a standard as possible. We are quite sure that is the rule in Plattsmouth. Those who are to guide and instruct little children, or boys and girls in the grammar grades or in the high school, should be of a type to set a worthy example in conduct and character, as well as to teach efficiently "readin' and 'rithmetic."

Yet it is equally true that con-The local birthrate is increasing duct and character alone will not enable one to lead the children or young folks in her charge. Personal attractiveness is a large factor. And one must not forget that the styles have slightly changed during the lifetime of school board members. The teacher whose dress was a standard when Mr. Brown or Mr. Jones was a barefoot boy trudging along to the little red school house of history, "Rhubarb," wrote a youngster, "is would be decidedly back number in the opinion of the lads of today, unless that teacher had been so wise as Hats off to the fellow who knows to study and follow the changing

we may imagine it would be very incongruous in the school room of today. Imagine attempting to instruct a class in calisthenics while the teacher's trail filopped about the floor Commissioner Dennis charges that or her shirtwaist and skirt seemed at her hairpins dropped noisily one by Alida A. Blair, deceased.

of the school program, of course. Yet istrator; The difference between good luck noted, attain the distinction with teaching is likewise reminescent of tion and the hearing thereof be given tate.

All is not gold that glitters. The example. Yet, we have a persistent becoming to her-and to dispense It seems that Magnus Johnson is It was almost a foregone conclu- with a reasonable amount of her long skirt will have a far easier time of County, Nebraska.

were those staid school board mem- A. Pitz. administrator, praying a bers boys again in the class room, final settlement and allowance of his a5-3w rather than those of 1896.

States last year were valued at \$1,- said court, this 12th day of April tives and all other persons interested in the estates of David Emrick and in the estates of David Emrick and claiming or attempting to claim any May, 1926, the contents of said petithink there is no money in raising (Seal)a12-1w

man's farm can be had at the Journal office. Price 50 cents each.

ORDER OF HEARING tlement of Account.

In the County Court of Cass County, Nebraska.

tate be entered; 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 21st day of April A. D. 1926, at 9 o'clock a. m., to show cause.

In witness whereof, I have here-which has been set for hearing on Dated this 29th day of March, A nto set my hand and the seal of the 1st day of May, A. D 1926. D. 1926. unto set my hand and the seal of the 1st day of May, A. D 1926. said court, this 12th day of April Dated at Plattsmouth, Nebraska, A.D. 1926.

County Judge. (Seal) m29-3w

ORDER OF HEARING On Petition for Appointment of Administrator.

In the County Court.

On reading and filing the petition of George M. Hild praying that ad- m29-5w. ministration of said estate may be granted to Michael Hild as adminis-Ordered, that April 19th A. D. 1926, at 10 o'clock a. m., is assigned

for hearing said petition, when all per; The Plattsmouth Land and Imthe Plattsmouth Journal, a semiprior 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. rows, Guardian of Charles Barrows,

minor, for license to sell the undiv- L. Browne, deceased; ided one-third interest of Charles Barrews in Lots 3 and 4 in Block 12. both inclusive, in Block one (1);

tion that it is necessary and will be that part of said Subdivision describthis is true—the thoroughly modern Ordered, That May 3rd A. D. 1926, beneficial to the said minor that said ed as "Park Place" in said Section, The election is over, but all the teacher who keeps herself well in- at 10 o'clock a. m. is assigned for real estate be sold; and it appearing Township and Range; also that part The election is over, but all the teacher who keeps herself well in- a to be candidates were not elected. There formed as to the latest methods of sons interested in said matter may appoint and notice thereof given reted as a part of said Browne's Subteaching will hardly be so far behind pear at a county court to be held quiring the next of kin and all per-division of said Lot seventeen (17), in other ways as to cling to antiquat- in and for said county, and show sons interested in the estate of the but designated in connection with Some children, a scientists says, ed styles. If she is utterly old fogy cause why the prayer of petitioner said Charles Barrows, a minor, to the plat of said Browne's Subdivision are born tired. Others, it may be in dress one must suspect that her notice of the pendency of said peti- be granted for the sale of such essame being a tract of land, two hun-

