

The Plattsmouth Journal

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R. A. BATES, Publisher

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No, son, the Mark you studied about in your Sunday school lesson, is not one of the Mark brothers.

Italy is thinking of introducing an entirely new form of government. But Mussolini, by any other name, still is Mussolini.

That's all very well for the rugged individualist, but who shall define that other phenomenon, strongly in the majority just now—the ragged individualist?

Four Arizona Indians are dead from a gun-fight that started over a peaceful checker game. Any attempt to sell Ely Culbertson's books to the Indians should be carefully watched by government agents.

The bride at the nudist wedding in California, we note, wore a ring and carried a bouquet of wild flowers—the corsage would have sounded a discordant note—and the groom wore the conventional tuxedo.

The recognition of Russia only adds to the burden of the newspaper offices of the country and makes it more difficult to live up to the newspaper code. How can the linotype operators handle the Russian names in a 40-hour week?

There's one consolation. If the business of navies is to protect foreign trade, we won't need more than one good rowboat.

The old Wall Street crowd hasn't been doing much under the new deal thus far, but they've hardly had time to get the new deck thumb-marked at this date.

It was just about a year ago this month, wasn't it, when, on going to bed after a heavy lunch of turkey sandwiches and cold mince pie, that we began seeing Technocrats in our dreams?

The depression must be over. Talk to the big business man and with a smile he tells you that his ledgers are not so red. Then, take a look in any direction and you see cheeks, lips and the nails are a brighter red than ever. "Brighter Days Are Here."

The stock market closed cut and heavy Friday, owing to the confusion that still exists in the minds of the Wall Street traders over the government's monetary intentions. Haven't the Wall Street traders read Prof. Rogers's crystal-clear statement in reply to Dr. Sprague?

Bible School Lesson Study!

Sunday, December 3

By L. Neitzel, Murdock, Neb.

"Paul in Ephesus"

Acts 19:1-20

We study today a long and diversified section of Paul's life, with regard to the importance of the Holy Spirit, the importance of giving, the wisest method of Christian work, the bold facing of iniquity, the need of repentance proved by works, the folly of mob-rule. Indeed a large program. The great centers of population were sought out by Paul, and so we find him, after some interruption, in Ephesus. At this time Ephesus was a city of some renown, situated about one mile from the Aegean sea fronting an artificial harbor, where ships of all lands met. Its inhabitants numbered about 400,000 and it possessed the most magnificent building in Asia Minor, the temple of Artemis (Diana); its dimensions being 242x162 feet, with 100 columns, 35 feet and 8 inches high. Ephesus was rich, corrupt and full of idolatry.

Its religion had been commercialized. The idol was an ugly figure, said to resemble an Egyptian mummy, believed to have fallen from heaven and was highly venerated. Their religion was plucked with sorcery and witchcraft. Magical impostors, sorcerers and exorcists were trafficking in all kinds of evil and immortality.

This place needed the Gospel of Jesus Christ. Paul realized this, and so he enters the synagogue, and "boldly for the space of three months reasons and persuades as to the kingdom of God." It is both pathetic and heroic to see Paul cling to his people, bringing the opportunity of the first chance of the gospel everywhere he went. It required great boldness to proclaim Jesus as the crucified, as the Messiah of the Jews, but the courage of Paul was one of his outstanding characteristics.

Paul based his preaching on reason. We also shall be successful as soul-winners in proportion as we give a reason for the faith that is in us. But he encounters here, as in other places, opposition, as some did not believe, but spoke evil of the "Way"; he would not cast the pearls before swine, he left them, took the disciples and used the school room of Tyrannus, and for two years preached and taught many, uncleaned, God assisting his servant by working miracles, so confirming the Gospel as preached by Paul.

A remarkable experience is recorded that occurred at this time. Seven sons of a high priest, Seva, two of them tried to imitate Paul, but found that the insane man on whom they were experimenting, was stronger than they. He grabbed them and tore their clothes and they fled naked from him. God is not mocked!

