

The Plattsmouth Journal

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R. A. BATES, Publisher

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The way of the transgressor is especially hard on our faith in laws.

Musical powder boxes for milady's dresser are now in vogue. A new way to tone up the complexion.

Lots of people are quite willing to take a paralyzed oath that Jamaica ginger is a danger beverage.

College students who are unable to make the prescribed course in four, ought to favor the five-year plan.

Yesterday's rain was worth a lot of money—even if it did cut down the shopping crowd for Bargain day.

Home-grown vegetables may not be any better than the store kind, but you can kick up an awful appetite by cultivating them.

Amelia Earhart, aviatrix, says that "women who might make good mechanics are shunted into cooking." From nuts to soup, as it were.

Cherry pie season is about over. It is one of the delicacies of the year that like strawberry shortcake, one can seemingly never get too much of.

The radio equipped car has invaded Plattsmouth and frequently one can hear someone driving up the street with that "Million Dollar Baby" song coming from the loudspeaker.

Mahatma Gandhi, who is leading a revolt in India, wants only a shirt. Theodore Graft Bilbo, against whom the people of Mississippi are in revolt, wants everything he can get his hands on.

If it is legitimate to tax gasoline for revenues with which to build roads, why not a tax on the fool ideas of politicians and malicious lies of demagogues with which to support our insane hospitals?

One Journal reader rises to remark that if Plattsmouth had the same attraction for Iowans it did back in the pre-Volstead days, they wouldn't have let a little thing like yesterday's rain deter them from "coming over."

The hand concert was called off on account of the rain—to the disappointment of a few who thought "singing in the rain" might also be applicable to "playing in the rain." The concert is to be given next Wednesday night.

How clever a political spellbinder thinks he is when he tells an audience how intelligent it looks. However (praises be) this is an "off" year in politics and we won't have to listen to this sort of buncombe for another twelve months. By then, perhaps, we have direct and inverse television and the radio political hawkers can take up the same line. (Some of the absent-minded ones have been known to do it anyway, from sheer force of habit.)

The coming of the rain on Bargain day was an uncontrollable circumstance. But life itself is a gamble, after all. The result of this little "set-back" should be to go even more determinedly after next week's business.

Now that a boom to re-elect Hoover has been launched, we may look forward to seeing him portraying the role of a farmer. A picture of Hoover out in a field tossing hay would be quite refreshing. He has been tossing the bull so long that it has grown tiresome.

That Fremont judge who upheld the contention that sixty quarts of beer is not an unreasonable amount under the law, has raised a discussion that is state-wide. "Prohib" contend the law referred only to that "laid in" at the time prohibition became effective in Nebraska in 1917, and not any manufactured since. In the meantime the case is headed for the supreme court, which will be called upon to make the ruling that will guide judges in determining future cases of this kind.

The request of Senator Bingham of Connecticut and of others for a new 5-year air program for the army and navy directs attention to what already has been accomplished on a similar program for both military units adopted in 1926. The aim of that program, devised after years of delay had left America distinctly backward in this respect, was to give the United States an air-combat strength of 2,800 planes, 1,800 for the army and the rest for the navy. There was to be that number of planes in constant readiness for use, with additional equipment for the national guard and the reserve forces.

The construction has been continued virtually in accordance with schedule. The program for the army is expected to be complete within another year and that for the navy soon thereafter. It is represented that it is now none too early to make a start on another 5-year plan, so that congress may be enabled to act upon it at the next session. It is said that completion of the present program will not bring the units to the authorized peacetime strength in the air.

The growing sentiment against heavy military expenditures is to be considered as a factor in furthering plans along this line. There are other matters, however, to be taken into legitimate account. One, of course, is the air status of America as compared with that of other countries. But there is the additional fact that the air defense construction is an indirect but none the less material aid to commercial aviation. That was a big argument in support of the original 5-year program. The impetus already given to air transportation, both in this respect and in government assistance to the air mail, could be continued with benefits extending to the entire American public.

In a few weeks the C. M. T. C. camp at Fort Crook will open with the largest enrollment ever—proving that more and more people are becoming "sold" on the advantages of this 30-day recreational outing for their sons at government expense. It is not militaristic or war-like to train our youths to obey orders and live healthier, happier lives.

