The Plattsmouth Journal

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

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 A YEAR IN FIRST POSTAL ZONE Subscribers living in Second Postal Zone, \$2.50 per year. Beyond 600 miles, \$3.00 per year. Rate to Canada and foreign countries, \$3.50 per year. All subscriptions are payable strictly in advance.

POLITICS AND BUSINESS

lic believe that all business men are crooks while all politicians are models of virtue. That, at least, seems to be a fair conclusion from the tenor of some of the many "investigations" which have been going on in Washington. Of course, a part of the game also, is to show up the politicians of the other party as crocks.

That is all well understood among politicians as an effective means of getting votes and power. If they can convince the average voter that their party, whicheer it may be, is the only one composed of honest men, then they figure they can keep their crowd in office. And if they can make the voters believe that business men are rll dishonest, then they stand a premium in politics. chance of getting popular backing for schemes to have business conducted by the Government.

is to create a rather cynical state of mind toward all men in public of-

those accepted by public office-hold- investigation was needed of the bu- record vote. ers. Fundamentall, no one class is reau of internal revenue. The bumore honest than another; each has reau was in charge of a politician; ator Norris said the amendment was There is little in our political his- for the investigation. tory to suggest that honesty pays a

When a person needs a thing, We wonder how much the politi- true today as when first coined. assessed against him. The treasury where they stood." clans of either party fool the public Prosperity is already nearer than in the long run. It seems to us that "just around the corner," so don't the net effect of this sort of tactics put off longer buying the things pay \$9,455,000 more. With that, of you really need.

Bible School Lesson Study!

By L. Neitzel, Murdock, Neb.

"A Kingdom Review"

Kingdom, and a good review will claim his protecting care. "How hapconsist of the discussion of each les- py then my life will be." on the kingdom of heaven, as it is Foundation-is established in man's thought a just claim. The result made the man about whom he is thinking, ever before, today, and as we expect its glorious conduct and his reaction to God's the treasury department under the He wants machinery based on effifuture. The Kingdom of God is the rule. As man complies with God's other kingdoms have come and have the straight gate ... bring good disappeared, but God's kingdom is fruit . . . do the will of God," he looked, it was sincere, still marching on, in spite of all the becomes firm, and steadfast namovthe thrown in its way, and all able in the grace of God. "Rain, as the taxes of Mr. Couzens were look- anxious to save their own jobs." the opposition it had to overcome. floods, storms will not destroy his which smote the image upon its feet on the rock that cannot be moved."

himself and make peace between God ings of the kingdom- without mon- millions. The question was whether erson and Lincoln, but that the and man. He came to establish the ey and without price." kingdom, the rule of God in man's Lesson VIII-The Great Kingdom The attorney general may be playheart. Jesus was honored as king by Enterprise. A new departure is inthe shepherds and the wise men, who augurated, ambassadors are sent out. will bear the brunt of it. What the gave him kingly gifts. These gifts Where Jesus has been alone preach- ordinary man sees, however, is that saved the child's life, they enabled ing, teaching and healing, twelve are a wail is made because Andrew W. the parents to take a trip to Egypt impowered to do the work and great Mellon is treated as other men are, until the danger was past, and to re- success crowned their efforts. When instead of being handled delicately

ing Over Evil. The king could not demons submit to us when we utter became great. destroy the young life; now the ad- your name." "The gates of heli can- Yet is one of the most whole vertary of the kingdom will try it, not prevail against it." In a threefold temptation, Satan Lesson IX-The Yoke of the King- means and financial standing are not tries to frustrate the establishing of lem. It is easy in comparison with reverenced by the government, that the kingdom; the plan of redeeming the yoke Satan puts on men. In Mellon and Lamont and Jimmy Wal-

ed by Evangelism. Having been is easy." (Jesus), infraculously protected in lesson one Lesson X-The Kingdom's Small BRIDGE IS GAMBLING

speakable, they must be experienced. the people better take the warning Much has come out of Yorkshire to the facial structures has increased "gift." "I will give him of the hidden man- of that Psaim. (Please read it). since Caesar's hardy sailors looked in frequency to such an alarming ex-

