# The Plattemouth Journal

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R. A. BATES, Publisher

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#### THY WILL, NOT MINE

Teach me to do thy will; for thou art my God; thy spirit is good; lead me into the land of uprightness .- your principal study. Psalm 143:10.

Some men argue with their wives. is to be out of place. Others are single.

The annual cantaloupe shortage however, a fall in prices. will be with us soon.

Rumors travel so fast because all rumors are wild rumors.

-:0:-

Some people find their most pleasant reflections in a mirror. -:0:-

Women will never be men's equals until men object to being kissed.

If everything got lost as easily as a pipe everything would stay lost most of the time.

Fine thing about wearing an old straw hat is you know the thing will not be stolen.

Laughing at a woman cooking over a hot stove in August is as safe as jumping down a volcano.

In spite of forecasts of moderate temperature, the weather can't forget somehow that it is August.

Radio static, they say, originates in the Mexican mountains. Now somebody go on and blame jazz on Mexican tamales.

Monsieur Dempsey says he'll fight anybody. But you're not anybody ough runs into six rigures

-:01-

The Czecho-Siovakian minister to Poland has gone crazy. A glance at what they would do to any brain.

Another reason why we would like to be a United States senator is because we could go to Europe and come back without changing our opinions.

Of course it is none of our business

Rabindranath Tagore says he was shocked at what he found in this country and isn't coming here again. That being the case, we'll have to

Lady Astor has accomplished the mention. remarkable feat of becoming a papa, In England she is recognized as the father of the bill which forbids the sale of liquor to minors. As Bill's father she will achieve greater glory than her title, wealth, social position of sex could accord.

A girl model is suing a beauty specialist for \$60,000 and claims that her career has been wrecked through rough treatment that was expected to add to her charm. The philosopher says that beauty is skin deep and when a lady gets skinned in a prettiness parlor the results may be disas-

the current turned on. The tapping to the next congress. That it will inbroken ends hit each other, they may anything yet undertaken may be takincandescent bulbs to be "renewed" this way as many as six times.

give him a place on the ticket. Ken-abled now but little less than nail a half (N½) of the northwest quartucky has it's blooded horses and its billion a year, and still rapidly grow-ter (NW½) of Section 4. Township lovely women and purposes to back ing. them with its money. The present That is a phase of the situation 6th P. M., in Cass county, Nebraska, governor is reported as having said that ought to appeal to the able real names unknown: governor is reported as having said that ought to appeal to the able. You and each of you are hereby that if the state assembly adopted an bodied service men themselves. Their notified that on the 8th day of Augact to forbid betting on races he demand for gratuity in the face of ust, 1923, the plaintiff filed her suit might approve it, but the legislators are as likely to knock the game
tated, and in addition to the compensate the barbers are to indorse safety

as the barbers are to indorse safety

the Increasing costs for the incapacition the District Court of Cass coundary. Administratrix, and the discharge of which is to establish and quiet and experience of the property of

All must respect those who respect

Let the great book of the world be

So many men think woman's place

Only a short time before fall; not

It takes a train only one second to

win the decision over an auto.

All men are born helpless bu some are more helpless than others.

The reason grouches are not popu lar is the supply exceeds the demand.

The wise man does not say all that

He who has not himself loved hardly understands a lover's feel-

One sad thing about summer is i is too hot to keep your hands in your revel in the enumeration of their fa-

Women powder their nose in public, so why can't men shave on the cars as they ride to work? Astronomers say there are n

sounds on the moon. Then it would make a fine summer resort.

The June husband tells us she really did try to serve some onions with perfumed sauce on them.

It is much better and much more to Monsieur Dempsey unless your just that one should die for many gated the doctrine of a sound body in

the two languages ought to indicate are doubtless served to them on silver platters.

The old fashioned belle who ran to her room to have a cry now has a daughter who goes somewhere to have a smoke.

Fame is as fleeting as a shoe shine. What has become of the inventor of but we don't remember ever to have Eskimo Pie, what did he do with the seen a summer when the ladies got as \$12,000 a week he was said to have damp about the shoulder blades as been making on his invention, and limelight in one way or another. what became of the invention?

> There are five wives and an unshares in the estate of the late Francisco Villa, but after the lawyers get through the best some of the claim-

# A MOUNTING COST

The federal treasury spent more last year for the care of sick and disabled veterans of the World war than for any other one purpose. It spent the preceding years and the indication is that the peak has not yet been reached. That this services will cost more than a million and a half a day this year or next fall is well within the realm of probability.

