

GREENWOOD

George Bucknell was called to Lincoln last Wednesday afternoon to look after some business matters.

Sophas S. Petersen was chopping wood a number of days during the past week when there was little business to claim his attention at the shop.

Norman Peters and his mother visited in Omaha on New Year's day, being guests at the home of Mr. and Mrs. E. L. James. Mrs. James is a daughter of the former and sister of the latter.

Mr. and Mrs. P. A. Sanborn spent a part of the holidays in Council Bluffs at the home of their son, Clayton Sanborn and family, and also visited with Dr. Moon of Omaha on New Year's day.

Robert Bourke has been suffering for the past week from a severe and sudden attack of quinsy, which is a very painful ordeal. He is now some better and able to be up and about the house.

Sheriff Homer Sylvester and Deputy Tom Walling were looking after some official business in Greenwood last Monday, coming over to serve some papers, and were also visiting with their many friends here.

The Rev. W. E. Goings, pastor of the Greenwood Christian church, was in Ashland last Wednesday, where he was conducting the funeral of a man named Johnson, who formerly resided near Wann and was a member of the church.

Miss Hazel Tubbs, of Lincoln, entertained on New Year's day at her home. Among the guests present on this occasion were Mr. and Mrs. E. L. McDonald, Pearley Clymer and wife and the son of Mr. McDonald. A fine dinner was served to which all did justice.

Small Child Severely Burned

The six-months' old son of Mr. and Mrs. Carl Anderson, was severely burned when it reached for a cup of steaming hot coffee, jerking it from the table with the liquid mostly going down the inside of the neck of its clothing. The accident occurred when the family was at breakfast and just after Mrs. Anderson had poured the coffee. Dr. N. D. Talcott treated the baby for its severe burns.

Albert Etheredge 79

On January 1st—New Year's day—Albert Etheredge celebrated both the arrival of the new year and the passing of his 79th birthday anniversary, and was enjoying the health with the single exception that he is not able to see very well. Congratulations, old friend, and best wishes for continued health and happiness.

Married at the Church

At the Methodist church in Greenwood, there was assembled a very jolly wedding party, with Miss Velma Graham, daughter of Mr. and Mrs. Charles M. Graham of northeast of Greenwood as the bride and Fred Deickmann, of near Alvo as groom. The jolly crowd was ushered into the church where the wedding ceremony was performed that made this handsome young couple man and wife.

The marriage lines were read by Rev. Bruce E. Gideon, pastor of the Methodist church. Congratulations were bestowed upon the newlyweds, after which they departed for their new home on the farm northeast of Alvo.

Celebrated Birthday Monday

Mrs. Aaron Wright, who was observing New Year's day and her birthday anniversary at the same time on last Tuesday, January 1st, was assisted by her sister, Miss Catherine Coleman, postmistress of Greenwood, and also Louis Wright and wife and children, Arthur, Catherine and Cella.

Injured at Des Moines

Mr. and Mrs. William Loder, of near Waverly, who were spending the holidays with their four sons, all of whom reside in the tall corn state of Iowa, on their way home came via Des Moines and at a street crossing there, mistook the signs and ran into a stream of traffic which was so thick that a car struck theirs, wrecking it and injuring both Mr. and Mrs. Loder. They were taken to a hospital, where the wife died a short time later. The body was shipped to a funeral home in Lincoln where the funeral was held last week, with burial in their home cemetery near Waverly.

It was a most distressing accident and a sad ending to their holiday visit at the homes of their sons.

Why You Should Read the Journal

First, it reaches you twice a week, instead of once. Second, it is your own Cass county

Farmers are Induced by AAA to Study More

Give More Thought to Their Own Problems, W. H. Brokaw Tells Extension Workers.

The AAA has brought about a systematic, careful and thoughtful study by practically all farmers of their own problems. W. H. Brokaw said Monday afternoon in speaking before the opening session of the annual Nebraska agriculture college extension service. If the program brings about cooperation of farm groups, it will be worth all the time and labor spent on it, he said.