the Kingdom, i. e. Power, Dominion, The centurian believed in absent altogether admirable affairs. A peo-Jurisdiction rests in and with God. treatment, and was rewarded. The ple bred in such traditions, obviously, due to the fact that the driver, pro- and by paying them earned the peace He is the author of cur being; he leper says, "If thou wilt, thou canst are not easily stunned. They can tected by the steering wheel, usually that he enjoyed in the evening of his will be the preserver. By trusting cleanse me," and Jesus responds to take it. But they draw the line on braces himself for the impact and life. Certainly no citizen takes pride Cass county, in the court house at chattel mortgage record, 9, page 280; God, we will have no anxious care, faith, saying, "I will; be thou clean." contract bridge as a device of the often comes out of the accident withbut live that care-free life that the Millions today live by faith in the adversary, the last refuge of moronic out a scratch. birds enjoy; but there is a care en- Son of God-why not you? Have leisure, a lawless pastime and dumb. The guest passengers in the front gresses that found no way to spare this 16th day of March. A. D. 1934. joined-to "seek first the kingdom faith in God." "Be not afraid, only of God"-submit to his rule-sur- believe." (Mark 5:36).

render all to him-body, soul and Mathew's is the Gospel of the spirit-on this condition we can

... and broke them to pieces ... and Lesson VII—The Kingdom's Help-been paid. So had Mr. Couzens' taxes rendezvous of politicians" and "men became a great mountain and filled fulness. Jesus helped a publican in- been paid. Mr. Mellon says that the like Franklin D. Roosevelt will be the whole earth." (Dan. 2:35, 36). to the kingdom; restored Peter's total of his taxes in the last 20 years swept aside." Losson I-The Kingdom Promoted mother-in-law to health; cured the have been more than 20 million dolby Gifts to the King. Jesus Christ is sick with the palsy; forgave sins. lars. What has that to do with it? the personal representative of the This is Jesus, a "present help in From a much smaller income the far Father; to reconcile the world with trouble." Unnumbered are the bless- less wealthy Couzens had paid many

turn to their home town, Nazareth. they returned from a missionary tour as would befit the "greatest seere-Lesson II-The Kingdom Triumph- they could say: "Master, even the tary of the treasury" since Pittsburgh

he owed more.

some signs of the times that men of

"Sec It before you Buy it"

the world from the power of Satan. Christ's service is joy, peace and sat- ker do not mean something different A glorious victory for the kingdom. Isfaction. "In thy presence is ful- from Smith and Jones and Brown.-Lesson III-The Kingdom Promot- ness of joy." (Ps. 16:11), "My yoke Milwaukee Jeurnal.

and tested and being victorious in Beginning. Like a mustard seed, but lessen two, it is now being establish- see its growth "greater than the ed in the hearts of men by evange- berbs . . . a tree . . . home of birds." From Harrogate in rugged York- accidents is bigger and better back- decision was upheld by the board of lism, i. c. the "good news" is being (a) Jesus alone; (b) twelve; (c) shire comes the news. The chief concarried to men who in turn must tell three thousand at Pentecost; (d) five stable of the town has ruled that told the Noon Day Study club. others what the Lord has done for thousand a little later; (e) no end contract bridge is gambling (as, inedness. Wherever the kingdom is Gcd is in it. The rulers of the earth a finesse essayed, or a squeeze atestablished and accepted, blessings have tried to stop its movements, tempted, shuffler, bidder, finesser, "The speed of travel has increased preme court, Donnelley's heirs will come to the possessor that are un- but in Ps. 2 what has become of it; squeezer will all be clapped in gaol, and a new type of crushing injury have to pay \$68,439 in taxes on the

and in the stone a new name writ- Several times we read that Jesus emiling valleys of Italy. One might medical problem in this country," of the old failure debts in fact would ten, which no man knoweth, saving marveled at the faith people showed. have to etherize his conscience to Dr. Straith told his audience of phyhe that received it." (Rom. 2:17). Peter had faith that he could walk approve of all the killing it has wit- sicians. "Rejoice and be exceedingly glad, on the water like Jesus. The woman nessed, though many of the murders, and of his being the death of said Dade Rakes feet; four pool tables each 4x8 feet; when the death of said Dade Rakes feet; four pool tables each 4x8 feet; and of his being the death of said Dade Rakes feet; four pool tables each 4x8 feet; for great is your reward in heaven." in the borders of Tyre and Sidon dis- now that the centuries have dissolved and women are the victims of this declare that Donnelley had carried Lesson V-The Sole Authority of played a faith greater than the Jews. the shock, may really be regarded as type of injury almost 10 times as the forgiven obligation in his mental

MELLON LIKE ANYBODY ELSE A Ban on Politics Andrew W. Mellon, secretary of in Home Owners' the treasur ythrough the Harding and Coolidge regimes and three years of Mr. Hoover's term, says that to Loan Functions

submit facts concerning his income

tax record to a federal grand jury is

It may be politics. Certainly the

"polities of the crudest sort."