The great bonfire—the powerful preaching of Paul had a wonderful effect. People gave up their former vocations, their hearts were changed, so must be their lives. The use of sorcery contained in books is destroyed in a great bonfire. So must Christians give up and cease from bad habits, when they embrace Christ, they are to be a peculiar people not conforming to the ways of worldly people, but be transformed. There is still the same power in the blood for cleansing. Nowhere else did the Gospel create such a stir in a community—"it grew mightily and prevailed." "Great is truth and shall prevail." (Dean C. J. Vaughan). A riot in Ephesus followed. A certain business fell off to such an extent that it was threatened with extinction. The making of models of the temple and images of Diana, which were used as charms—being made of silver, terra-cotta, bronze or marble, and being bought by pilgrims. Demetrius called a meeting of the craft and pointed out the danger and loss to their business. In an inflammatory speech, he appealed to their pride in the great temple and goddess. The excitement grew and spread through the entire city. The people, gathering, rushed to the coliseum, the largest ever built by the Greeks, holding 56,000 people—the greater number not knowing what it was all about. Someone raised the cry: "Great is Diana of the Ephesians" and that lasted more than two hours. Similar demonstrations are staged in our national conventions—only exercise for the lungs—otherwise foolish and silly.

The excitement of any angry multitude wears out after a time, and a period of reaction comes, when they are disposed to listen to reason. The town clerk used the psychological momentum and by a little flattery he appeased the mob and by good logic and sound judgment and judicious tact got the people to go home. The uproar ceased, and the rioters dispersed to their various occupations and amusements.

The third missionary tour closed with a flying visit to the churches in Greece, which lasted several months, but is passed by in the Acts in two or three verses.

During this year, Paul wrote the greatest of all his Epistles, that to the Romans, and two others, Galatians and II Corinthians.

This tour ended at Troas with a long sermon, when a youth went to sleep and fell out of a third story window. Eutychus was the youth's name, and they went down to pick him up—dead. Paul restored him to life. The next teaching scene follows. (Read Acts 20:17-38.)

EVERY RIGHT CARRIES ITS RESPONSIBILITY

Franklin P. Adams, the New York columnist, who has surveyed the passing scene from his Coming Tower lookout for 30 years, is not by any means given over entirely to verse and humor. Nowhere have we read anything more to the point than what he has to say about the current discussion on the freedom of the press. A free press, F. P. A. reminds us, is not only one allowed by law to say what it thinks:

"It also is a press able to say what it thinks. And we'll go another step; it also is a press that has vigorous thoughts and strong convictions. It should have pride and humility. It should be a press wise enough to praise and to blame. For freedom is not a privilege; it is a right. And every right carries an equal responsibility."

Let us apply this fine, but only reasonable, standard to the newspapers which have been making the loudest clamor over the supposed threat to freedom of the press under the NRA newspaper code. For several weeks, the case of Mr. Wiggin of Wall street, tax dodger de luxe, has been before the country. Obviously, here is a subject on which a free press could be expected to speak out vigorously in the public interest. It would do so if it served the public interest. Very well. What do we find? The editorial pages which are raising the biggest howl over freedom of the press are not finding time or room to deal with Mr. Wiggin. There is no permanent newspaper code as yet. They have the constitutional guarantee of a free press. Yet they do not exercise it.

In vain have we searched those palladiums of our liberty, every one of which is demanding that the press be saved from the tyranny of dictators, for some editorial expression upon the subject of those exalted persons in Wall street whose confessions have shaken the country. One of the notable exceptions is the Chicago Daily News.

Judging by their silence on the case of Mr. Wiggin, about all the "freedom-of-the-press" howlers care to do with their freedom is to play the game of those who have wrecked the country. The press which Jefferson thought to make the guarantor of liberty has come to be the most certain means of destroying it.—St. Louis Post-Dispatch.