In Nebraska it generally rains—just before the drouth. Yesterday was no exception. Things were beginning to "tinge" from the hot weather, although no serious damage had been done. And then along came that copious million dollar rain to save the crops and pastures—to say nothing of the lawns and flower gardens about town.

Uncle Sam is always doing something in a quiet way for his people. Wednesday he set 500 more of them to work as prohibition agents, thus making business for the lawyers, the judges, the police forces and the bootleggers.

Olga Petrova, actress, says she wouldn't think of living in the United States because it is a land in which everybody works. It is evident that Olga does not keep posted on unemployment statistics.

PAVING ON "O" STREET

With paving costing \$22,000 a mile and upward, it is inconceivable that any official of state or federal government would consider approving duplication or circuitous routes. Yet that is what a delegation of "ponderous" size sent up from Nebraska City and its westward environs to wait on the highway engineer and the governor recently sought to have done—and what the Nebraska City News-Press still harps on frequently in its editorial comment.

We refer to the paving of state highway No. 24 through Dunbar and Syracuse, finally after many turns and twists coming onto the O street road just this side of Eagle. Because this route passes through a rich trade territory tributary to Nebraska City, there is logic in the desire of the citizens of that town to "want it paved." But when it comes to the matter of expensive road improvement paid for by federal government and gasoline raised state funds, there is no place for selfish desires to have sway.

There is no question but that the logical route for east and west paving (when it is put in, which may be several years hence) is the O street road, which furnishes by far the shortest and best means of reaching Lincoln from a wide territory, including eastern visitors who arrive in the state over either the Plattsmouth or Nebraska City bridges.

To pave the Dunbar-Syracuse road, would result in north and south paving duplication of some ten miles—the distance from O street south to a base line of Nebraska City—that is now being paved on Highway 75, from the Banning orchard corner south. It would eliminate paved road connections to the capital city for 95 percent of the people of Cass county, all the western bound tourists who cross the river here and place a handicap on from one to fourteen miles on Otoe county residents who live north of Nebraska City anywhere near U. S. 75. On the other hand paving the O street road would give Nebraska Cityans the same mileage into Lincoln, accommodate the west-bound tourist crossing the Waubesa bridge equally as well and at the same time open up this entire territory and its flow of traffic over the Plattsmouth bridge to direct connections with Lincoln. Everybody benefited—and nobody penalized except the few Nebraska City business men who are looking to the paving of their "hand-picked" route to bring increased trade into the Otoe county seat.

Basing their claim on this logic, Plattsmouth might as well insist on the paving of the Plattsmouth-Louisville-Greenwood road, to connect with U. S. 38 at that point, for in this case it would even be a shorter route to serve this immediate territory and traffic over the Plattsmouth bridge.

Why worry about the penalty exacted of other communities if we can get what we want? Perhaps the fact that we don't go out "after" things in that way is what prompted Editor Sweet of the News-Press some time ago to refer to Plattsmouth as a town "where they don't bury their dead."

Common sense and a mere glance at the map proves the impracticability of either the Nebraska City south route or the Plattsmouth-Louisville-Greenwood route as the one to come in for first east and west paving. In years to come, perhaps both will be paved, but traffic demands now point unquestionably to the O street road as the logical route—both from a standpoint of cost and the number of people served.

In a few weeks the C. M. T. C. camp at Fort Crook will open with the largest enrollment ever—proving that more and more people are becoming "sold" on the advantages of this 30-day recreational outing for their sons at government expense. It is not militaristic or war-like to train our youths to obey orders and live healthier, happier lives.

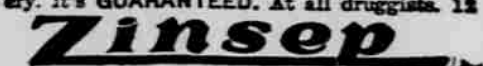
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FINE FOR STOMACH

"I have never had such good results as Zinsep. Not one who has taken the marvelous stomach remedy that did not obtain immediate results," writes Mr. W. P. Conner, druggist at Woodriver, Neb. End YOUR stomach misery. IT'S GUARANTEED. As all druggists.