Senator Norris Wins by a Close Vote in Insisting on Observ-

announcement of such action in the ing Merit Rule. case of Mr. Mellon, of James J. Walker, former mayor of New York, and of Thomas S. Lamont of the Morgan senate decreed that politics should banking firm, is sensational. If noth- be taken out of the Home Owner's ing comes of it, it will ce called poli- Loan corporation and then passed an tics. As for its "crudeness," when administration bill to guarantee the crude politics is played the public is principal of the bonds issued by the all the more likely to find it out. | corporation. The amendment to bar But if Mr. Mellon meant it was politics in appointment to the cor-The most popular sport among fice. The average man has come to "raw," we do not see that he has poration was adopted by a vote of to-wit: politicians is trying to make the pub- believe that there is no such thing as much kick coming. Some years ago 40 to 33. Then democrats railied honesty in politics, and is concerned Senator Couzens did not approve the their forces and, after a heated demore with what he can get out of it kind of income tax bill that had come bate, attempted to reconsider the acfor himself than with any particular from the treasury under Mr. Mellon's tion. They finally lost by 35 to 34. sponsorship. He wrote the treasury The bill, providing for the govern-As to the comparative honesty of about it and got answers of the crud- ment guarantee of the principal as politicians and business men, we est sort-"smart Aleck" they would well as the interest of the 2 million

which prevail in business than with went deeper and it seemed to him an house. It was passed without even a

"the worst species of humbuggery."

'cracked down" on Mr. Couzens. He ment "at the request of a part of the had paid seven million dollars or democratic administration who were m19-3w eight million dollars taxes on the afraid, beause they feared democratic

suddenly discovered that he ought to Charging the Home Loan corporcourse, it had to assess all the other ation was "a political machine, rotten recognizable mass. minority stockholders who had sold to the core," Norris said "the man ion of this amendment."

tion it, the treasury had to pay back ation. "He is not thinking, it is considerate of their lady guests, 989 thousand dollars to Mr. Couzens. true, of the man who is hunting a purpose of the burgau or what it is herself."-Detfolt Newb. But to look into Mr. Manage taxes trying to accomplish, but are only

Norris said if the amendment ed into-that's something else. Fur-It is the "stone cut out without hands house. As a wise builder, he built ther, Mr. Mellon says that all income were defeated the corporation would taxes ever assessed against him have "become a political machine and

Neely, who led the move for reconsideration, said Norris was a man to whom America was more indebted than anyone but Washington, Jeffamendment was "the worst species of humbuggery ever practiced on the

He complained that republicans held many government posts in West Virginia, and said under the Norris amendment the corporation would be 100 percent republican in West Vir-

"Let's not prove ourselves to be bigger jackasses than we are," he said, adding that the corporation had sent a republican to West Virginia to investigate affairs there and that the investigator had recommended the dismissal of the democratic head of the organization in that state,

BETTER BACK SEAT DRIING IS NEEDED

What this country needs if it is going to cut down the toll of traffic

them. Men are called for disciple- to his kingdom today. Nothing can deed, it is that as such it is con. high speed automobile, Dr. Straith maintained that the payment was a ship, to learn how to approach men. compare with it. It sways the na- trary to law and that, therefore, too said, is the seat beside the driver, gift. The courts agree that it was. "I will make you fishers of men." tions. When its power is fully de- tournament which the British World He pointed out that of 295 persons They declare that his debts were set-That is the most effectual way to veloped, it will cover the earth as Bridge congress had planned to hold killed in Detroit traffic accidents last tled when the bankruptcy proceedspread and promote the kingdom. the waters cover the deep. Nothing there will not be held there. If a year, onet-hird were in the automo- ing was dropped. Neither Donnelley wit Lesson IV-The Kingdom's Bless- can stop its onward march-because deck is shuffled, or a bid muttered, or biles and most of these were pas- nor his creditors thought so. Unless

gerous position when there is a col- - In i anapolis News.

NOTICE OF HEARING on Petition for Determination of Heirship.