From every source close to the veterans themselves there is expressed despite the heavy outlay the greatest dissatisfaction with what the govern-When your electric light bulbs ment is doing. One of the veterans out that early in the morning and do Otto Miller and Fred Backemeyer as bur out try tapping them sharply organizations has mapped out a comwhile they're still in the socket with plete program which it will present makes the filament quiver. If the volve expense greatly in excess of fuse together again. We have known en for granted, leaving the inevitable

The president has properly insisted that without regard to the merits name unknown; David T. Griffeth; Last year a college professor ran of the case the federal treasury is in Mrs. David T. Griffeth, real name unfor governor of Kentucky on an an- no position to undertake any such fi- known; H. L. Pitzer, real name unti-betting platform. He declared nancial obligation as the bonus known; Mrs. H. L. Pitzer, real name that in three years over \$50,000,000 would involve. But while we talk Henry L. Pitzer, real name unknown; had been wagered on horse races in about the bonus we are actually pay- the heirs, devisees, legatees, personal Kentucky and, while the Kentucky ing out a sum on account of the dis- representatives and all other persons Jockey club had received \$3,000,000 abled which at the present rate of as its rake off the state of Kentucky growth will within a few years have David T. Griffith, deceased; David had gathered less than \$4,000 as cost more than the bonus itself. Cer- T. Griffeth, deceased; Mrs. David T. taxes. He proposed to either stop tainly we are becoming no more able Griffeth, deceased; H. L. Pitzer, dethe racing game of get a lot of money to meet the general obligation, with Henry L. Pitzer, deceased and Mrs. out of it for the state. The profes- the cost which must necessarily be Henry L. Pitzer, deceased, real names sor didn't even get enough support to incurred in providing for the dis- unknown; and all persons having or give him a place on the ticket. Ken- abled now but little less than half a claiming any, interest in the north

richly deserve, and should receive as richly deserve, and should receive as promptly as possible, the very best care that medical science can give them and the government should not them and the government should not them are the government should not them are the government should not them are the government should not the government government should not the government whether or not they are able bodied, in, and judgment taken upon the it will mean a financial slump from which they cannot recover for many

### WEAKER SEX! HUH!

It has been a popular pastime in learned gatherings to severely criticize the modern system of education of women. According to recent remarks made by dignitaries of the financial and legal worlds, the training given to girls today quite robs them of their feminine heritage, the Victorian era, and she has been with a crash.

One vast improvement that education has made in the female of the pointed critics. This is the incul-

no one was a real lady who had not of this order be served upon the next acquired a fine assortment of ill- age and all persons interested in her nesses during the course of a life- estate by publication of this order time, and a visit of the doctor was a for three successive weeks in the mark of distinction. Feminine gath- Plattsmouth Journal, a legal newspaerings were enlivened by disquisition lation in the County of Cass, Neon the part of the sufferers of every brasks. malady under the sun, and there was no incentive to overcome them when they made the victim so popular as a

raconteur. But modern education has promulthan that many should die for one. |a sound mind, and those who are stricken exert themselves to over-Bricklayers of Newark, N. J., are come it. The lady who "enjoys poor to get \$18 a day. Mortar and brick health" is rapidly passing into the limbo of forgotten things. Widening woman's scope of vision by teaching her science and politics and simward instead of in, and her conversation includes more enlivening top-

ics than ill health. leads people to inflict on others such actuated by a desire to bask in the show cause why the prayer of peti-

If you have had every mortal malwho have enjoyed no such fine asof the careful attention of all listen- ing. ants probably will get is honorable ers. It is on this ground that the bores proceed and the educators who gave the ladies something else to think and talk about assuredly should be blessed as mankind's greatest benefactors.

"The man the democrats nominate nearly \$100,000,000 more than in for president," declares Mr. McAdoo, "should not be too radical or too conservative." Very good. But should he not also be the son-in-law of a former democratic president?