WILSON AND HARDING

The citizen who hates sham and hypocrisy in the press and government alike will find much to hearten him in the newspaper comment on the dedication of the Harding tomb. The day-by-day historians are putting the twenty-ninth president of the United States in his proper place. Among the many discriminating estimations, the one from the Oklahoma City Daily Oklahoman stands out. It takes the occasion of the dedication of the 800 thousand dollar marble mausoleum at Marion as an opportunity to contrast the manner in which the name and memory of President Wilson has been treated by the country. Says the Oklahoman: "There was no scandal in the days of Woodrow Wilson. The natural resources of the nation escaped the hand of pillage when the sage of Princeton stood guard. Money voted to soothe the hurt of stricken soldiers and smooth their dying pillows was not stolen by a Wilson appointee. Theft, bribery and downright larceny shunned the corridors of the capitol. The most merciless investigation ever staged upon this continent failed to reveal one fact of guilt and accusing tongues were silenced by a blameless record. Whatever record leaped to light his name could not be shamed."

Yet Woodrow Wilson, as the Oklahoman with timeliness points out, has no national memorial, either built by his country or his countrymen. The grave at St. Alban's is a private grave without a national marker.

Two presidents pay honor at the tomb of the man who appointed Fall, Daugherty, Miller and Forbes; we ignore the resting place of the man who gave the world the League of Nations.

But there is no hurry. As time passes, his historical stature grows. Time is the true judge of us all.

Plenty of opportunity for speculative investment in Plattsmouth right now with real estate values at low ebb. Several Omaha real estate operators here the past week to investigate some "good buys" and the fellow who is willing to show a little faith in the future will reap a reward commensurate with his capital investment.

Advertisement—regularly—persistently, for that's the way to get results.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, In the County Court. In the matters of the estate of Margaret Wehrlein, 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 July 10th, 1931, and October 12th, 1931, at 10 o'clock a. m., on each day, to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 10th day of July, A. D. 1931, and the time limited for payment of debts is one year from said 10th day of July, 1931. Witness my hand and the seal of said County Court this 12th day of June, 1931. A. H. DUXBURY, County Judge.

NOTICE OF REFEREE'S SALE

In the District Court of Cass county, Nebraska. Joseph Timblin, Plaintiff vs. Algerian P. T. Wiley et al, Defendants. Notice is hereby given that under and by virtue of a decree of the District Court of Cass county, Nebraska, entered in the above entitled cause on the 29th day of May, 1931, and an order of sale entered by said Court on the 8th day of June, 1931, the undersigned Referee will on the 25th day of July, 1931, at 2:00 o'clock p. m., at the South front door of the Murray State bank, Murray, Nebraska, sell at public auction to the highest bidder for cash, that is to say, 10% on the day of sale and balance March 1, 1932, upon confirmation of sale by the court and delivery of deed and possession of property, the following described real estate, to-wit: Lot Seven (7) in the South-west Quarter of Northwest Quarter (SW 1/4 NW 1/4); Northeast Quarter of Southwest Quarter (NE 1/4 SW 1/4); Lots Three (3) and Thirteen (13) in the Northwest Quarter of Southeast Quarter (NW 1/4 SE 1/4); and Lots Four (4) and Eight (8) in the Southwest Quarter of Northeast Quarter (SW 1/4 NE 1/4); all in Section Nineteen (19), Township Eleven (11), North Range Fourteen (14), East of the 6th P. M. in Cass county, Nebraska. Said sale will be held open for one hour, an abstract showing merchantable title will be furnished. Dated this 17th day of June, 1931. J. A. CAPWELL, Referee. CARL D. GANZ, Attorney. j18-5w

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 1st day of August, A. D. 1931, at 10 o'clock a. m. of said day at the south front door of the court house, in the City of Plattsmouth, Nebraska, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit: Lot Three (3) in Block 50 in the City of Plattsmouth, Cass county, Nebraska—

The same being levied upon and taken as the property of Cornelius Mahoney, et al, defendants, to satisfy a judgment of said Court recovered by Daniel G. Golding, plaintiff against said defendants, in Plattsmouth, Nebraska, June 26th, A. D. 1931. BERT REED, Sheriff of Cass County, Nebraska. j29-5w

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska. In the matter of the estate of John Gouger, 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 orders 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 July, A. D. 1931, and that if they fail to appear at said Court on said 24th day of July, A. D. 1931, at ten o'clock a. m., to contest the said petition, the Court may grant the same and grant administration of said estate to Stella M. Gomerding, or some other suitable person and proceed to a settlement thereof. A. H. DUXBURY, County Judge. (Seal) j29-3w

