LEGALS

* NOTICE OF SUIT

To: Rollin Bradfield and H. T. Saberson, Executors of the estate of Adolphus Bradfield, deceased; the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Adolphus Bradfield, deceased, real names unknown; and all persons having or claiming any interest in the

Southwest Quarter of Section Twelve, Township Twentyeight North, Range Eleven, West of the 6th P. M. in Holt County, Nebraska,

real names unkown, defendants. You and each of you are hereby notified that on the 19th day of May, 1947, Joseph F. Gallagher as plaintiff filed his petition in the District Court of Holt County, Nebraska, against you as defendants, the object and prayer of which is to quiet and confirm the title in him, the said Joseph F. Gallagher, to the following described real estate to-

the Soutwest Quarter of Section Twelve, Township Twenty-eight North, Range Eleven, West of the 6th P. M. in Holt

County, Nebraska, as against you and each of you, and to secure a Decree of Court that you have no interest in, right or title to, or lien upon said real estate or any part thereof; and for general equitable relief. You are required to answer said petition on or before the

30th day of June, 1947. Dated this 19th day of May,

JOSEPH F. GALLAGHER, Plaintiff

By Julius D. Cronin. His Attorney

(First Publication May 22, 1947.) NOTICE OF SUIT

To: D. McLean, Trustee; Pat-Electric Company, and All per-"O", Fahy's Park Addition to unknown, defendants:

You and each of you are hereof May, 1947, A. B. Hubbard as plaintiff filed his petition in the District Court of Holt County, year; Nebraska, against you as defendants, the object and prayer of which is to quiet and confirm the title in him, the said A. B. Hubbard, to the real estate ney, Hickey above specifically described, as against you and each of you, no interest in, er, Corkle, Ray right or title to, or lien upon said real estate or any part ster, Rooney, DeBacker thereof; and for general equitable relief.

You are required to answer said petition on or before the 30th day of June, 1947. Dated this 17th day of May,

A. B. HUBBARD, Plaintiff, By Julius D. Cronin, His Attorney

(First publication June 5, 1947.) NOTICE OF REFEREE'S SALE Wice is hereby given that by virtue of an Order of sale issued by the District Court of Holt County, Nebraska, in an action Jensen are plaintiffs and Richard was called on this motion and the vote was as follows; All aye. Was as follows; All aye. Lee Holmes, a minor, and others the vote was as follows. All aye. Motion by Hickey, seconded by are defendants, being Case No.

ed real estate, to-wit: The East Half of Section 20 and the North Hall of the Northeast Quarter of Section 29, all in Township 25, North, Range 13, West of the 6th P. M., in Holt County, Nebraska,

one o'clock P. M. of said day, at on the above motion and the vote day, the 10th day of July, 1947, at the front door of the Court House in the City of O'Neill, Holt County, Nebraska. Said sale will remain open one

hour. Terms of Sale: 20% cash on day of sale; balance payable upon confirmation and delivery of deed

JULIUS D. CRONIN, Sole Referee 4-8

W. F. FINLEY, M. D.

OFFICE PHONE: 28 First National Bank Bldg. O'NEILL

GEO. C. ROBERTSON Insurance

O'Neill Office: 1/2-block north of First National Bank Real Estate

DR. A. M. WURTZ Optometrist Office: Wilson Drug Store, Atkinson. Equipped to care for children as well as adults.

William W. Griffin ATTORNEY First National Bank Bldg. O'NEILL

(First publication June 5, 1947.)
NOTICE OF SUIT

To: Sarah K Metcalf; the heirs, devisees, legatees, personal rep-(First publication May 22, 1947.) resentatives, and all other persons interested in the Estate of Sarah K. Metcalf, Deceased, real names unknown, and All persons having or claiming any interest in the Southwest Quarter of Section Twenty, Township Twenty-nine, North, Range Ten, West of the 6th P. M., Holt County, Nebraska, real names unknown, defendants:

You and each of you are hereby notified that on the 21st day of May, 1947, William G. Malenke as plaintiff filed his petition in the District Court of Holt County, Nebraska, against you as defendants, the object and prayer of which is to quiet and confirm the title in him, the said William G. Malenke, to the real estate above specifically described, as against you and each of you, and to secure a Decree of Court that you have no interest in, right or title to, or lien upon said real estate or any part thereof; and for general equitable relief.