> Just offhand we could name three rush to the golf course. It would,

## LEGAL NOTICE

In the District Court of Cass coun-

Martha Celestia Reed, Plaintiff, vs. bonus issue out of account entirely, David T. Griffith et al, Defendants. To the defendants David T. Griffith; Mrs. David T. Griffith, real unknown; Henry L. Pitzer and Mrs. David T. Griffith, deceased; Mrs. 1923. ceased; Mrs. H. L. Pitzer, deceased; 11, North of Range 13, East of the

hardly consistent with the motives enjoin each and all of you from hav- may, and do, appear at the County hardly consistent with the motives enjoin each and all of you from have any right, court to be held in and for said title, estate, lien or interest either county, of the 17th day of August, Lot 8 in Block 55 in the City of Plattsmouth, Nebraska:

The sick and disabled veterans estate, or any part thereof, and to show cause, if any there be, why the You are hereby notified that upon

be niggardly in making provisions for this treatment, but if a bonus is to be placed upon top of the cost of this, paid out indiscriminately to the placed out indiscriminately to the placed upon top of September, 1928, and failing so to the cost of the cost of this paid out indiscriminately to the placed upon top of the cost of the cost of this paid out indiscriminately to of September, 1928, and failing so to the cost of the ex-service men, regardless of do your default will be entered there-

> MARTHA CELESTIA REED, By A. L. TIDD, Her Attorney.

a13-4w ORDER TO SHOW CAUSE

In the district court of the County

of Cass, Nebraska. In reapplication of R. C. Hitchman, guardian of Ruth A. C. Beverage, incompetent, for license to sell

real estate. Now on this 11th day of August, 1923, there was presented the petiwithout conferring genuine benefits tion of R. C. Hitchman, guardian of in its place. One learns that wom- Ruth A. C. Beverage, incompetent, an approached the ideal along about for authority to sell the life estate of the said Ruth A. C. Beverage, and to invest the proceeds thereof; and steadily slipping ever since. Pre- it appearing from such petition that sumably she has hit the bottom now it is necessary and will be beneficial to the said Ruth A. C. Beverage that said interest should be sold.

It is therefore ordered that the next of kin and all persons interested he thinks, but thinks all that he says. species for which we should all offer in the estate of the said Ruth A. C. up a prayer of thankfulness, has Beverage, appear before the judge of been quite overlooked by the self ap- the district court of the County of Cass, Nebraska, at chambers in the county court house in the city of cating in them of a spirit of dislike Plattsmouth, Cass county, Nebraska, for physical weakness and admira- on the 17th day of September, 1923, tion of health, so that they no longer at 10 o'clock a. m., to show cause, if any there be, why a license should not be granted for the sale of said

interest It is further ordered that a copy

Dated this 11th day of August, 1923. By the Court JAMES T. BEGLEY.

District Judge

ORDER OF HEARING on Petition for Appointment of

The State of Nebraska, Cass coun-

In the matter of the estate of Augusta Gurr, deceased

ilar subjects has had the beneficient of Ida Backemeyer praying that adresult of turning her thoughts out- ministration of said estate may be granted to Otto Miller and Fred the object and prayer of which are Backemeyer, as Administrators;

1923, at ten o'clock a. m. is assigned name of Henrietta M. Creamer. It is really a form of egotism that for hearing said petition, when all persons interested in said matter petition on or before the 10th day may appear at a County Court to be of September, A. D. 1923. conversation, masmuch as they are held in and for said county, and tioner should not be granted; and that notice of the pendency of said C. A. RAWLS, Attorney. petition and the hearing thereof be ady from hookworm to housemaid's given to all persons interested in knee you are, of course, slightly dif-said matter by publishing a copy of stated number of children asking for ferentated from the common herd this order in the Plattamouth Journal, a semi-weekly newspaper printed in said county, for three successive sortment of ills and as such worthy weeks, prior to said day of hear-

Dated August 8th, 1923. ALLEN J. BEESON,

ORDER OF HEARING AND NO-TICE OF PROBATE OF WILL

State of Nebraska, County of Cass

To all persons interested in the estate of Christian Gurr, deceased: Backemeyer praying that the instru- o'clock a. m., at the farm house loment filed in this court on the 8th cated on said premises, one mile day of August, 1923, and purporting south and three miles east of Elm-

to be the last will and testament of wood, will sell at public auction to the said deceased, may be proved and the highest bidder, under the terms men "that it does a world of good" allowed, and recorded as the last will hereinafter specified, the following to get up at 5 in the morning and and testament of Christian Gurr, de- described real estate, to-wit: ceased; that said instrument be admitted to probate, and the adminishowever, half kill any of 'em to roll tration of said estate be granted to It is hereby ordered that you, and

all persons interested in said matter, cent (10%) cash and the balance may, and do, appear at the County county, on the 4th day of September, A. D. 1923, at ten o'clock a. m., to Possession to be given March 1, 1924. show cause, if any there be, why the 1923 taxes will be paid and rent re prayer of the petitioner should not tained by the parties to the suit. petition in the District Court of Cass pendency of said petition and that hour. the hearing thereof be given to all Notice is also hereby given that the Plattsmouth Journal, a semi- Sole Referee, on the 10th day of Sepweekly newspaper printed in said tember, 1923, at 11 a. m. at the farm county, for three successive weeks house located on said premises three prior to said day of hearing.