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 11th day of July, A. D. 1931, at 10 o'clock a. m. of said day, at the south front door of the court house, in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit: Lots seven (7) and eight (8) in Block fifty-nine (59) in the City of Plattsmouth, in the County of Cass, State of Nebraska—

The same being levied upon and taken as the property of T. W. Hudgins et al, Defendants, to satisfy a judgment of said Court recovered by The Standard Savings and Loan Association of Omaha, Nebraska, Plaintiffs against said Defendants. Plattsmouth, Nebraska, June 6th, A. D. 1931. BERT REED, Sheriff Cass County, Nebraska. j8-5w

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 11th day of July, A. D. 1931, at 10 o'clock a. m. of said day, at the south front door of the court house, in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit: Eleven (11) in the northwest quarter of Section Nineteen (19) Township Twelve (12), Range Fourteen (14), East of the 6th P. M. in the City of Plattsmouth, Cass county, Nebraska—

The same being levied upon and taken as the property of Sarah Catherine Higley, et al, defendants, to satisfy a judgment of said Court recovered by Daniel G. Golding, plaintiff, against said defendants. Plattsmouth, Nebraska, June 26th, A. D. 1931. BERT REED, Sheriff of Cass County, Nebraska. j29-5w

LEGAL NOTICE

In the District Court of Cass County, Nebraska. Matilda Jardine, Executrix of the estate of Alexander Jardine, deceased, Plaintiff, vs. Earl M. Jardine, Vera M. Demmitt, Verna K. Bates, Leonard A. Jardine, Everett C. Jardine, a minor, heirs at law of the estate of Alexander Jardine, deceased, and the estate of Alexander Jardine, deceased, Defendants. In the Matter of the Application of Matilda Jardine, Executrix for License to Mortgage Real Estate. Notice is hereby given that, on the 23rd day of June, 1931, the following order to show cause was made: Now on this 23rd day of June, 1931, Matilda Jardine, Executrix of the estate of Alexander Jardine, deceased, having presented her petition under oath, praying for license to mortgage the following described real estate, to-wit: The North Half (N 1/2) of the Northwest Quarter (NW 1/4) of Section Eight (8), in Township Eleven (11), North Range Nine (9), in the County of Cass, State of Nebraska—

for the sum of \$5500.00, or any less amount to pay the debts and claims filed in the County Court of Cass county, Nebraska, and allowed by said County Court, Court costs, expenses of administration, allowances made by the County Court of Cass county, and the Court costs and expenses of the proceedings in this Court. It is therefore, ordered that all persons interested in said estate appear in the District Court of Cass county, Nebraska, on the 27th day of July, 1931, at the hour of 9 o'clock a. m., to show cause, if any there be, why license should not be granted to said Matilda Jardine, to mortgage the above described real estate of said decedent in the amount and for the purposes therein specified, and that this notice be published for four successive weeks in the Plattsmouth Journal as provided by law. JAMES T. BEGLEY, Judge of the District Court. j25 4w

LEGAL NOTICE

In the District Court of Cass County, Nebraska. Allen B. Wilson, Plaintiff vs. William F. Gillespie, et al, Defendants. To the defendants, Floyd Henton, Mrs. Floyd Henton, his wife, real name unknown; Josephine Johnson Bagnall and Bagnall, her husband, real name unknown; Rex Henton and Mrs. Rex Henton, his wife, real name unknown; Nona Henton, real name unknown and John Doe, her husband, real name unknown, Lorene Johnson Cody and Cody, her husband, real name unknown: You and each of you are hereby notified that on the 19th day of May, 1931, the plaintiff filed his petition in the District Court of Cass county, Nebraska, the object and purpose of which is to foreclose one certain real estate mortgage and taxes paid thereunder, on Lot 6, in Block 11, in the City of Plattsmouth, Cass county, Nebraska, and for equitable relief. You are further required to answer said petition on or before Monday, July 27, 1931, and failing so to do, your default will be entered and judgment taken upon plaintiff's petition. This notice is given pursuant to an order of this Court. ALLEN B. WILSON, Plaintiff. CHAS. E. MARTIN, His Attorney. j15-4w

