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.

gone to wondering when we will get things he hadn't thought about.

course in magazine subscription tak- into circulation.

a land that provided an abundance the key to the city. of food.

called some total stranger "My good of speaking engagements. friend."

about the war songs reported from Moscow, is whether the muzhik matches the words.

-:0:-We believe we have read all the important medical opinions on the Canadian quintuplets, now, except that of Dr. Margaret Sanger.

It seems we are being assaulted by chinch bugs from the north, boll weevels from the south, grasshoppers on the no-dog test. from the west. And congress is on the east. Let us pray for rain.

An inkstand once used by Lord sands, perhaps millions think."

-:0:-A couple of elderly women were was starting in to read the Good Book through again.

Part tongrandon :: 0:-The Bertrand Russels are in the divoce courts, Countess Russell alleging that the earl has been putting some of his widely published theories on marriage into practice. The adto have proved admirable only for literary purposes.

The ancient belief that corporation have no souls and no emotions that Hervey Allen, author of "An- fair is going to be bigger if not bet- gravel. wishing to show its gratitude.

-:0:---While a visiting minister from New York was telling his audience back."

We have quit wondering what we The man who always says what he will do with our "added leisure" and thinks is likely also to hear a few a Coue.

The silver bloc isn't quite sure it Colleges aren't practical enough. has made any important progress There isnt' a one of them offering a since repeal put silver fizzes back

A young man who has won a Phi never saw part of them starving in be warned against confusing it with

Huey Long has got himself into an tinues, apparently, quite prosperous. why pick on anybody. He would de- are going to rise. They're going to intestate in lowa prior to November awkward libel suit. He must have Mile Reno seems to be getting plenty fend a cobra or a tent caterpillar and leave depression levels behind and tant of lower and died seized of the

modern bandit is exaggerated.

been known to fall down completely bol of the suppressed doubt of many

That's a fine idea of Mr. Ford'shaving factory employees work a Byron sold for \$475 the other day. But it's a poor rule that doesn't work the stars and think how small we fined to projects of an unquestion-Doubtless it was the repository for both ways, so let's have Mr. Ford are, and occasionally get into the ably meritorious sort, such as Memthat famous drop of ink he spoke of give the surrounding farmers part mood expressed by the old song: orial Hill and the gardens just south in Don Juan, which "makes thou- time work in his factory, so they "Where Will We All Be a Hundred of Kansas City. can make a living, too.

everything else had failed.

-:0.ed out in Kentucky. "Horsenaping" cules. vanced theories of the Russells seem is a word which grates unpleasantly Having been assigned to clean out

> ing a part of the language. themselves than to hear about it.

-:0:-The other evening we heard a report. Sunday morning that the country has woman ask what in the world will So, to understand what the big been undergoing a "slump in good- become of the present generation. debate is all about, we must first ness," a Kansas City boy, accompan- That's an easy one, lady. They'll fall understand Darrow. - New York ied by his father in a car, rode past in love, get married, have children World-Telegram. several churches where cars were and all that sort of thing, and as parked in great numbers, and remark- they get older they'll worry about ed that "religion must be coming what's to become of the younger generation.

MOREHEAD FOR U.S. SENATOR

The democracy of Nebraska in seeking for a candidate for United The amount of energy possessed by June, 1934, at ten o'clock a. m. States senator have been faced with the fact that an intensive battle has an average-sized automobile traveling been raised that threatens the success of the party at the fall election at at 60 miles an hour would be suffi- m21-3w which time the people of Nebraska must choose their leader for this im- cient to throw that shot 52,800 feet portant office.

There stands out in this field of intensive feeling one man that can unite the democrats as well as the clear thinking members of other parties- traveling at 60 has the same capacity ty. Nebraska. John H. Mcrehead of Falls City, two times governor of the state of Ne- for inflicting damage as if it were braska and for the past twelve years congressman from the first congress driven off a twelve-story building. sional district of Nebraska.

The record of Mr. Morehead as governor of the state of Nebraska was out- cent report of the Travelers Insur- claims against said estate is Septemstanding and can be pointed to with pride by the democracy of Nebraska. ance company, gave some idea of the ber 22, 1934; that a hearing will be He gave the people of the state a wholehearted service as governor, a clean- potential menace of speed on the had at the County Court room in cut business administration that was for the best interest of all of the taxpayers of the state, regardless of locality. The fact that succeeding goverdeath and injury rate per accident payers of the state, regardless of locality. The fact that succeeding gover- death and injury rate per accident of examining, hearing, allowing and mortgage covering the Northeast nors of the state, regardless of political affiliations, followed the course has been rising—and the increase adjusting all claims or objections Quarter (NE%) of the Southeast chartered by the governor from 1913 to 1917, is proof that the judgment in | was especially marked in 1933. The | duly filed. appointments and conduct of the government was correct.