> It is essential of course that a ter by publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the Platterworth Level and the publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the Platterworth Level and the publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of this order next of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of kin and all persons interest- four and five-tenths (254.5) feet in the publishing a copy of kin and all persons interest (254.5) feet in the publishing a copy teacher use discretion in her inter- in the Plattsmouth Journal, a semi- ed in the estate of Charles Barrows, width north and south, lying along, ed for hearing said petition, when all teacher use discretion in her interpretation of the styles of today. As an extremist, she would be in good an extremist, she would be in good an extremist, she would be in good an extremist. o'clock a. m., to show cause, if any, south by the north boundary line of cause why the prayer of the petiwhy a license should not be granted said Block three (3) of said Browne's to the said Betty Barrows, guardian Subdivision; also all real estate that notice of the pendency of said County Judge.

> > and all persons interested in said es- Matilda street; all in the City of ed in said county, for three success-In the County Court of Cass tate by publication thereof for three Plattsmouth, Cass county, Nebraska; successive weeks in the Plattsmouth State of Nebraska, Cass County, ss. Journal, a legal newspaper publish- any interest of any kind in said real To all persons interested in the ed and of general circulation in the estate or any part thereof, real names

On reading the petition of Julius By the Court. JAMES T. BEGLEY,

> In the District Court of Cass coun-William F. Stock, Plaintiff, vs.

To the defendants: Phebe A. Ramone week prior to said day of hear-sey, wife of John A. Ramsey, first having or claiming any interest in and to the west half (W1/2) of the tion and action, among other things, northeast quarter (NE1/4) of Section is to obtain foregoing relief as Estate No. — of Adam Hild, deceased, in the County Court of Cass (11), North, Range ten (10), east county Nebracks

ing that Adam Hild died intestate in You and each of you are hereby to any one or more of the following ty. Nebraska. ael Hild his filed his petition alleg- names unknown: Plattsmouth, Nebraska, on or about notified that William F. Stock, as May 5th, 1920, being a resident and Plaintiff, filed a petition and com-To all persons interested in the inhabitant of Plattsmouth, Nebraska, menced an action in the inhabitant of Plattsmouth, Nebraska, menced an action in the inhabitant of Plattsmouth, Nebraska, menced an action in the inhabitant of Plattsmouth, Nebraska, menced an action in the inhabitant of Plattsmouth, Nebraska, on gage of Edward T. Thomas and the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and Each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and Each of the 29th day of March, 1926, against Clara M. Thomas, his wife, to Anton You and Each of the 29th To all persons interested in the inhabitant of Plattsmouth, Nebraska, menced an action in the District braska, respectively, to-wit: Mort-On reading the petition of Nellie scribed real estate, to-wit:

Russell, administratrix, praying a final settlement and allowance of her account filed in this court on the 12th day of April 1926, and for proofs of heirship, and decree rendered leaving as his sole and only heirs at thereon; that a decree distributing law the following named persons, the residue of said estate, to-wit:

the 29th day of March, 1926, against you and each of you are hereby most and prayer of which is to obtain a decree of court quieting the title to the west half (W½) of the northeast quarter (NE½) of Section thereon; that a decree distributing law the following named persons, the residue of said estate, to-wit:

the 29th day of March, 1926, against you and each of you are hereby motified that Henry M. Soen-nichsen, for \$300.00, dated February 25, 1904, in Book 30 of Mortgages at page 33; Plat and Dedication by twenty-one (21), Township eleven that a decree distributing law the following named persons, the residue of said estate, to-wit:

if any there be, why the prayer of the and praying for a decree barring petitioner should not be granted, claims; that said decedent died innotified that you are required to and that notice of the pendency of testate; that no application for adanswer said petition on or before suit in attachment and levied upon said petition and the hearing thereof minimum and the hearing thereof minimum and equitable.

You and equitable.

You and each of you are further notified that you are required to answer said petition on or before like the same, plaintiff has commenced a suit in attachment and levied upon suit in attachment and levied upon said petition and the hearing thereof ministration has been made and the Monday, the 17th day of May, 1926, be given to all persons interested in estate of said decedent has not been or the allegations therein contained said matter by publishing a copy of administered in the State of Nebras- will be taken as true and a decree this order in The Plattsmouth ka, and that the heirs at law of said rendered in favor of Plaintiff and Journal, a semi-weekly newspaper decedent as herein set forth shall be against you and each of you, acprinted in said county, for one week decreed to be the owners in fee sim- cording to the prayer of said petiple of the above described real estate, tion.