THE GOVERNMENT'S CREDIT

Is Dr. Sprague a scaremonger? In his resignation letter to President Roosevelt, the former treasury adviser declared that the president's monetary policy "threatens a complete breakdown of the credit of the government." As evidence he pointed to the fact that many issues of government securities had dropped below par.

Dr. Sprague evidently was alarmed by the fact that people were not buying government bonds as briskly as they had done. That was undoubtedly true, as reflected in the price of those bonds. But was Dr. Sprague justified in leaping from this fact to the conclusion that the reason for a lack of demand was a loss of faith? It is a grave conclusion, and one which should not be drawn without unimpeachable evidence.

And such evidence is not to be found. The government embarked on its present monetary policy on October 25. Since then the price of government bonds on the New York Stock Exchange has dropped on the average about four points. Dr. Sprague assumes that this means people are afraid to entrust their money to the government, that they are fleeing from government bonds. But if that is so, whither are they fleeing?

What Dr. Sprague did not mention is the fact that prices of all other bonds, not alone those of governments, have dropped. And the drop here has been just as large, in some cases larger. The average of 60 bond prices on October 27, according to Standard Statistics, was 74.8. On November 17, the average was 70.9. At the same time, prices of stocks have been rising, from an average of 75.8 on October 27 to one of 78.7 on November 17.

The explanation is simple: Money has been flowing from the bond market to the stock market. With the value of the dollar declining, investors have naturally sought to avoid fixed-income investments in favor of stock investments.

The conclusion is that Dr. Sprague looks very much indeed like a scaremonger. He has the aspect of one who shouts because he is hurt and because his habitual ways of thinking have been violated. He classifies himself among those who cry "Wolf!" because they happened to disagree with the theory upon which President Roosevelt is working.

is its ability to issue new securities. If the government should have difficulty in finding buyers for new issues, then there might be justification for such talk as Dr. Sprague's. The plain fact is that there has been no such difficulty; that, on the contrary, the most recent issue was snapped up with consuming zeal. Until this condition changes, the cry of "Wolf!" in respect to government credit will be the squeaking of an alarmist.—World-Herald.

THE FARMERS' STRIKE GOES INTO HISTORY

News from Wisconsin and Iowa indicates that the farm strike is ending. Farmers are getting tired of picketing and are staying at home. Milo Reno, president of the National Farm Holiday association, says he is ready to permit the active movement to subsidize and advise farmers to buy nothing and sell nothing.

This outcome of a hopeless undertaking was foreseen by all who knew the elements responsible for it. It never had the co-operation or even the sympathy of the great mass of the farming population. It received no support from the most reputable and influential farm organizations and leaders. If all who were engaged in the strike were to strike permanently, the volume of farm products going to market would not be lessened sufficiently to injure consumers or better prices for the producers.

As for Mr. Reno's orders or advice, both lack any authority to affect the trend of affairs. The farm strike goes into history merely as an evidence of something of much greater importance; the fact is admitted that the farmers of the nation have not had a square deal. They do not get a fair share of the dollar the consumer pays for commodities that originate on the farm.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 30th day of December, A. D. 1933, at 10:00 o'clock a. m. of said day, at the south front door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

East 24 feet of Lot 12 in Block 29, in the City of Plattsmouth, Cass county, Nebraska.

The same being levied upon and taken as the property of Edward Donat et al. defendants, to satisfy a judgment of said Court recovered by Fred T. Ramspeck, Trustee, plaintiff against said defendants.

Plattsmouth, Nebraska, November 23, A. D. 1933. H. SYLVESTER, Sheriff Cass County, n27-5w

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.

In the matter of the estate of George L. Hathaway, deceased. Notice of Administration. All persons interested in said estate are hereby notified that a petition has been filed in said court alleging that said deceased died leaving no last will and testament and praying for administration upon his estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said petition before said Court on the 15th day of December, A. D. 1933, and that if they fail to appear at said Court on said 15th day of December, 1933, at ten o'clock a. m., to contest the said petition, the Court may grant the same and grant administration of said estate to Edgar Fletcher or some other suitable person and proceed to a settlement thereof.