In his service in congress, Governor Morchead has followed his best hurt or killed in an accident is sub- m28-3w judgment in supporting the legislation that was favorable to the people of stantially greater now than it would the central west and from his broad judgment that covers both that of a prac- have been five or ten years ago in a tical farmer and a successful business man, he has brought to the office a similar accident. The reason can be cool, experienced and fair administration.

If Nebraska is to be represented in the upper halls of our national legislative body by a democratic member, it is going to require the nomin- better steering, better lights and ty. Nebraska. ation of a man like Governor Morehead-Clear thinking, experienced and stronger bodies than those of the above the struggle for factional gain and in this respect Governor Morehead past. By all engineering standards, ceased. No. 2537. represents the best that Nebraska has to offer.

In retiring from the congressional seat that he has so capably filled, is that the public has exaggerated been filed praying for the appoint- vided by law. as was attested in the great Hoover landslide of 1928, when in a dipotentially republican, he was re-elected, Mr. Morehead has not forsaken tually turned these improvements inthe politcial field in which he has so well served. To the people of Nebraska to dangers. Governor Morehead owes it to take the field as the logical candidate for United States senator, a man that can assure a united democracy and a man that all parties know and respect as a fearless leader and one that is not descriptions are often misleading.

The best way is to trade with your

A. H. shackled by any factional affiliations.

FIRST NECESSARY TO UNDERSTAND DARROW

doesn't think it is worth saving.

through blue glasses. He thoroughly Experts estimate that it is pos- istrator with will annexed; that said

Savages are not so dumb. You Beta Kappa key should not have to to regard the world as out of joint doldrums. grew his love for the underdog. The impulse to defend the Leopolds and erty owner to start considering right the Loebs arose from his conclusion now; If building is greatly acceler- Arthur Wiles has filed his petition One branch of agriculture con- that it's a tough life after all, so ated, prices for everything involved alleging that Nancy Blankinship died ty, Nebraska.

Among the other weapons found in that of one of his closest friends, at this time. Those who can afford What Japan would like to know Clyde Barrow's car was a saxophone Dave Gibson of Cleveland, and Dar- to repair and build now have an opand some popular music. This should row's nearest rival in pessimism. "If portunity that may never be repeatsilence anyone who is still of the you do that," Dave once said, "you ed in their lifetimes. opinion that the ruthlessness of the won't like it, and if you do like it,

Being pessimistic is as much of a a Babbitt, whistling to keep up his courage as he treaded past life's

Years from Now-" To Darrow that mood is chronic.

Al Capone tried again to get out To Darrow, through some quirk of plans that would permit a continutalking about reading the Bible the of prison on a writ of habeas corpus Rooseveltian humor, went the job of ance of such projects. It is inconother day and one of them made the remark that she had read it twice to lose faith in the institutions of the lose faith in the lose faith to lose faith in the institutions of be all wrong with Darrow was as from "Nemesis" to Revelation, and this country. Back in the good old foregone a conclusion as if Rev. Clardays, the gangster always depended ence True Wilson were sent out to reages." And and in committee and

> Anyway, nobody can accuse Roose-It is earnestly hoped that the prac- velt of not picking a natural born tice of stealing horses and holding critic when he chose Darrow. Sc them for ransom will soon be stamp- Darrow became the critic of Her-

upon the sensibilities, and no pains the economic stables, General Hugh dered state for months. Even a fur- order was made: should be spared to prevent it becom- Johnson was diligently on the job. ther modified plan, with fewer work-Darrow arrived. He saw the mud and the muck. And he then did the nat-If we read the signs correctly the ural thing for Darrow. He dumped undergoes a slight jar in the report second season of the Chicago world's in a few extra tons of sand and

thony Adverse," is the guest of honor ter than the first. Prospective visi- That Darrow's findings would ed for continuance of recovery operagiven by a pulp paper corporation consequently, that their friends surest thing we know. Had he been would rather find out about it for sent out to investigate sunshine, fresh air or the beatitudes, he would have brought in an equally adverse

SPEED IS THE DANGER

is 53 feet.