You are required to answer said petition on or before the 14th day of July, 1947. Dated this 3rd day of June,

A. D., 1947. WILLIAM G. MALENKE, Plaintiff By Julius D. Cronin, His Attorney

> CITY COUNCIL PROCEEDINGS

O'Neill, Nebraska May 12, 1947 Council Met as per adjourn-

Present; Mayor Dishner, Councilmen; Rooney, Hickey, Corkle, DeBacker, Ray, Armbru-

Motion by Corkle, seconded by Rooney that the sewer be extended from the corners of Douglas and Morton Streets South two blocks on Morton, then east one rick Fahy; Thomson - Houston block to Harrison St., and that the Mayor and City Clerk be sons having or claiming any in- authorized to enclose same in terest in Lots 9 and 10, in Block the Contract with The Robek Construction Co. Roll was call-O'Neill, Nebraska, real names ed on the above motion and the vote thereon was as follows; Aye Rooney, Hickey, Corkle, DeBackby notified that on the 17th day er, Ray, Armbruster; Nays; None. The Mayor made the following

COMMITTEES Streets & Alleys- Rooney, De-

Backer, Armbruster Water & Sewer- Corkle, Roo-

City Property- Hickey, Ray, and to secure a Decree of Court Lights & Insurance— DeBack-

Walks & Crossings- Armbru-Auditors- Ray, Hickey, Cor-

Motion by Corkle, seconded by of the Mayor be approve; Car-

Ordinance No 226a was introdinance No. 226a be passed on and the vote was as follows; All aye its first reading. Roll was Call- aye. ed on the above motion and the

passed on its second reading.

lows; All aye. estate at public auction on Thurs- ance No. 226a be passed on its was as follows. All aye. third reading. Roll was called Motion by Rooney, seconded by

was as follows; All aye. Motion by Corkle, seconded by Rooney that Ordinance No. 226a be passed and adopted. Roll was called on this motion and the vote was as follows; All aye.

Ordinance No 227a was introfirst reading. Roll was called on the above motion and the vote was as follows. All aye

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'BIG MUDDY' RUNS AMOK

Abnormal spring rains are causing floods in many parts of the country, inundating large tracts of land. Top panel shows the sandbagged levee of the Missouri river near Ald-

ridge, Ill., before the rains came. Below, 36 hours later, the levee proves no barrier, the water breaking through to flood 2,000 acres of farm land.

Motion by Hickey, seconded by read at Large. Motion by Hickey, by which dogs shall be destroy-DeBacker, that the rule that this seconded by Ray, that Ordinance ed by such police officers. ordinance be read on three dif- No. 230a be passed on its third ferent days be suspended. Roll reading. Roll was called on the was called on this motion and the above motion and the vote was vote was as follows; All aye.

called on the above motion and aye. was as follows; All aye.

vote was as follows; All aye. Ordinance No. 228a was intro- vote was as follows; All aye.

duced by DeBacker, and read for was as follows. All aye.

vote was as follows. All aye. read at large. Motion by DeBack- Neill sell Lot 45' 170' Block "H" Motion by Ray, seconded by Rooney, that Or- McCaffreys Second Addition to shall be unlawful for any person or if it is proposed to locate the McCaffreys Second Addition to shall be unlawful for any person or if it is proposed to locate the same in a position not in con-Corkle, that the rule that this dinance No. 228a be passed on Vernon Strong for the amount within the city, by agreement or Ordinance be read on three dif-its third reading. Roll was of \$100.00. Roll was called on otherwise, to set dogs to fightpending in said Court wherein Crdinance be read on the suspended. Roll called on the above motion and the above mo

Ordinance No. 226a was by title DeBacker, that Ordinance No. 228a be passed and adopted. Roll eree to sell the following described real estate, to-wit:

read the second thic by Boney Boney Beackby Rooney seconded by DeBackby Rooney Seconded by DeBackby Rooney Seconded by DeBackvote was as follows; All aye. Ordinance No. 229a was intro-

Roll was called on the above duced by Armbruster, and read motion and the vote was as fol- for the first time. Motion by Corkle, seconded by Ray that or-Ordinance No. 226a was then dinance No. 229a be passed on read at large. Motion by Rooney, its first reading. Roll was called seconded by Corkle, that Ordin- on the above motion and the vote

DeBacker, that the rule that this ordinance be read on three different days be suspended. Roll was called on this motion and the vote was as follows; All aye.