Witness my hand and the seal of said County Court this 14th day of November, 1933. A. H. DUXBURY, County Judge. (Seal) n20-3w

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.

In the matter of the estate of Wyomere Fletcher, deceased. Notice of Administration. All persons interested in said estate are hereby notified that a petition has been filed in said Court alleging that said deceased died leaving no last will and testament and praying for administration upon his estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said petition before said Court on the 24th day of November, A. D. 1933, and that if they fail to appear at said Court on said 24th day of November, 1933, at ten o'clock a. m., to contest the said petition, the Court may grant the same and grant administration of said estate to Edgar Fletcher or some other suitable person and proceed to a settlement thereof.

Witness my hand and the seal of said County Court this 25th day of October, 1933. A. H. DUXBURY, County Judge. (Seal) o30-3w

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.

In the matter of the estate of Louisa Conn, deceased. Notice of Administration. All persons interested in said estate are hereby notified that a petition has been filed in said court alleging that said deceased died leaving no last will and testament and praying for administration upon her estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said petition before said Court on the 8th day of December, A. D. 1933, and that if they fail to appear at said Court on said 8th day of December, 1933, at ten o'clock a. m., to contest the said petition, the Court may grant the same and grant administration of said estate to Ervin O. Conn and Grace M. Conn, or some other suitable person and proceed to a settlement thereof.

Witness my hand and the seal of said County Court this 8th day of November, 1933. A. H. DUXBURY, County Judge. (Seal) n13-3w

LEGAL NOTICE

In the District Court of Cass County, Nebraska

Wilhelmine Nolting, Plaintiff vs. Welcher Cardwell et al. Defendants

To the Defendants—Welcher Cardwell and wife, Mary Cardwell; Rosa Decker; Josiah Horning and Ann Horning, his wife; Mary Ann Salome Adams; Cornelius Josiah Horning; Susanna Elizabeth Shopp and Hershey Shopp; William Hargrave; William Hargrave, Emily Hargrave; Harris L. Levi; W. B. Roberts; F. Savaool; John Dunlap; Hugh B. McCune; James Peebler; Samuel Chandler; J. D. Tutt; John Black; Johanna Kennedy; Cade Rogers; Andrew B. Taylor; J. W. Conn; John Roesner; Hans P. Sundell; William B. Foster; James Kennedy; C. J. Horning; Mrs. Thomas A. Sullivan; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates respectively of Welcher Cardwell, Rosa Decker, Josiah Horning, Ann Horning, Mary Ann Salome Adams, Cornelius Josiah Horning, Susanna Elizabeth Shopp, Hershey Shopp, William Hargrave, William Hargrave, Emily Hargrave, Harris L. Levi, W. B. Roberts, F. Savaool, John Dunlap, Hugh B. McCune, James Peebler, Samuel Chandler, J. D. Tutt, John Black, Johanna Kennedy, Cade Rogers, Andrew B. Taylor, J. W. Conn, John Roesner, Hans P. Sundell, William B. Foster, James Kennedy, C. J. Horning and Mrs. Thomas A. Sullivan, each deceased, real names unknown; and all other persons having or claiming any interest in the following described real estate, to-wit: Commencing at the southwest corner of the northwest quarter of Section 29, Township 12 North of Range 14, East of the 6th P. M., thence running north on the section line 79 1/2 feet, thence south 88 degrees and 29 minutes east 81 1/2 feet, thence north 2 degrees and 21 minutes east 81 1/2 feet, thence north 87 degrees and 36 minutes east 54 1/2 feet, thence north 54 degrees and 36 minutes east 240 feet, thence north 77 degrees and 36 minutes east 735 feet, thence south 66 degrees and 42 minutes east 564 feet, thence south 74 degrees and 27 minutes west 492 feet, thence south 11 degrees and 18 minutes east 342 feet, thence south 82 degrees and 15 minutes west 194 feet, thence south 217 feet, thence east 197 feet, thence south 4 degrees east 599 feet, thence west on the quarter section line 2,136 feet, containing 64.43 acres more or less, in Cass county, Nebraska, real names unknown; and all persons having or claiming any interest in Fractional Lot 32, Sub-Lot 1 of Fractional Lot 31, Fractional Lots 33, 34, 27, 28, 29, 44, 45, 56 and 57 in the northwest quarter of Section 29, Township 12, Range 14, East of the 6th P. M., in Cass county, Nebraska, real names unknown.