-nearly ten miles.

To use another illustration, a car

chance of a person being seriously

Today's cars have better brakes. the increased safety factors -and ac- ment of A. L. Tidd as administrator

expressed in one word: Speed.

See the goods you buy. Catalog June, 1934 at ten a. m. home town merchant.

GOVERNMENT IS BE-

HIND HOME-BUILDING The next major activity of gov-Out of the tumult of it all Clar- ernment will be an attempt to stim- ty, Nebraska. ence Darrow stands, as he always has ulate heavy industries-which nor. To all persons interested in the estate of Ella Root, deceased. No. Christian May, deceased. No. 3016: stood, a rugged, challenging soul. | mally provide bulk of employment, estate of George W. Homan, de- 3025. Take notice that a petition has Most men prefer to be agreeable. were hit hardest by depression, and ceased: No. 3031. Most men like to live in hope, to do have been the most lethargie in re- been filed in this Court praying for A. N. Root as administrator; that ber 22, 1934; that a hearing will be wish-thinking, to see things getting covering it. And the first step in do- the probate of an instrument pur- said said petition has been set for had at the County Court room in Darrow gets his pleasure out of for home-building and repairing, of the last will and testament of said 15th day of June, 1934, at ten a. m. at ten o'clock a. m. for the purpose pessimism. He wouldn't save the through federal guarantees of mort- deceased and alleging that the same Dated May 19th, 1934. world if he could, simply because he gages. Mr. Roosevelt has sent a spec- District Court of Adams County, m21-3w ial message to congress to expedite lowa, and praying for the appoint-His delight comes from looking such legislation.

enjoys philosophical ill-health. Com- sible to unloose credit to the tune of for the County Court of Cass County. ner. That money would go to paint- a. m. Asked a few years ago what he ers, carpenters, masons, plumbers, Dated June 2, 1934. would do if he had his life to live contractors. It would buy cement, over again, he answered: "I steel, paint, lumber, roofing, electric wouldn't," To a similar question, fixtures. It would pass through a "What would you do if you were hundred great industries, creating 20?" his reply was that he would jobs and opportunities as it went. It commit suicide. All of which is his doesn't take much imagine to visualize the extent of its influence in pull-Out of a philosophy that prefers ing businesses of all kinds out of the

Here's a thoght for the wise prop-Darrow's slant on the cosmos is in fact, is one of the cardinal aims wit:

-:0:-WHAT NEXT ON WORK RELIEF? wit: George W. Knapp, her son.

most urgently in need, but to carry ceased, in the State of Nebraska. forward the projects on which the

It would be only reasonable to erpect an early announcement of plans that would nermit a continuthey are and that the modified program of work relief would be permanently dropped. While there may now are to be conserved, it must be unfortunate, too, if Memorial Hill ers, would be preferable to that.

program the President has suggestsales tax .- Kansas City Star.

NOTICE OF ADMINISTRATION

ty, Nebraska.

No. 3028. Take notice that a petition has estate of said ward, as set forth in been filed praying for administration said petition. The world's record for throwing of said estate and appointment of It Is Therefore by the Court or-Dated May 21, 1934.

A. H. DUXBURY,

NOTICE TO CREDITORS

In the County Court of Cass coun-To the creditors of the estate of Luther F. Jones, deceased. No. 3019: Those facts, brought out in a re- for the filing and presentation of

> Dated May 25, 1934. A. H. DUXBURY. County Judge.

NOTICE OF HEARING on Appointment of Administrator De Bonis Non

In the County Court of Cass Coun- ily. To all persons interested in the

upon, that said petition will be heard before this Court on the 15th day of

A. H. DUXBURY. (Seal) m21-3w

NOTICE OF PROBATE

OF FOREIGN WILL In the County Court of Cass Coun-

ing that will be to unloose capital porting to be an authenticated copy hearing before said Court on the Plattsmouth on September 28, 1934, ment of Searl S. Davis, as admin-

pared with him, Schopenhauer was \$1,500,000,000 or more in this man- Nebraska on June 29th, 1934 at ten A. H. DUXBURY,

> NOTICE OF HEARING on Petition for Determination of Heirship

County Judge.