Estate of Dan Moore, deceased. In the County Court of Cass counv. Nebraska.

The State of Nebraska: To all perand inhabitant of Cass county and o'clock a. m. Washington .- By a single vote the died seized of the following described real estate, to-wit:

Lots seven (7), eight (8) and nine (9) in Block sixty (60) in the City of Plattsmouth, Cass county, Nebraska, according to the surveyed and recorded plat leaving as his sole and only heirs at

Charlotte Moore, his widow:

Janey Hanson, his daughter, and Elizabeth Eischeid, his daugh-

That the interest of the petitioner in

It is ordered that the same stand its percentage of crooks. But in busi- it was passing out refunds to big needed to block "a stinking mess of 1934, before the County Court of nes it is, as Benjamin Franklin point- wartime taxpayers with what seemed political corruption." Senator Neely, Cass county in the court house at of ten o'clock a. m.

Then the treasury department Norris said he offered the amend- this 19th day of March, A. D. 1934. A. H. DUXBURY.

they pay for it whether they buy profits received when he sold his politicians would take political lives lision. Their faces are often dashed tion will be taken as true, and the it or not. That's an old saying, as Ford stock, all the government had i fthey dared to let it be known against the cowl of the car, cruhing prayer thereof be granted, and said the nose, cheek boner, upper and low- property partitioned, or sold as the er jaws. In a moment a beautiful court may in its orders direct. face is changed into a crushed, un- By-

> "If the young men speeding out at the same time Couzens did. It selected by Franklin D. Roosevelt to through our streets, often under the did; the total was over 30 million do that job is praying for the adop- influence of alcohol, could only see some of these crushed faces which, in a dash of recklessness, have been stead of collecting 10 millions from but was apparently referring to John marred and cometimes ruined for the senator who had dared to ques- H. Fahey, chairman of the corpor- life, I am sure they would be more Nichols, Minors,

Did that prove it the "crudest kind job." Norris said. "He is thinking of most of these accidents the girls inof politics" to have gone after Mr. the humble home owner who wants volved have been afraid and repeatson, bringing out its special bearing Lesson VI-The Kingdom's Firm sincerely prosecuting what he of the federal government. That is certainly more justified now than

management of Andrew W. Mellon dency in office, and does not want to back seat device tactics and insist discharge as said guardian, and for greatest going concern in the world; demands "do unto others . . . enter look very foolish. But one must sup- fill the positions with a lot of poli- on safe driving, getting out if necesten resignation herein filed as such pose that, raw as the whole business licians who care nothing about the sary if she wishes to avoid injury to guardian;

COURT DECIDES WHEN

The lay mind may never undercisions, but it does understand the blundering of lawmakers, and perfectual as their strict construction." decisions in the celebrated Donnelley of said petition should not be grant- the court house, in Plattsmouth, in

income tax case at Chicago. Reuben H. Donnelley suffered busi- 1934. ness reverses with a partner in 1905, and his creditors forced him through bankruptcy. He won a dismissal of the proceedings by buying up all the claims at 26 cents on the dollar. But he did not consider his debts paid. Instead, he turned to the repair of his fortune. He laid aside his savings until, in 1927, he was able to find which \$135,856.53 was interest. He

The internal revenue department declined to allow the deduction. Its circuit court has sustained the government again. The tax collectors the decision is reversed by the su-

na and will give him a white stone, Lesson XI-Faith in the Kingdom, upon it and sighed, perhaps, for the tent that it is constituting a new the absolved liabilities growing out bankruptcy law. But it is probable such taxes nor in a succession of con- of ten o'clock a, m. seat, however, are in the most dan- the people the stigma of the exaction.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska. To all persons interested in the estate of William Douglas McCrary,

deceased: Take notice that a petition has sons interested in said estate, credi- been filed praying for administration ters and heirs take notice, that Theo- of said estate and appointment of dore B. Farmer has filed his petition Frank A. Cloidt, as Administrator; alleging that Dan Moore died intes- that said petition has been set for tate in Cass county on or about hearing before said Court on the September, 1916, being a resident 13th day of April, 1934, at ten

Dated March 17, 1934. A. H. DUXBURY, County Judge.