Ordinance No. 229a was by title read the second time. Motion by Ordinance No 227a was intro-duced by Ray, and read for the that Ordinance No. 229a be passfirst time Motion by Armbruster, ed on its second reading. Roll therewith; and to prescribe the cow, sheep, goat, swine, seconded by Hickey, that Ordin- was called on the above motion ance No 227a be passed on its and the vote was as follows; All

Ordinance No. 229a was then read at large. Motion by Armbruster, seconded by Ray, that Ordinance No. 229a be passed on its third reading. Roll was called on the above motion and the vote was as follows; All aye. by Hickey, that Ordinance No. 229a be passed and adopted. Roll

was as follows; All aye.

this Ordinance be read on three was called on this motion and of such fee. the vote was as follows; All aye.

that Ordinance No. 230a be pass- FUND. -Each person desiring a ed on its second reading. Roll license for a dog owned, kept or was called on the above motion harbored within the corporate and the vote was as follows; All limits of the City of O'Neill, Ne-

as follows; All aye. by Ray, seconded by Corkle, that 230a be passed and adopted. Roll or more. Ordinance No 227a be passed on was called on the above motion its second reading. Roll was and the vote was as follows; All

on the above motion and the vote the above motion and the vote in such proclamation. was as follows; All aye.

227a be passed and adopted. Roll this Ordinance be read on three DOGS. - No person shall own, sidewalks; and also to cover the was called on this motion and the different days be suspended. Roll keep or harbor any dog of a cross, actual cost of any time reason-

ance No. 228a be passed on its Ordinance No. 231a be passed ing or yelping shall annoy or property of the City. first reading. Roll was called on on its second reading. Roll was disturb any neighborhood or perthe vote was as follows; All aye. or chases pedestrians or vehicles.

Hickey, that the rule that this read at Large. Motion by Rooney trians or drivers of vehicles Ordinance be read on three dif- seconded by Hickey, that Ordin- while on the public side walks, any building from without the ferent days, be suspended. Roll ance No. 231a be passed on its streets, alleys or avenues of the was called on this motion and third reading. Roll was called city. Rooney, That the Appointments the vote was as follows. All aye. on the above motion and the Ordinance No. 228a was by ti-tle read the second time. Motion by Armbruster second-

Armbruster, seconded by Hickey, ed by Rooney that Ordinance No. duced by Rooney, and read for that Ordinance No. 228a be pass- 231a be passed and adopted. Roll Motion by Rooney seconded by

Ordinance No. 228a was then DeBacker, that the City of O'- such tag was issued.

Upon motion the council adjourned to June 3, 1947 at 7:30.

O. D. FRENCH City Clerk.

Ordinance No. 228-A ANIMALS AND FOWLS

An ordinance relating to anlmals and fowls; to provide for the taxing and licensing of dogs harbored within the corporate limits of the City of O'Neill, Nebraska; to prescribe regulations for the disposal of rabid, dangerwhere animals or fowls may be ed. kept with respect to the place of dwelling of another; to provide

and the vote was as follows; All furnished by said city clerk upon payment of such fee; attach in the Residence District of City. Ordinance No. 230a was intro- said tag to the leather collar or duced by Hickey, and read for the first time. Motion by Ray, seconded by Corkle, that Ordindifferent days be suspended. Roll license receipts for the payment

Ordinance No. 230a was by PAID TO CITY CLERK; WHEN tle read the second time, Motion DUE, WHEN DELINQUENT; y Rooney, seconded by Corkle CREDITED TO GENERAL braska, shall pay the city clerk Ordinance No. 230a was then the sum of one dollar therefor.

The owner, keeper or harborer of any dog so licensed shall be entitled to keep, own or harbor, and lic tag issued by the city clerk. therewith are hereby repealed. Dog tax shall be due January first of each year, and shall be shall be credited to the general publication according to law. fund of the city.