ALLEN J. BEESON, (Seal) a13-3w. County Judge.

ORDER OF HEARING and Notice on Petition for Settlement of Account. In the County Court of Cass coun-

State of Nebraska, Cass county, se To all persons interested in the state of Cornelius Bengen, deceased: Noel, formerly Irene C. Bengen, Court on the 7th day of August, A.

In witness whereof, I have hereunto set my hand and the Seal of 1920. said Court, this 7th day of August, A. D. 1923.

ALLEN J. BEESON, (Seal) a9-1w. County Judge.

SHERIFF'S SALE tion wherein Rosina Timmas is plaintiff and Jacob P. Falter et al 1923. are defendants, I will on the 15th day of September, A. D. 1923, at ten o'clock a. m., at the south front door of the Court House in the City of Plattsmouth, Cass county, Nebraska, offer for sale at public auc- ORDER OF HEARING AND NOtion, the following described real es-

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, in Block 5; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, in Block 6; Lots 7, 8, 9, 10, 11 and 12 in

13, 14, 15 and 16 in Block 9; Lots 10, 11 and 12 in Block 10; Lots 1, 2, 3, 4, 5, 6, 7,

10, in Block 12; Lots 1, 2, 3, 4, 5, 10, in Block 13; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 11, 12, 13 and 14, in Block 14; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, G. E. Roman, as Executor; 11, 12, 13 and 14, in Block 15; It is hereby ordered that

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 in Block 16; All in Palmer's Out Lots, an addition to the City of Plattsmouth, in ty, on the 27th day of August, A. D., plaintiff filed his suit in the District the County of Cass, Nebraska, all 1923, at 9 o'clock a. m., to show Court of Cass county, Nebraska, located within the northwest quarter cause, if any there be, why the prayagainst you and others, the object (NW1/4) of the northeast quarter er of the petitioner should not be and prayer of which is to foreclose Township twelve (12) North, Range dency of said petition and that the by plaintiff on Lot 10 in Block 43, cipal Meridian.

of August, A. D. 1923. C. D. QUINTON.

LEGAL NOTICE Henrietta M. West, Plaintiff, vs. John F. West, Defendant.

To John F. West, defendant in the above entitled cause: On reading and filing the petition 1st day of March, A. D. 1923, filed her petition in the District Court of Cass county, Nebraska, against you, for an absolute divorce from you, Ordered, that September 4th, A. D. and for the restoration of her maiden You are required to answer said

Dated July 30th, A. D. 1923. HENRIETTA M. WEST.

NOTICE OF REFEREE'S SALE In the District Court of the Couny of Cass, Nebraska. den Curtis; Adah I. Ross and hus- given to all persons interested in band, John Ross; Flora E. Barber said matter by publishing a copy of and husband William Barber; W. F. this order in the Plattsmouth Jour-J. BEESON, Kepler and wife Sophia Kepler, nal, a semi-weekly newspaper print-County Judge. Plaintiffs, vs. Hazel Biggerstaff and ed in said county, for three success-and D. W. MERROY husband Everett Biggerstaff, and ive weeks, prior to said day of hear-Pauline Kepler, a minor, defendants. ing. Notice is hereby given that under and by virtue of a decree of the Dis-In the County Court of Cass coun- trict Court of Cass county, Nebraska, entered in the above entitled cause on the 28th day of July, 1923. and an order of sale entered by said court on tthe 28th day of July, 1923, the undersigned Sole Referee, on the On reading the petition of Fred 10th day of September, 1923, at 9

> The southeast quarter (SE 1/4) of Section thirteen. (13) Township ten, (10) Range ten, (10) east of the 6th P. M. in the

County of Cass, Nebraska. Terms of said sale will be ten payable March 1, 1924. Abstract of Court to be held in and for said title is in the hands of the Referee and will be furnished to purchaser. be granted, and that notice of the Said sale will remain open for one

persons interested in said matter by under and by virtue of said decree publishing a copy of this Order in and order of sale, the undersigned miles west and two miles south o Witness my hand, and seal of said Avoca, will sell at public auction to 5412, dated November 8th, 1921; court, this 8th day of August, A. D. the highest bidder, under the terms hereinafter specified, the following the sum of \$233.30 and \$143.10 redescribed real estate, to-wit:

The southwest quarter (SW 1/4) of Section three, (3) Township Otoe county, Nebraska.