NOTICE

In the District Court of Cass county, Nebraska. Alexander Mitchell, Plaintiff, vs. law the following named persons, Edna King and Oliver M. King, husband and wife, Defendants.

plaintiff. Alexander Mitchell, filed his amining, hearing, allowing and adnetition against you in the District justing all claims or objections duly Court of Cass county, Nebraska, on filed. the above described real estate is in the 16th day of November, 1933, the fee simple title to all of said real esobject and prayer of which is to obtate by purchase and warranty deed, tain a decree and order of partition m5-3w and praying for a determination of of the southeast quarter of the norththink most folk would rather take a have been called in the rural village dollars of bonds designed to refinance the time of the death of said Dan east quarter of Section 17, Township chance with the standards of honesty of a generation ago. Mr. Couzens home mortgages, new goes to the Moore and of his heirs, the degree 10, Range 11, East of the 6th P. M., of kinship and the right of descent Caro county, Nebraska, confirming ty, Nebraska. of the real property belonging to the the shares of the parties to this acsaid deceased, in the State of Ne- tion therein, for partition of the Ferdinand Prohaska, deceased: Take same according to their respective notice that the time limited for the rights therein, or if said property presentation and filing of claims for hearing on the 13th day of April, cannot be equitably divided, that the against said estate is July 6th, 1934; premises be sold and the proceeds that a hearing will be had at the ed out, the best policy to be honest, a free hand. Senator Couzens asked (d., W. Va.) called the amendment Plattsmouth, Nebraska, at the hour respective interests therein, to de- on July 13th, 1934, at ten a. m. for thereof divided according to their County Court Room in Plattsmouth termine the descent of the interest of the purpose of examining, hearing, Dated at Plattsmouth, Nebraska. Bert Drennen in said real estate, and allowing and adjusting all claims or for equitable relief.

You are required to answer said petition on or before Monday, the 9th day of April, 1934, or said peti- m12-3w ALEXANDER MITCHELL,

Plaintiff. J. A. CAPWELL, His Attorney.

f26-4w

NOTICE OF HEARING

of Thelma Nichols, Helen B. Nichols, signment of residue of said estate and Anna L. Nichols and Charles E.

shove entitled matter: Couzens? Certainly not. We must to save his home, who has lost his edly cautioned the driver, all to no of Cass county, Nebraska, his final suppose that Secretary Mellon was job and had to have the assistance avail. 'Back seat drier taction' are report as guardian of said minors, together with a petition for the final approval and allowance of his accounts as guardian since his appoint- ty, Nebraska. "The guest passenger must use ment as such guardian, and for his

You are further hereby notified that Helen B. Nichols, Anna L. Nichols and Charles E. Nichols, minors, ever the age of 14 years, have filed DEBT IS NOT A DEBT herein a written request for the appointment of Fanny Sayles as their

guardian: You are hereby further notified stand the niceties of reason and hair- that a hearing will be had in said splitting that dictate some court de- matter upon said reports and petition for final settlement and discharge before the County Court on the 30th day of March, 1934, at the haps agrees with Grant, who said hour of ten o'clock a. m. in the Counin his first inaugural address: "I ty Court room in the court house at know no methods to secure the re- Plattsmouth, Nebraska, at which sued by C. E. Ledgway, Clerk of the peal of bad or obnoxious laws so ef- time and place you may appear at said hearing and make objections, if any there be, why said reports and ed, I will on the 31st day of March, Which is by way of explaining the petition herein filed should not be A. D. 1934, at 10:00 o'clock a. m. of United States circuit court of appeals allowed and approved and the prayer said day at the south front door of

By the Court. A. H. DUXBURY,

m17-1w County Judge. NOTICE OF HEARING

Estate of Dade Rakes, deceased. In the County Court of Cass coun-

The State of Nebraska: To all persons interested in said estate, credi- taken as the property of LeRoy all his old creditors, and to pay each tors and heirs take notice, that W. Rhoden and Neva Rhoden et al. dein full. He paid \$273,544,35, of L. Stine has filed his petition alleg- fendants, to satisfy a judgment of ing that Dade Rakes gied intestate in said Court recovered by John H. Cass county, Nebraska, on or about Fowler, Trustee, plaintiff against deducted this payment from his in- April -, 1913, being a resident and said defendants. come tax return for 1927. Two years inhabitant of Cass county, Nebras- Plattsmouth, Nebraska, February ka, and died seized of the following 23, A. D. 1934. described real estate, to-wit:

All of Lot ten (10), SW 1/4. NE4. Section six (6), Township ten (10), Range fourteen (14) and all of Lot twelve (12), SW4. Section six (6), Township ten (10), Range fourteen (14), all in Cass county, Nebraska, according to recorded plat containing 33.41 acres. more or less-

leaving as his sole and only heirs at law the following named persons, to-

Callie Stine (former widow of Dade Rakes); Lena G. Keene (formerly Lena G. Rakes) daughter; Letha McClain (formerly Letha Rakes) daughter; Gallant K. Rakes, all over 21 years of age. That the interest of the petitioner in

that of a subsequent purchaser of an property, two-wit: undivided one-third of said land, and

Dated at Plattsmouth, Nebraska, for one hour A. H. DUXBURY.

NOTICE OF ADMINISTRATION

In the County Court of Cass couny, Nebraska.

To all persons interested in the estate of James T. Begley, deceased: Take notice that a petition has been filed praying for administration of said estate and appointment of Erma M. Begley, as Administratrix; that said petition has been set for hearing before said Court on the 6th day of April, 1934, at ten a, m,

Dated March 10, 1934. A. H. DUXBURY, County Judge. m12-3w

NOTICE TO CREDITORS In the County Court of Cass coun-

To the creditors of the estate of Martha S. Lewis, deceased: Take notice that the time limited for the filing and presentation of claims against said estate is June 30. 1934; that a hearing will be had at the County Court room in Platts-To the Defendant, Oliver M. King: mouth on July 6, 1934, at 10:00 o'-You are hereby notified that the clock a. m., for the purpose of ex-

> A. H. DUXBURY. County Judge.

NOTICE TO CREDITORS

objections duly filed. Dated March 10th, 1934. A. H. DUXBURY, County Judge.

NOTICE OF FINAL SETTLEMENT In the County Court of Cass coun-

ty, Nebraska. To all persons interested in the estate of Christina Rummel, deceas-

Take notice that the Executor of said estate has filed his final report and a petition for examination and allowance of his administration ac-In the matter of the Guardianship counts, determination of heirship, asfor his discharge; that said petition and report will be heard before said To all persons interested in the Court on April 6th, 1934, at 10:00 o'clock a. m

Dated March 10, 1934. A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS In the County Court of Cass coun-

Nellie B. Smith, deceased Take notice that the time limited for the filing and presentation of daims against said estate is June 30. 1934; that a hearing will be had at the County Court room in Plattsmouth on July 6, 1934, at 10:00 o'clock a. m. for the purpose of examining, hearing, allowing and adjusting all claims or objections duly

Dated March 2, 1934. A. H. DUXBURY. County Judge.

SHERIFF'S SALE State of Nebraska, County of Cass,

District Court within and for Cass county, Nebraska, and to me directsaid county, sell at public auction to Dated this 17th day of March, the highest bidder for cash the following real estate, to-wit:

The north half (N36) of the southwest quarter (SW 1/4) of Section twenty - eight (28), Township ten (10), Range ten (10), East of the 6th P. M., in Cass county, Nebraska, subject to a prior mortgage in favor of the Conservative Mortgage Com-

The same being levied upon and

H. SYLVESTER. Sheriff Cass County, f26-5w Nebraska.

NOTICE OF CHAT-TEL MORTGAGE SALE

Notice is hereby given that the undersigned will sell at public auction to the highest bidder for cash at the Propst building on Lots 13 and 14 in Block 2, South Union, Union, Nebraska, on March 23, 1934, at 2 p. m., the property in a certain mortgage dated February 15, 1932, made by Mrs. Ella Swanson of Douglas County, Nebraska, and Henry Swanson also known as Henry R. Swanson of Cass County, Nebraska, as mortgagors, to A. W. Propst of Nebraska City, Nebraska, as mortgagee, and on which there is now due the above described real estate is \$228.76, the following described

One pop cooler; One snooker table praying for a determination of the 5x10 feet; One snooker table 4x8 and of his heirs, the degree of kin- six set of billard balls; seventy-two ship and the right of descent of the ques one wall case; two cigar cases; real property belonging to the said one cash register; two benches; three It is ordered that the same stand filed in the office of the County Clerk for hearing on the 13th day of April, of Cass County, Nebraska, February 1934, before the County Court of 25, 1932, at 8:30 a. m., No. 16059 session. Said sale will be held open

Dated February S6, 1934. A. W. PROPST.

County Judge.