Estate of Nancy Blankinship, deceased. File No. 3026. In the County Court of Cass Coun-

ty, Nebraska. The State of Nebraska: To all persons interested in the estate, creditors and heirs take notice, that T. tant of Iowa, and died seized of the 3021: return to the normal average-thatt, following described real estate, to-

> South Half of the Northwest Quarter of Section 4, Township 10, N. Range 11, in Cass County, Nebraska:

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

That the interest of the petitioner The announcement of discontinu- in the above described real estate is One of the hardest speeches in the thrill to Clarance Darrow as being ance of relief work for 2,200 persons that of a subsequent purchaser of m28-3w world to make sound convincing is optimistic was to Pippa or Polly in Kansas City and Jackson County part of said land, and praying for a the one setting forth the reasons why anna. Therefore, in a world where carries no statement of plans for determination of the time of the your son can't buy a dog. Orators optimism is conentional, Darrow has the future. But it must be hoped of her heirs, the degree of kindship who have swayed thousands have been a most fascinating figure, a sym- that some means will be found not and the right of descent of the real ty, Nebraska. only to provide employment for those property belonging to the said de-

It is ordered that the same stand 3020: for hearing on the 15th day of June,

this 21st day of May, A. D. 1934. A. H. DUXBURY, (Seal) m21-2w

NOTICE of Hearing on Petition for Authority to Mortgage Real Estate

should be left in its present disor- incompetent, on which the following

ORDER TO SHOW CAUSE Now on this 23rd day of May, 1934, this matter came on for hear-From the federal standpoint, fu- ing on the petition of J. Leslie Wiles, ture policies may be clarified by final guardian of Isaac Wiles, an incomcongressional action on the moderate petent person, for authority and license to execute a mortgage covering certain real estate of said ward to

of his family. It appearing that it would be for fendant. said ward that said petition be A. D. 1934. granted and the guardian of said In the County Court of Cass Coun- ward granted authority and license to negotiate a loan for and on be- m24-5w To all persons interested in the half of the estate of said ward and estate of Catherine Hild, deceased. to secure payment thereof by executing a mortgage covering certain real

the 16-pound shot, oneo fthe regu- Michael Hild as administrator; that dered and decreed that the next of ceased. File No. 3027-9-457. lar events at all track and field meets, said petition has been set for hearing kin of Isaac Wiles, an incompetent In the County Court of Cass Counbefore said Court on the 15th day of person, and all persons interested in ty, Nebraska, to show cause, if any there be, why intestate in Ohio prior to February J. Leslie Wiles, guardian of Isaac 7th, 1885, being a resident and in-Wiles, an incompetent person, should habitant of Ohio and died seized of not be granted power, authority and the following described real estate, license by this Court, to borrow the to-wit: Take notice that the time limited sum of Five Thousand Five Hundred (\$5500.00) Dollars from one William Sporer, for a period of 8 Quarter (SE 1/4) and the South Half leaving as his sole and only heirs at (S1/2) of the Northeast Quarter law the following named persons, to- to be invalid and of no force or ef-(NE%) of Section Nineteen (19), wit: Elizabeth Jones, his widow; fect as against plaintiff's ownership Township Eleven (11) Range Twelve Mary L. Lemert, Lorenzo E. Jones (12) Cass County, Nebraska, for the and Volney W. Jones, his children. all claim, right, title or interest of purpose of paying debts due by said That the interest of the petitioner each and all of the defendants ward and by his estate and for the in the above described real estate is against said real estate be declared further purposes of maintenance and that of a subsequent purchaser of invalid and of no force or effect as

It is further ordered that notice the death of said Alonzo M. Jones plaintiff be granted further equitof such hearing be given the next of and of his heirs, the degree of kin- able relief. estate of Albert Wesley Vallery, de- kin of said ward and all persons in- ship and the right of descent of the they are safer. What has happened Take notice that a petition has in the Plattsmouth Journal as pro- deceased, in the State of Nebraska.

> By the Court. D. W. LIVINGSTON, Judge.

For news of shopping pargains, of ten o'clock a. m. read the ads in the Journal. You will find them the equal in every this 31st day of May. A. D. 1934. way of the "headliners" offered County Judge. by large city stores.

NOTICE OF ADMINISTRATION

In the County Court of Cas County. Nebraska.

To all persons interested in the been filed praying for administration for the filing and presentation of Take notice that a petition has of said estate and appointment of claims against said estate is Septem-

A. H. DUXBURY, County Judge. duly filed

NOTICE OF ADMINISTRATION In the County Court of Cass coun-

ty, Nebraska. To all persons interested in the estate of George D. Nelson, deceased. No. 3029:

Take notice that a petition has of said estate and appointment of the trade name of Nebraska Basket Thelma Olson as Administratrix; Factory is dissolved. The said L. D. that said petition has been set for Hiatt retaining the trade name of hearing before said Court on the Nebraska Basket Factory and as-22nd day of June, 1934, at 10:00 suming the indebtedness thereof. o'clock a. m.