Each of you are hereby notified that on the 22nd day of November, 1933, plaintiff filed her suit in the District Court of Cass county, Nebraska, the object and purpose of which is to establish and quiet and confirm the title of Wilhelmine Nolting, plaintiff, in and to the following described real estate, to-wit: Commencing at the southwest corner of the northwest quarter of Section 29, Township 12 North of Range 14, East of the 6th P. M., thence running north on the section line 79 1/2 feet, thence south 88 degrees and 29 minutes east 81 1/2 feet, thence north 2 degrees and 21 minutes east 81 1/2 feet, thence north 87 degrees and 36 minutes east 54 1/2 feet, thence north 54 degrees and 36 minutes east 240 feet, thence north 77 degrees and 36 minutes east 735 feet, thence south 66 degrees and 42 minutes east 564 feet, thence south 74 degrees and 27 minutes west 492 feet, thence south 11 degrees and 18 minutes east 342 feet, thence south 82 degrees and 15 minutes west 194 feet, thence south 217 feet, thence east 197 feet, thence south 4 degrees east 599 feet, thence west on the quarter section line 2,136 feet, containing 64.43 acres more or less, in Cass county, Nebraska, real names unknown, and to enjoin you and each of you from having or claiming to have any right, title, estate, lien or interest, either legal or equitable in or to said real estate or any part thereof, and to enjoin you and each of you from in any manner interfering with the

plaintiff and her possession or enjoyment of said premises, and for equitable relief.

This notice is given pursuant to an order of this Court.

You are hereby required to answer said petition on or before Monday, the 8th day of January, 1934. And failing so to do your default will be entered and judgment taken upon plaintiff's petition.

WILHELMINE NOLTING, Plaintiff. A. L. TIDD, Her Attorney. n27-4w

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska

Nettie Hirz, Plaintiff vs. Edmond A. Deslonde et al. Defendants

To the Defendants—Edmond A. Deslonde, Mrs. Edmond A. Deslonde, real name unknown; Thomas T. Furguson, Mrs. Thomas T. Furguson, real name unknown, whose true name is alleged to be Amanda Furguson; Joseph Harper, Jane A. Harper, Mrs. Louisa A. Endors, administratrix of the estate of William F. Endors, deceased; William F. Endors, real name unknown, Thomas T. Furguson, real name unknown, whose true name is alleged to be Amanda Furguson; Joseph Harper, Jane A. Harper, Mrs. Louisa A. Endors, administratrix of the estate of William F. Endors, deceased; William F. Endors, real name unknown, William F. Endors and Louisa A. Endors, each deceased, real names unknown, and all persons having or claiming any interest in or to the southeast quarter (SE 1/4) of the northeast quarter (NE 1/4) of the southeast quarter (SE 1/4) of Section six (6), Township twelve (12), North, Range thirteen (13), East of the 6th P. M., in Cass county, Nebraska, real names unknown.

You and each of you are hereby notified that Nettie Hirz as plaintiff filed a petition and commenced an action in the District Court of the County of Cass, Nebraska, on the 23rd day of November, 1933, against you and each of you, the object, purpose and prayer of which is to obtain a decree of the court quieting the title in the premises, to-wit: the northeast quarter and the east half of the southeast quarter of Section 6, Township 12, North, Range 13, East of the 6th P. M., in Cass county, Nebraska, in plaintiff, as against you and each of you, and for such other relief as may be just and equitable in the premises.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 15th day of January, 1934, or the allegations therein contained will be taken as true and a decree will be rendered in favor of a plaintiff as against you and each of you according to the prayer of said petition.