WILLIAM F. STOCK,

HOG TAKEN UP

A Duroc Jersey boar weighing about 225 pounds came to my farm ty, ss. The State of Nebraska, Cass count- 41/2 miles northeast of Nebawka. The owner can have same by proving property, paying for keep and In the matter of the estate of advertising costs. Otherwise, the Elizabeth Katherine Hild, deceased. hog will be sold according to law. OMAR SCHLICHTEMEIER, Nehawka, Nebr.

NOTICE

persons interested in said matter provement Company, a Corporation; limited for the presentation of claims may appear at a county court to be held in and for said county, and show cause why the prayer of petitioner leaves of the successors and assigns of the lagainst said estate is three months from the 26th day of April, A. D. Company, a Corporation, real names 1926, and the time limited for payshould not be granted; and that unknown; Joseph Weckbach; Eugene ment of debts is one year from said notice of the pendency of said petition and the hearing thereof be given Weckbach, son of J. V. Weckbach, to all persons interested in said matter deceased; Catherine Weckbach; Mrs. said County Court, this 15th day of by publishing a copy of this order in Lydia Heimes; William Weckbach. March, 1926. Jr.; Mrs. John D. Tutt, first real weekly newspaper printed in said name unknown, widow of John D. (Seal) m22-4w county, for three successive weeks, 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. In re Application of Betty Bar- Harper, deceased; Estate of Anton a Minor, for License to Sell Real William Weckbach, deceased; Estate 3rd day of May, A. D. 1926, and on Now, on this 1st day of April, A. John D. Tutt, deceased; Estate of at ten o'clock in the forenoon of each D. 1926, there was presented to the Mrs. John D. Tutt, deceased, real day, to receive and examine all women teachers of a generation ago, dry. We knew they would eventual- Court, the petition of Betty Barrows, first name unknown, widow of John claims against said estate, with a guardian of Charles Barrows, a D. Tutt, deceased; Estate of William view to their adjustment and allow-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), ex-The State of Nebraska, Cass Counof the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Lot with the countries of the said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet off of the west side of said Charles Barrows in Lot feet 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 In the matter of the estate of ty, Nebraska, subject to the home- Browne's Subdivision of Lot 17 in stead right of Betty Barrows in and northeast quarter of northwest quarone or the old wire "rat" rattled On reading and filing the petition to Lots 3 and 4, in Block 12 in ter (NE% NW%) of Section thirof Milan L. Blair praying that admin- Latta's First Addition to the Village teen (13), Township twelve (12), istration of said estate may be of Murray, Cass county, Nebraska. | North, Range thirteen (13), east of Calisthenics are only a small part granted to Milan L. Blair as admin- And it appearing from such peti- the Sixth Principal Meridan; also dred sixty-four (264) feet in length to Ann L. Rys, as Administratrix; of Charles Barrows, a minor, for the sale of such estate.

Subdivision; also all real estate petition and the hearing thereof be sale of such estate.

It is further ordered that this lies between any of the lots or tracts said matter by publishing a copy of It is further ordered that this lies between any of the lots or tracts this order in the Plattsmouth Journel order be served upon the next of kin hereinbefore described, except only hereinbefore described, except only nal, a semi-weekly newspaper printand all persons having or claiming ing. 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, Neothers, the object and prayer of Cass County Investment Company, a which petition and action are that a corporation, filed a petition in the interest or estate in, or lien upon. said real estate or any part thereof; that the pretended interest, right 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 asserting any right title or interest in or to the above described real estate.
>
> That unless you answer said neti-Jacob Mahin, each deceased, real claiming or attempting to claim any May, 1926, the contents of said petinames unknown; and all persons title or interest in or lien upon said real estate; and for general relief. The object and prayer of said peti-

of the 6th P. M., in Cass county, ants named or otherwise designated The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice. tors and heirs take notice, that Mich- & Pacific Railway Company, real above described real estate, or any part thereof, based upon or relating designated instruments of record in the office of the County Clerk (Register of Deeds) of Cass county, Ne-

GERTRUDE STENNER. Plaintiffs.