NOTICE OF SHERIFF'S SALE

Notice is hereby given that by virtue of an order of sale issued by the clerk of the district court of the second judicial district of Nebraska, within and for Cass county, in an action wherein Lincoln Safe Deposit Company, a corporation, is plaintiff, and John F. Wolf, Ella Wolf, John Doe, whose real name is Fred J. Campbell; Mary Doe, whose real name is Clara Campbell; and The Plattsmouth Loan and Building Association, a corporation, are defendants, I will, at ten o'clock a. m., on Monday, the 6th day of July, 1931, at the south front door of the Cass county court house in the city of Plattsmouth, Cass county, Nebraska, offer for sale at public auction to the highest bidder for cash the following described lands and tenements, to-wit: The southwest quarter of the southwest quarter (SW 1/4 SW 1/4) and the south half of the northwest quarter of the southwest quarter (S 1/2 NW 1/4 SW 1/4) of Section thirty-two (32), Township eleven (11) north, Range fourteen (14) east, in Cass county, Nebraska, except one and thirty-fourths acres (1.30A.) described as follows: Commencing at a point ten chains south and seven chains east of the northwest corner of the southwest quarter (SW 1/4 SW 1/4) of said section, thence east thirteen chains to the east line of the west half of the southwest quarter (W 1/2 SW 1/4) of said section to a limestone set in the ground, thence south on said line one chain, thence west to the center of a ditch or draw running through said land, thence northeasterly following the meanders of said draw or ditch to the place of beginning, containing fifty-eight and seventy-hundredths acres (58.70A.) more or less; Also that part of the north half of the northwest quarter of the southwest quarter (N 1/2 NW 1/4 SW 1/4) of said section, described as follows: Commencing at a point ten chains south of the northwest corner of the southwest quarter (SW 1/4 SW 1/4) of Section thirty-two (32), Township eleven (11) north, Range fourteen (14) east, in Cass county, Nebraska, thence north on the section line one chain and seventy-five links, thence east eight chains to the center of a draw or ditch running through said land, thence in a southerly westerly direction following the meanders of the center line of said draw or ditch to a point due east of the starting point, thence west seven chains more or less to the place of beginning, containing one and thirty-one hundredths acres (1.31A.) more or less. Said sale is subject to all outstanding taxes and to confirmation by the court. Given under my hand this 2nd day of June, 1931. BERT REED, Sheriff of Cass County, Nebraska. E. S. RIPLEY, Attorney for Plaintiff. j4-5w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Amelia Heisel, 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 17th day of July, A. D. 1931, and on the 16th day of October, A. D. 1931, at ten o'clock in the forenoon 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 presentation of claims against said estate is three months from the 17th day of July, A. D. 1931, and the time limited for payment of debts is one year from said 17th day of July, A. D. 1931. Witness my hand and the seal of said County Court this 22nd day of June, A. D. 1931. A. H. DUXBURY, County Judge. (Seal) j22-3w

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 11th day of July, A. D. 1931, at 10 o'clock a. m. of said day, at the south front door of the court house, in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit: Lots seven (7) and eight (8) in Block fifty-nine (59) in the City of Plattsmouth, in the County of Cass, State of Nebraska—

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for the sum of \$5500.00, or any less amount to pay the debts and claims filed in the County Court of Cass county, Nebraska, and allowed by said County Court, Court costs, expenses of administration, allowances made by the County Court of Cass county, and the Court costs and expenses of the proceedings in this Court. It is therefore, ordered that all persons interested in said estate appear in the District Court of Cass county, Nebraska, on the 27th day of July, 1931, at the hour of 9 o'clock a. m., to show cause, if any there be, why license should not be granted to said Matilda Jardine, to mortgage the above described real estate of said decedent in the amount and for the purposes therein specified, and that this notice be published for four successive weeks in the Plattsmouth Journal as provided by law. JAMES T. BEGLEY, Judge of the District Court. j25 4w