The terms of said sale will be te per cent (10%) cash and the balance payable March 1, 1924. Abstract of and will be furnished to purchaser On reading the petition of Irene 1923 taxes will be paid and rent retained by the parties to the suit. C. A. RAWLS, Attorney. praying a final settlement and al- Said sale will remain open for one

> Dated this 30th day of July, A. D. C. S. ALDRICH. W. A. ROBERTSON. Referee.

Attorney for Plaintiffs.

LEGAL NOTICE

sons interested in said matter, by covering the real estate in the City publishing a copy of this order in of Plattsmouth, Nebraska, described

the expiration of three months from offer for sale the following describe the 19th day of July, A. D. 1923, the purchaser J. H. Hall will apply to the Treasurer of said county, for a Treasurer's Deed of and to the said Notice is hereby given that by vir- property hereinbefore described. You tue of an Order of Sale issued by the are further notified that the said pur-Clerk of the District Court of the chaser has paid the subsequent taxes Second Judicial District of Nebraska, levied against the said above describwithin and for Cass county, in an ac-tion wherein Rosina Timmas is Dated this 18th day of July, A. D.

J. H. HALL, Tax Sale Purchase A. H. DUXBURY,

TICE OF PROBATE OF WILL

In the County Court of Cass coun ty. Nebraska. State of Nebraska, County of Cass

To all persons interested in the es ate of A. G. Roman, deceased: On reading the petition of G. E Roman praying that the instrument C. A. RAWLS, filed in this court on the 27th day of Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, June, 1923, and purporting to be 11 and 12, in Block 11; the last will and testament of the the last will and testament of the said deceased, may be proved and allowed, and recorded as the last will ty, Nebraska. and testament of A. G. Roman, de-ceased; that said instrument be ad-Reynolds, George W. Kinser and Mrs. mitted to probate, and the adminis- George W. Kinser, real name untration of said estate be granted to known, his wife, et al, Defendants.

E. Roman, as Executor;
It is hereby ordered that you and ser and Mrs. George W. Kinser, real all persons interested in said matter, name unknown, his wife: may, and do, appear at the County You are hereby notified that on Court to be held in and for said counthe 26th day of June, 1923, the of Section nineteen, (19) granted, and that notice of the pen- tax sale certificates owned and held fourteen (14) East of the Sixth Prin-hearing thereof be given to all per-in the City of Plattsmouth, in Cass cipal Meridian. Given under my hand this 6th day publishing a copy of this Order in the relief. This notice is given pursuant Plattsmouth Journal, a semi-weekly to an order of said Court. newspaper printed in said county, for three weeks prior to said day of hear-

Witness my hand, and seal of said 130-4w. In the District Court of Cass coun- court, this 31st day of July, A. D.

ALLEN J. BEESON, (Seal) a2-3w. County Judge

ORDER OF HEARING on Petition for Appointment of Administrator

The State of Nebraska, Cass coun In the County Court. In the matter of the estate of eter Trudeau, deceased

On reading and filing the petition of Nellie Philips praying that administration of said estate may be granted to M. M. Straub, as Administrator:

Ordered, that September 1st, A. D. 1923, at ten o'clock a. m. is asfor 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 petitioner should not be granted and that notice of the pendency of said Clara L. Curtis and husband, Bra- petition and the hearing thereof be

> Dated July 30th, 1923. ALLEN J. BEESON, County Judge C. E. TEFFT, Attorney.