John Kelnar of Chicago made cer- your real estate sold to satisfy the tain that relatives would not quar- same. rel over the \$4,000 he had saved up during his lifetime. Before he died he

made a bonfire of the bills.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

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 To Joseph Harper; Jane A. Har- said estate, with a view to their adjustment and allowance. The time

Witness my hand and the seal of

County Judge.

NOTICE TO CREDITORS

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

In the matter of the estate of To the creditors of said estate: You are hereby notified, that I

will sit at the County Court room in H. Weckbach, deceased; Estate of Plattsmouth in said county, on the of Anna Roth, deceased; Estate of the 4th day of August, A. D. 1926. ance. The time limited for the presentation of claims against said esday of May, A. D. 1926, and the time limited for payment of debts is one year from said 3rd day of May,

> Witness my hand and the seal of said County Court, this 29th day of A. H. DUXBURY,

County Judge. 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. Rvs. deceased. of Ann L. Rys praying that administration of said estate may be granted

tioner should not be granted; and ive 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 coun-

ty, Nebraska To A. D. Welton, Defendant: braska, against you, impleaded with the 29th day of January, 1926, the You are hereby notified, that on

> Lots 362 and 363, in the Village of Greenwood, Cass county,

Nebraskaand enjoin you and all persons claimasserting any right title or interest

tion will be taken as true.

CASS COUNTY INVESTMENT COMPANY, a Corporation, Plaintiff.

Attorney for Plaintiff.

LEGAL NOTICE In the District Court of Cass coun-Henry M. Soennichsen, Plaintiff.

vs. Michael Preis and Louisa Preis, To the defendants Michael Preis

wenty-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 countable.

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 an except the support and maintenance of said defendants which were necessaries of life, for the support and maintenance of said defendants and there is due plaintiff to answer said petition on or before the 17th day of May, 1926, or the countable. 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

HENRY M. SOENNICHSEN,

rules of said court, or judgment will be entered against you by default and

ALLEN J. BEESON, m22-4w His Attorney.

DEPENDABLE REPAIRING!

Plattsmouth, Neb.

NOT FOR US

taste and hardly could set a desirable Dated April 12th, 1926. as to bob her hair-if that style is

under her care. Also, we have a sly conviction that estate of Maggie Kaufmann, deceased: County of Cass, Nebraska. they would unanimously choose a account filed in this court on the teacher who wears the styles of 1926 12th day of April 1926, and for final NOTICE OF SUIT TO QUIET TITLE

discharge as said administrator; It is hereby ordered that you and Arthur Brisbane points out the all persons interested in said matter these views on the new "health secret of Mussolini's success. "To con-may, and do, appear at the county Phebe A. Ramsey et al, Defendants. beer:" "If it is intoxicating we do vince others, be yourself convinced." court to be held in and for said coun-We don't see what chance a sensible ty, on the 20th day of April A. D. sey; George W. Ramsey, husband of man has in this world. Any fool can have the sensible ty, on the 20th day of April A. D. sey; George W. Ramsey, husband of said action that plaintiffs are the abbraska, against you, the object and not want to sell it, and if it is not, there would be no market for it."

The problem of the peritioner of John Hopkins' University announces that with the world want to sell it, and if it is not, the dollar transfer of the peritioner should not be granted. Any fool can man has in this world. Any fool can man has in kins' University announces that with is natural, in a world where hondy hearing thereof be given to all percel names unknown; — Ellis, Senator Reed of Missouri gets into a string of galvanometers and electic sure of anything for the man who sons interested in said matter by public s Senator Reed of Missouri gets into a string of garvanometers and electrodes he is able to tell how soundly the senate fight on dry law. Galleries a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man tells a person is sleeping without awakenroar while Kansas City man te

Poultry produce in the United unto set my hand and the seal of sees, legatees, personal representa-

Maps of Cass county, showing every

And Notice on Petition for Set-

State of Nebraska, Cass County, ss.

dinand Jacob Hild, George Michael Hild, Philip Adam Hild, Fredrick Leonard Hild, Anna Katherine Puls and Emma Eliz-

this 29th day of March, A. D. 1926. A. H. DUXBURY.

Elizabeth Katherine Hild.

widow; and Michael Hild, Fer-

County Judge, a5-4w

Plaintiff. CARL D. GANZ, His Attorney.