NETTIE HIRZ, Plaintiff. W. A. ROBERTSON, Attorney for Plaintiff. n27-4w

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 5th day of December, A. D. 1933, at ten (10:00) o'clock a. m. of said day at the south front door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

The southeast quarter (SE 1/4) of the southeast quarter (SE 1/4) of Section thirty-two (32), Township eleven (11), Range fourteen (14), East of the Sixth P. M., also the northeast quarter (NE 1/4) and the northeast quarter (NE 1/4) of the southeast quarter (SE 1/4) of Section five (5), Township ten (10), Range fourteen (14), East of the Sixth P. M., in Cass county, Nebraska.

The same being levied upon and taken as the property of Mildred J. Probst et al. defendants, to satisfy a judgment of said Court recovered by The Conservative Savings & Loan Association, plaintiff against said defendants.

Plattsmouth, Nebraska, November 6, A. D. 1933. H. SYLVESTER, Sheriff Cass County, n27-5w

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 23rd day of December, A. D. 1933, at 10 o'clock a. m. of said day at the south front door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

Sub Lot two (2) in the southeast quarter of the southwest quarter and the west half of the southwest quarter of Sec. 12, also the north half of the northwest quarter of Sec. 24, all in Twp. 12, Range 13, east of the 6th P. M., in Cass county, Nebraska, subject however, to the mortgage of the Conservative Mortgage Company in the sum of \$13,000.00—

The same being levied upon and taken as the property of Luke L. Wiles et al. defendants, to satisfy a judgment of said Court recovered by Isaac R. L. Wiles, substituted plaintiff against said defendants.

Plattsmouth, Nebraska, November 18, A. D. 1933. H. SYLVESTER, Sheriff Cass County, n20-5w

ORDER OF HEARING AND NOTICE OF PROBATE OF WILL

In the County Court of Cass county, Nebraska.

State of Nebraska, County of Cass, ss.

To all persons interested in the estate of Louisa Fisher, deceased: On reading the petition of Edgar T. Fisher, praying that the instrument filed in this court on the 7th day of November, 1933, and purporting to be the last will and testament of the said deceased, may be proved and allowed and recorded as the last will and testament of Louisa Fisher, deceased; that said instrument be admitted to probate and the administration of said estate be granted to Edgar T. Fisher, as Executor; I am 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 8th day of December, A. D. 1933, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and that 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, as Executor of the said deceased, for three successive weeks prior to said day of hearing.

Witness my hand, and the seal of said court, this 7th day of November, A. D. 1933. A. H. DUXBURY, County Judge. (Seal) n13-3w

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale, issued by C. E. Ledgway, Clerk of the District Court, within and for Cass County, Nebraska, and to me directed, I will on the 9th day of December, A. D. 1933, at 10 o'clock a. m. of said day at the south front door of the Court House, in said County, sell at public auction to the highest bidder for cash the following real estate to-wit:

Beginning at the Northeast corner of the West Half of the Northeast Quarter of Section Five, Township Eleven, North Range Eleven, East, extending West 79 rods, thence South 81 rods, thence East 79 rods, thence North 81 rods, to point of beginning, containing forty acres more or less, and the Southwest Quarter of Section Thirty-three, Township Twelve, Range Eleven, all east of the 6th P. M., in Cass County, Nebraska, subject to a mortgage in favor of the Conservative Mortgage Company in the sum of \$15,000.00—

The same being levied upon and taken as the property of Henry Hill, Jr., et al. defendants, to satisfy a judgment of said court recovered by John H. Fowler, Trustee, plaintiff, against said defendants.

Plattsmouth, Nebraska, October 31, A. D. 1933. H. SYLVESTER, Sheriff Cass County, n27-5w