Mary Rokhar of the United States department of agriculture also spoke on the program. R. E. Holand, district extension leader, presided over the opening session. Ed Janike, district corn-hog supervisor, gave a report on a special allotment committee meeting held earlier in the day. Those attending included Frank Walker, Waverly; Herman Hanke, Ithaca; A. K. Chestum, Decatur; R. H. Leinhardt, Chambers; Fred Wallace, Gibbon; J. A. Pearson, Wauwata; H. W. Majors, Bridgeport.

Present AAA programs have stimulated rather than changed extension programs, Director Brokaw told his field workers. "This movement is but paving the way to a new educational program," he said. "It is not to render personal services to farmers but through education and demonstration, present facts from which the farmer will see clearly his way to meet difficulties confronting him."

He complimented the leadership shown by Nebraska farmers. Today he said, even in the most remote sections committees and farmers are equally able to cope with problems arising from such plans as are found administratively responsible in the state or nation. Such leadership, Brokaw added, has been developed by extension work for years.

Miss Rokhar explained the need of family budgets and how farm families have formed budget councils in an effort to determine an equitable way to spend available income. The decision, she said, is not being left up to one person so much now as in former years in many families.

Some indication as to the probable method of carrying on the 1935 corn-hog program was given in the report of the special allotment committee. Countrywide sessions, it was recommended, will be eliminated and more time will probably be spent on community educational meetings.

paper, publishing the news of Cass county and particularly the news of your county seat town.

Third, practically every town in the county is represented in its weekly news service. On Mondays, Greenwood, Murdock, Manly, Alvo and Wabash; Thursdays, Avoca, Eagle, Elmwood, Murray, Nehawka, Union and Weeping Water. Twelve separate departments.

During the year 1935 you will want to keep abreast of the times by reading one or more good newspapers. Why not the Semi-Weekly Journal—the twice-a-week paper that gives you double service at a price no higher than you pay for the ordinary weekly newspaper?

The Journal field man will be glad to take your subscription. Only \$2 for an entire year—104 issues. Less than 2c per copy, delivered to your mail box.

GLORIA ASKS ALLOWANCE

New York.—Counsel for Mrs. Gloria Morgan Vanderbilt pleaded with a surrogate for an adequate allowance for the handsome young widow to maintain "the prestige and tradition of the Vanderbilt name" and the court indicated a substantial sum would be granted.

The argument was on a motion to determine whether the court should continue the \$48,000 annual allowance from the estate of Mrs. Vanderbilt's heiress daughter, Gloria, whose custody has been awarded by the supreme court to a paternal aunt, Mrs. Harry Payne Whitney.

Nathan Burkan, Mrs. Vanderbilt's counsel, sought continuance of a \$12,000 yearly allowance for her personal expenditures, including a \$3,000 annual payment to her mother, Mrs. Laura Kilpatrick Morgan, who turned against her daughter in the custody proceedings.

BEG YOUR PARDON

In the report of the meeting of the Flower Show Committee at the home of Mr. and Mrs. A. L. Tidd, in giving the names of those present at the meeting, by error the name of Mrs. J. E. Wiles was omitted.

AIR RECORD CLAIMED

Chicago.—A new transport plane speed record for the California-Chicago airway was claimed by United Air Lines when its overnight lane from San Francisco arrived at the municipal airport after maintaining an average speed of 200 miles an hour for the 2,030 mile flight.

Feminine Movement is Aimed at Huey Long

Women of Louisiana Call the Senatorial Kingfish a Menace—Says Politically Rotten.

New Orleans.—A persistent thorn in the side of Kingfish Huey Long is Mrs. Hilda Phelps Hammond, a southern gentlewoman who forgot that the woman's place is in the home when the blustering Huey set himself up as Louisiana's number one boy. As head of the woman's committee of Louisiana, with 2,000 members in the state and thousands of others joining up from every state in the union, Mrs. Hammond, small but determined lady with fire in her eye, is leading a feminine movement to get congress told about the high methods of the Kingfish.

Interviewed in her cluttered office in the French quarter of New Orleans, Mrs. Hammond said:

"We are going to hold a mass meeting of Louisiana women here on Jan. 2, the eve of the new congress. We are going to tell the people of the United States why we object to Huey Long. We are determined to present our charges against Mr. Long to the Senate during this session, altho we were denied the opportunity last session. We have thirty-two sworn charges filed against Mr. Long and twenty-eight against Mr. Overton. We stand ready with council to prove what we charge, and we believe we will be given a hearing during the coming session of congress. We believe there are some men in the U. S. Senate who will not be willing to let the name of the highest legislative body be dragged down by a man like Mr. Long."