Dated May 28, 1934. A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

In the County Court of Cass coun-To the creditors of the estate of William H. Shopp, deceased. No.

Take notice that the time limited Toimited for the filing and presentation

objections duly filed. Dated May 25, 1934. A. H. DUXBURY.

County Judge. NOTICE TO CREDITORS

In the County Court of Cass coun-To the creditors of the estate of August Kaffenberger, deceased. No.

Take notice that the time limited workers have been engaged. Under 1934, before the County Court of for the filing and presentation of piece of ground to help make a living. wender what life's all about, look at ing the CWA, work has been con- Plattsmouth, Nebraska, at the hour of ber 22, 1934; that a hearing will be had at the County Court room in Dated at Plattsmouth, Nebraska, Plattsmouth on September 28, 1934. at ten o'clock a. m., for the purpose of examining, hearing, allowing and County Judge, adjusting all claims or objections duly filed. Dated May 25, 1934.

A. H. DUXBURY. County Judge.

SHERIFF'S SALE

State of Nebraska, County of Cass.

Notice of hearing on petition of | By virtue of an Execution issued upon the habeas corpus writ when port on the use of elcohoffe bever- be the greater emergency next win- J. Leslie Wiles, guardian of Isaac by C. E. Ledgway, Clerk of the Dister, for which it is said relief funds Wiles, incomptent, for authority to trict Court within and for Cass Counmortgage real estate of said ward. | ty, Nebraska, and to me directed, I The next of kin and all persons will on the 30th day of June, A. D. evident at once that the gardens pro- interested in the estate of Isaac 1934, at 10 o'clock a. m. of said day ject, for example, could not be neg- Wiles, incompetent, are hereby noti- at the South Front Door of Court lected now. It would be extremely fied that a petition was filed in the House, in said County, sell at public District Court of Cass County, by J. auction to the highest bidder for

> An undivided one-ninth interest in and to the West Half of the Northwest Quarter of Section Four, and an undivided one-ninth interest in and to East Half of the Northeast Quarter of Section Five, all in Township Eleven, Range Ten, East of the 6th P. M., Cass County, Ne-

at a dinner at the Walderf-Asteria, tors should be reminded at this time, have been as they proved to be is the tions. As for Missouri's participation of Paying debts en as the property of Raiph C. Rager, (11) in the SE 1/4 of NW 1/4. Section tion in the relief work, aid should against the estate of said ward and defendant, to satisfy a judgment of 1. Twp. 10. Range 11. East of 6th come from further and perhaps im- for the further purpose of mainten- said Court recovered by Searl S. P. M., Cass county, Nebraska, more proved collections from the state of his family. competent, plaintiff, against said de- Commencing at a point 10 rods west

> H. SYLVESTER, Nebraska.

NOTICE OF HEARING on Petition for Determination of Heirship

Estate of Alonzo M. Jones, de-

his estate, be and appear in the Dis- The State of Nebraska: To all per- east and 39 rods north of the SE cortrict Court of Cass County, at Platts- sons interested in said estate, cred- ner of the SW 14 of NW 14 Section 1. mouth, Nebraska, on the 27th day itors and heirs take notice, that T. Twp. 10, R. 11, thence south 39 rods, County Judge. of June, 1934, at the hour of 10 Arthur Wiles has filed his petition thence east along the center line of o'clock in the a. m., there and then alleging that Alonzo M. Jones died said Section 891 feet or 54 rods to

> South Half of Northeast Quarter and Northeast Quarter of Southeast Quarter of Section 5. Township 10, N. Range 11; and also the Southeast Quarter of Southeast Quarter and West Half of Southeast Quarter of Section 5, Township 10, Range

1934, before the County Court of the plaintiff as prayed for in his peti-Cass County in the Court House at tion.

Plattamouth, Nebraska, at the hour Dated at Plattsmouth, Nebraska,

A. H. DUXBURY. (Seal) m21.3w County Judge, m14-4w

NOTICT TO CREDITORS

In the County Court of Cass county, Nebraska.

To the creditors of the estate of Take notice that the time limited of examining, hearing, allowing and adjusting all claims or objections

Dated May 26, 1934. A, H. DUXBURY. m28-3w County Judge.