(3) LOST TAG, REPLACE-MENT.-Upon satisfactory showing made by the owner of any dog that the original tag has Attest: been lost, the city clerk shall is- O. D. FRENCH sue a duplicate or new tag for City Clerk. the balance of the year for which (SEAL) tax has been paid, and may collect a fee of twenty-five cents

(4) UNLICENSED, UNTAG-GED DOGS, NUISANCES. -All dogs running at large upon the streets of the city without a collar or harness with metal tag af- plication for permit so to do; fixed, are hereby declared a pub- posting of bond; to provide penlic nuisance, and may be de-

ING OF DOGS; MANNER OF within which this ordinance be- O. D. FRENCH DESTRUCTION, BOARD OF HEALTH AUTHORIZES. shall be the duty of the chief of police, or any other police officer of the city, after January tenth of each year, when dog tax becomes delinquent, to destroy any and all dogs found running MOVING PERMIT REQUIRED; at large within the corporate CONDITIONS. - Any person, affixed to either a collar or harness. The Board of Health shall

-The term "Dog" whenever used in this article shall be held

motion and | son, or which habitually barks Motion by Ray seconded by Ordinance No. 231a was then to the annoyance of such pedes-

NOT PERMITTED. -No owner, ing to be moved is in a poor conkeeper or harborer of any dog dition; is improperly constructed, shall permit such dog to wear unsanitary or unsafe; or if the any license metallic tag other building, when moved, as specithe first time Motion by Corkel the first time Motion by DeBacker, that Orseconded by DeBacker, that Or the city clerk for such dog, for injurious to the adjoining propthe year during and for which erty owners by reason of its ap-

(10) DOG FIGHTING. - It word, to encourage or urge any dog or dogs to fight.

(11) ANIMALS AND FOWLS RUNNING AT LARGE.-No person having the charge, custody or control thereof, shall permit any horse, mules, cow, sheep, goat swine, or any other animal to go the provisions of the preceding loose or run at large upon any street or alley in city, or upon the property of another; and the running at large within the corporate limits of city of poultry, chickens, turkeys, ducks, geese ous and unlicensed dogs; to pro- or other like fowl is hereby dehibit animals and fowls from clared to be a common nuisance running at large; to regulate and the same is hereby prohibit-

(12) ANIMALS NOT TO BE KEPT WITHIN ONE HUNDRED penalties for the violation there- FEET OF RESIDENCE OF ANo"; to repeal all ordinances and OTHER. -No person shall keep parts of ordinances in conflict or maintain any horse, mule. time when this ordinance shall or any other animal, within one be in full force and take effect. hundred feet of any building BE IT ORDAINED BY THE used by another as a residence MAYOR AND COUNCIL OF or place of dwelling located in or place of dwelling, located in THE CITY OF O'NEILL, NE- the Residential District of City.

(1) DOGS: LICENSE.—Every KEPT WITHIN TWENTY-FIVE person owning, keeping or har- FEET OF RESIDENCE OF ANboring a dog within the corpor- OTHER. -No person shall keep Motion by Armbruster seconded ate limits of the City of O'Neill, or maintain any chickens, ducks, Nebraska, shall license the same turkeys, geese or any similiar with the city clerk, and obtain a fowl within twenty-five feet of was called on the above motion license receipt and metallic tag any building used by another as a residence or place of dwelling

ance No. 230a be passed on its license issued and the fiscal year this ordinance for which penalfirst reading. Roll was called on of issue; secure separate license ty is not elsewhere provided, the above motion and the vote for each dog owned, kept or har- shall be deemed guilty of a misbored. The city clerk shall keep demeanor, and, upon conviction Motion by DeBacker seconded a record of all persons licensing thereof, shall be fined in any by Rooney, that the rule that this Ordinance he read on three bers of license tags, and furnish dollars for each offense.

(15) REPEAL OF PRIOR OR-DINANCES IN CONFLICT.—All (2) DOG TAX, AMOUNT, ordinances and parts of ordi-

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to allow such dog to enjoy the nances passed and approved pri- thereof, shall be fined in any

(16) WHEN OPERATIVE, -Passed and approved June 3,

- F. J. DISHNER

Mayor

Ordinance No. 230-A

An ordinance regulating the moving of any building from one lot to another lot, or moved inside the corporate limits from force and take effect from and without the city; requiring apalties for the violation thereof; repealing of ordinances or parts of ordinances in conflict there-(5) KILLING AND DISPOS- with, and prescribing the time Attest: comes effective.

> BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF O'NEILL, NE-BRASKA:

(1) APPLICATION FOR

limits of city without license tags partnership, firm or corporation desiring to move any building of any kind into the corporate limspecify and approve the manner its of the city from without the city, or from one lot to another lot within the city, where any (6) TERM "DOG" DEFINED, city street, alley or public property must be used for such moving, or be crossed in any manner, shall first make application in Ordinance No. 227a was by title read the second time. Motion by DeBacker seconded by Hickey, that Ordinance No. shall contain such information as (7) RABID DOGS. — When- the City Council shall prescribe and Mrs. Tomlinson's parents, ever the mayor issues a procla- and require; and such person, mation of danger to the public partnership, firm or corporation the vote was as follows; All aye. Ordinance No. 231a was intro- safety from rabid dogs, it shall shall also file a cash bond, or Ordinance No 227a was then duced by Corkle, and read for be the duty of all persons own- bond of some surety company or read at large. Motion by Ray, the first time. Motion by Hickey, ing, keeping or harboring any private bond of the applicant seconded by Armbruster, that seconded by Rooney, that Ordindog to confine the same to the ordinance No. 227a be passed on ance No. 231a be passed on its premises upon which he is harits third reading. Roll was called first reading. Roll was called on bored during the time specified principal sum of \$250.00, conditioned for the protection of the said City of O'Neill, Nebraska, Motion by Armbruster secondMotion by Hickey seconded by Ray, that Ordinance No.

Armbruster, that the rule that POCS

(8) HOWLING, BARKING, against any and all damage to the streets, alleys, crossings or was called on this motion and the dangerous or ferocious disposition ably expended by any and all that habitually snaps or mani- city employees in connection Ordinance No. 231a was by fests a disposition to bite. Nor with the moving of such buildthe first time Motion by Rooney, title read the second time. Motion any dog which by loud, contining on, along or across any of seconded by Corkle, that Ordin- by Rooney seconded by Ray, that ued or frequent barking, howl- the streets, alleys or public

> (2) APPLICATION GRANT- returned home Sunday. The City Council may deny the application for the moving of city to within the corporate limits of the city, or from one lot to another lot inside the city lim-(9) WRONGFUL LICENSING its; if, in their opinion, the buildpearance, type of construction, type of material, size or value; or if it is proposed to locate the formity with buildings already situate in the same neighborhood, or not in conformity with regulations regarding such buildings as are, or may be, contained in other ordinances of the

(3) VIOLATION, PENALTY. -Any person, partnership, firm or corporation violating any of sections of this ordinance, shall be deemed guilty of a misdemeanor, and, upon conviction

freedom of the city for the calen- or to the passage and approval of sum of not more than one hundar year engraved on the metal- this ordinance and in conflict dred dollars, (100.00) and shall pay the costs of prosecution; and, in default of payment thereof, shall stand committed to the delinquent from and after Janu- This ordinance shall be in full city jail until said fine and costs ary 10th of each year. All dog force and take effect from and are paid, secured, or otherwise tax collected by the city clerk after its passage, approval and discharged according to law; and each day of violation of any of the provisions of said ordinance shall be deemed a seperate and distinct offense.

(4) REPEAL OF PRIOR OR-DINANCES IN CONFLICT.—All ordinances and parts of ordinances passed and approved prior to the passage and approval of this ordinance and in conflict therewith are hereby repealed.

(5) WHEN OPERATIVE. -This ordinance shall be in full after its passage, approval and publication according to law. Passed and approved: June 3,

F. J. DISHNER

City Clerk. (SEAL)

O'NEILL LOCALS

Mr. and Mrs. Clarence Wrede and Mr. and Mrs. Charles Lawrence left Sunday for a short visit in Branson, Mo., with Mr.

and Mrs. Earl Wrede. Mr. and Mrs. Clark L. Willson were in Sioux City on business Saturday.

Marilyn Lou Duffy, of Casper, Wyo., arrived Friday to spend the summer with her grandparents, Mr. and Mrs. L. A. Simon-

son, and other relatives. Mr. and Mrs. Richard Tomlinson left this week for Colorado Wyoming to visit relatives and North Platte for a week or 10

Jack Harty, son of Mrs. W. H. Harty, left Friday to attend school at Rockhurst college, at Kansas City, Mo. Shirley Ross, daughter of Mr.

and Mrs. Oliver Ross, is entertaining La Vonne Miller, for several days. Miss Miller arrived Sunday. Robert Lawlor, of Le Mars, Ia., arrived Friday to visit friends

here for a short while. Mr. and Mrs. Hugh Ray were in Sioux City Friday on business. Mr. and Mrs. T. G. Hutton and baby, of Wayne, arrived from Lincoln Saturday at the home of Mr. and Mrs. H. O. Russ. They

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