LEGAL NOTICE

In the District Court of Cass County, Nebraska. Allen B. Wilson, Plaintiff vs. William F. Gillespie, et al, Defendants. To the defendants, Floyd Henton, Mrs. Floyd Henton, his wife, real name unknown; Josephine Johnson Bagnall and Bagnall, her husband, real name unknown; Rex Henton and Mrs. Rex Henton, his wife, real name unknown; Nona Henton, real name unknown and John Doe, her husband, real name unknown, Lorene Johnson Cody and Cody, her husband, real name unknown: You and each of you are hereby notified that on the 19th day of May, 1931, the plaintiff filed his petition in the District Court of Cass county, Nebraska, the object and purpose of which is to foreclose one certain real estate mortgage and taxes paid thereunder, on Lot 6, in Block 11, in the City of Plattsmouth, Cass county, Nebraska, and for equitable relief. You are further required to answer said petition on or before Monday, July 27, 1931, and failing so to do, your default will be entered and judgment taken upon plaintiff's petition. This notice is given pursuant to an order of this Court. ALLEN B. WILSON, Plaintiff. CHAS. E. MARTIN, His Attorney. j15-4w

NOTICE OF SHERIFF'S SALE

Notice is hereby given that by virtue of an order of sale issued by the clerk of the district court of the second judicial district of Nebraska, within and for Cass county, in an action wherein Lincoln Safe Deposit Company, a corporation, is plaintiff, and John F. Wolf, Ella Wolf, John Doe, whose real name is Fred J. Campbell; Mary Doe, whose real name is Clara Campbell; and The Plattsmouth Loan and Building Association, a corporation, are defendants, I will, at ten o'clock a. m., on Monday, the 6th day of July, 1931, at the south front door of the Cass county court house in the city of Plattsmouth, Cass county, Nebraska, offer for sale at public auction to the highest bidder for cash the following described lands and tenements, to-wit: The southwest quarter of the southwest quarter (SW 1/4 SW 1/4) and the south half of the northwest quarter of the southwest quarter (S 1/2 NW 1/4 SW 1/4) of Section thirty-two (32), Township eleven (11) north, Range fourteen (14) east, in Cass county, Nebraska, except one and thirty-fourths acres (1.30A.) described as follows: Commencing at a point ten chains south and seven chains east of the northwest corner of the southwest quarter (SW 1/4 SW 1/4) of said section, thence east thirteen chains to the east line of the west half of the southwest quarter (W 1/2 SW 1/4) of said section to a limestone set in the ground, thence south on said line one chain, thence west to the center of a ditch or draw running through said land, thence northeasterly following the meanders of said draw or ditch to the place of beginning, containing fifty-eight and seventy-hundredths acres (58.70A.) more or less; Also that part of the north half of the northwest quarter of the southwest quarter (N 1/2 NW 1/4 SW 1/4) of said section, described as follows: Commencing at a point ten chains south of the northwest corner of the southwest quarter (SW 1/4 SW 1/4) of Section thirty-two (32), Township eleven (11) north, Range fourteen (14) east, in Cass county, Nebraska, thence north on the section line one chain and seventy-five links, thence east eight chains to the center of a draw or ditch running through said land, thence in a southerly westerly direction following the meanders of the center line of said draw or ditch to a point due east of the starting point, thence west seven chains more or less to the place of beginning, containing one and thirty-one hundredths acres (1.31A.) more or less. Said sale is subject to all outstanding taxes and to confirmation by the court. Given under my hand this 2nd day of June, 1931. BERT REED, Sheriff of Cass County, Nebraska. E. S. RIPLEY, Attorney for Plaintiff. j4-5w

LEGAL NOTICE

In the District Court of Cass County, Nebraska. Allen B. Wilson, Plaintiff vs. William F. Gillespie, et al, Defendants. To the defendants, Floyd Henton, Mrs. Floyd Henton, his wife, real name unknown; Josephine Johnson Bagnall and Bagnall, her husband, real name unknown; Rex Henton and Mrs. Rex Henton, his wife, real name unknown; Nona Henton, real name unknown and John Doe, her husband, real name unknown, Lorene Johnson Cody and Cody, her husband, real name unknown: You and each of you are hereby notified that on the 19th day of May, 1931, the plaintiff filed his petition in the District Court of Cass county, Nebraska, the object and purpose of which is to foreclose one certain real estate mortgage and taxes paid thereunder, on Lot 6, in Block 11, in the City of Plattsmouth, Cass county, Nebraska, and for equitable relief. You are further required to answer said petition on or before Monday, July 27, 1931, and failing so to do, your default will be entered and judgment taken upon plaintiff's petition. This notice is given pursuant to an order of this Court. ALLEN B. WILSON, Plaintiff. CHAS. E. MARTIN, His Attorney. j15-4w

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