> > LEGAL NOTICE

In the District Court of Cass coun-

Thadeus R. Adams et al, Defendants. The unknown claimants and other persons interested in Lot eighteen (18) in the southwest quarter (SW1) of the southeast quarter (SE1) of Section twenty, (20) and Lot twentyone (21) in the northwest quarter (SE1) of Section twenty, (20) all in presentation of claims against said (NW1) of the southeast quarter Township ten (10) North, Range nine (9) east of the Sixth Principal Meridian, in Cass county, Nebraska, and all other persons claiming any August, A. D. 1923. interest of any kind in said real estate or any part thereof, real names unknown, defendants, will take no-July, A. D. 1923. tice that plaintiff herein filed his of July, A. D. 1923, against said defendants, the object and prayer of which are to foreclose two certain tax sale certificates for delinquent taxes for the year 1920 on the real Foreman, Swenson Brothers Con estate hereinbefore described and for subsequent taxes paid thereon; said certificates being numbered 5413 and that there is due on said certificates facturing Company, a corporation: spectively, for which sums, with in- the 27th day of June, 1923, the plainterest from this date, together with tiff filed his suit in the District Court ten per cent for ettorney's fee, plain-of Cass county, Nebraska, against tiff prays for a decree that defend-you and others, the object and ants be required to pay the same, or of which is to foreclose a certain real that said premises may be sold to estate mortgage and to foreclose tax

satisfy the amount due. You are required to answer said plaintiff on Lots 9 and 10, in Block title is in the hands of the referee petition on or before the 10th day 61, in the City of Plattsmouth, Neof September, A. D. 1923. OLIVER C. DOVEY.

GEORGE W. OLSON

Live stock hauling. For the next two weeks will haul at 35c a hundred. Call phone 145, Plattsmouth,

NOTICE OF SALE

In the District Court of Case county, Nebraska Mary E. Egenberger, Plaintiff, vs. Edward M. Egenberger, a Minor, De-

Notice is hereby given that by virtue of an order entered in the above entitled cause, on the 17th day of July, A. D. 1923, by the District assessed in the name of Charles C. Parmele, for the year 1920, for the taxes delinquent for said year of 1920. Plattsmouth, Cass county, Nebrasks

real estate, to-wit: Lot one (1) in Block thirtythree; (33) Lots ten, eleven, twelve (10, 11, 12) in Block fifty-three, (53) all in the original plat of the City of Platts-mouth, Cass county, Nebraska; Lot four (4) in Block forty (40) in Young and Hay's Ad-

dition to the City of Platts-mouth, Cass county, Nebraska; Lots six and seven (6, 7) in Block three, (8) Egenberger's Addition to the City of Plattemouth, Cass county, Nebraskas Lots nineteen (19) and twen-

ty (20) in the Southeast quarter (SE%) of Section twentynine, (29) in Township twelve (12) North, Range fourteen (14) East of the Sixth Principal Meridian, in Cass county, braska.

Terms, cash on confirmation, Said sale will be kept open for bids for one hour. R. B. WINDHAM, Attorney.

LEGAL NOTICE In the District Court of Case conn-

BYRON GOLDING Plaintiff. By A. L. TIDD, His Attorney.

SHERIFF'S SALE

State of Nebraska, County of Cass. By virtue of an Order of Sale in trict Court within and for Cass coun ty, Nebraska, and to me directed, will on the 27th day of August, D. 1923, at 10 o'clock a. m., of make day, at the south door of the cour house in Plattsmouth, in said county sell at public auction to the higher

bidder for cash, the following prop erty, to-wit: Lots eleven (11) and twelve. (12) in Block two hundred twenty-one (221) in the City of Plattsmouth, Case county, No

The same being levied upon and taken as the property of Raymond Theodorski, Max Pries et al, defend ants, to satisfy a judgment of said Court recovered by Harriett E. Wolfe, plaintiff against said defendant.

Plattsmouth, Nebraska, July 23, A C. D. QUINTON, Sheriff Cass County,

and D. W. MERROW, Attorneys for Plaintiff.

D. 1923.

NOTICE TO CREDITORS The State of Nebraska, Ches coun-

In the County Court. In the matter of the estate of Sam To the creditors of said estat You are hereby notified, that I will sit at the County Court room in Plattsmouth, in said county, on the 25th day of August, A. D. 1928, and on the 27th day of November, A. D. 1923, at ten o'clock in the forences of each day to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the

estate is three months from the 25th day of August, A. D. 1923, and the time limited for payment of debts is one year from said 25th day of Witness my hand and the seel of said County Court, this 23rd day of

> ALLEN J. BEESON. County Judge. LEGAL NOTICE

In the District Court of Cass coun-Byron Golding, Plaintiff, vs. Frank pany, Edwards Manufacturing Con pany, a corporation, Greene's Ice Cream Factory, Defendants. To the defendant Edwards Manu-

you and others, the object and prayer sale certificate owned and held by brasks, and for equitable relief. This notice is given pursuant to an order

of said Court. You are required to answer said petition on or before Monday, Sepwill be entered and judgment taken upon plaintiff's petition against you.

BYRON GOLDING.

By A. L. TIDD,