PARTNERSHIP DISSOLUTION

Notice is hereby given that the partnership between L. D. Hiatt and Thomas J. Slayman, operating under

Of all of which due notice shall

be taken. Dated May 16, 1934. L. D. HIATT. m17-4w THOMAS J. SLAYMAN.

Crofoot, Fraser, Connolly & Stryker, Omaha National Bank Bldg. OMAHA, NEBR.

NOTICE TO NON-RESIDENT

DEFENDANTS

Robert S. Wilkinson; Helen Fenn of claims against said estate is Sep- Reed; Will Eugene Reed; John H. tember 22, 1934; that a hearing will Croxton: Thomas E. Tootle; Thomas be had at the County Court room K. Hanna; Eugene L. Reed; Carringin Plattsmouth on September 28, ton Hammer; Calvin Russell; Laura 1934, at ten o'clock a. m., for the Russell; Elizabeth Mack; S. Clinton, purpose of examining, hearing, al- real name unknown; C. P. Squires, lowing and adjusting all claims or real name unknown; F. T. Davis, real name unknown; H. H. Russell, real name unknown; J. H. Bellows, real name unknown; John W. Brooks, Alpheus Hardy and John N. Denison. Trustees; D. N. Myers, Trustee; Frank E. Johnson and John S. Stull, Executors of the last Will and Testament of Elizabeth C. Handley, deceased; Helen Fenn Reed, Executrix and Eugene L. Reed, Executor of the last Will and Testament of Lucius F. Reed, deceased; the Heirs, Devisees, Legatees, Personal Representa-All of us at one time or another the greatly reduced program follow- Cass County in the Court House at claims against said estate is Septem- ed in the Estates of Lucius F. Reed, tives and All Other Persons interest-J. E. Peterson, real name unknown. Elizabeth C. Handley, Eugene L. Reed and Isaac D. Harmer, real names unknown; Reed Bros.; Weeping Water Sunday School Library Association; First Cong'l Church; Western Limestone Products Company; Myers Crushed Stone Company; the Burlington & Missouri River Railroad Company in Nebraska; The Soclety of the Home of the Friendless; All Persons having or claiming any

(a) Lots one (1), two (2) and three (3) in Block one (1) in Riverside Addition to the City of Weeping Water, Cass county, Nebraska, more particularly described as follows: Commencing at the center of Section Two, 10, North Range 11, East of 6th P. M., Cass county, which is marked with a 4'x4"x6" concrete post, thence west \$20 feet to the east side of Quarry street, thence south Leslie Wiles, guardian of Isaac Wiles, cash the following real estate to-wit: 300 feet to the north side of Q street, thence east 820 feet to the center section line, thence north 300 feet to the place of beginning, excepting therefrom the right-of-way of the Missouri Pacific Railroad Company, which is 50 feet at right angles from center line as now located and also excepting therefrom a 40-foot County Highway as now located north of

said railroad right-of-way, and-

of the center of Section 1, which centhe best interests of the estate of Plattsmouth, Nebraska, May 23, ter is marked by a 4'x4"x6" concrete post, said starting point being the SW corner of Lot 26, thence north Sheriff Cass County, 20 rods to a limestone, which is the NW corner of Lot 26, thence east 10 rods to a limestone, which is the NE corner of said Lot 26, thence north on the center line of said Section 687 feet, thence west 794.5 feet, thence south 14 degrees and 02 minutes east 437 feet to a 4'x20" Burr Oak stump, thence west 8 degrees and 38 minutes north 383 feet, calculated distance, to a point 16 rods the place of beginning, containing 17.96 acres, more or less-

Real names unknown: You and each of you are hereby notified that on the 11th day of May, 1934, Harold S. Myers commenced an action against you and each of you in the District Court of Cass county, Nebraska, said action being known as Docket 7, Page 54; that the purpose of said action is to quiet plaintiff's title to the real estate described in the foregoing caption; that plaintiff prays in said action that certain liens, judgments, mortgages, trust support of said ward and of his fam- part of the said lands; and praying against the estate, interest and for a determination of the time of ownership of the plaintiff, and that

terested in his estate by publication real property belonging to the said must answer said petition on or be-You are hereby notified that you fore the 25th day of June, 1934, or a It is ordered that the same stand default judgment will be rendered for hearing on the 15th day of June, against you and the relief granted to

HAROLD S. MYERS.

By-Crofoot, Fraser, Connolly & Stryker. His Attorneys.