Discussing the sad state of Louisiana, Mrs. Hammond said:

"We're in the whip hand of a dictator, and we're politically rotten. We women are fighting only for decent government. None of us ever has gone into active politics before. Most women of the south have clung to the old sheltered traditions too long. But I don't think the women of Louisiana will ever go to sleep again. We believe that Huey Long is a national menace. People laugh at him, but they don't fight him. It has dawned upon the women of Louisiana that Huey Long is no laughing matter. And that is why we're fighting to curb his power. That's why we are demanding: 'Is the senate afraid of Huey Long?'"

WOMAN SEVERELY BURNED

Blair, Neb.—Explosion of a lantern which had been set on a stove caused serious burns Friday to Mrs. Leslie Thompson, 28, wife of a Blair dairyman. Her clothing afire, Mrs. Thompson ran outdoors and her husband had difficulty in overtaking her and extinguishing the flames. Altho there was less than a gallon of gasoline in the lantern, the blast shattered all windows in the house.

Phone the news to No. 6.

Why Children Need a Liquid Laxative

The temporary relief children get from unwise dosing with harsh cathartics may cause bowel strain, and even set-up irritation in the kidneys. A properly prepared liquid laxative brings a more natural movement. There is no discomfort at the time and no weakness after. You don't have to give the child "a double dose" a day or two later.

Can constipation be safely relieved in children? "Yes!" say medical men. "Yes!" say many mothers who have followed this sensible medical advice: 1. Select a good liquid laxative. 2. Give the dose you find suited to the system. 3. Gradually reduce the dose, if repeated, until the bowels are moving naturally without aid.

An approved liquid laxative (one that is widely used for children) is Dr. Caldwell's Syrup Pepsin. The mild laxative action of this excellent preparation is the best form of help for children—and grown-ups, too. The dose can be regulated for any age or need.

Your druggist sells Dr. Caldwell's Syrup Pepsin.

A SAFE 1935

Resolve . . now . . to do your part in reducing car accidents!

DO YOU KNOW

that more Americans lost their lives in car accidents last year than were killed in the great World War in a like period? Just think of that!

Drive Carefully but INSURE to be Sure with

Duxbury & Davis Telephone No. 16

SENATE STANDING COMMITTEES

Chairman Callan of the senate committee on committees, working with the other members, Dafoe of Tecumseh, Crowley of Omaha, Brodecky of Howell, Wells of Fairbury, Bullard of McCook, and Green of Sidney broke all records as to time by reporting their makeup of standing committees of the senate by the third day of the session. Usually this task is not completed until the second week of the session.

The committee as instructed appointed a committee of eleven to handle liquor legislation. This new committee is made up of eight democrats and three republicans. It comprises:

Sullivan of Omaha, chairman; Regan of Columbus, Neumann of Oakland, Dafoe of Tecumseh, Stewart of Clay Center, Callan of Odell, Bullard of McCook, Brodecky of Howell, Van Kirk of Lincoln, Allen of Cozad, Blessing of Ord.

Accounts and expenditures: Green, chairman; Neumann and Price. Agriculture, livestock and grazing: Brodecky, chairman; Cady, Carsten, Green, Kaspar, Wells, Neeland, Price, Reynolds, Warner.

Banks and banking: Neumann, chairman; Dafoe, Howell, Jelen, Neeland, Sullivan, Allen, Blessing and Warner.

Child welfare: Slepicka, chairman; Kaspar, McMahon, Regan, Stewart, McGowan and Reynolds.

Claims and deficiencies: Carsten, chairman; Bullard, Crowley, McMahon, Wells, Gillette, Schultz.

Constitutional amendments, federal relations and apportionment: Crowley, chairman; Callan, Dafoe, Green, Mattson, Neeland, Neumann, O'Brien, Barty, Gillette, Price.

Education, university, normal schools and libraries: Neeland, chairman; Callan, Carsten, Howell, Jelen, Mattson, Stewart, Sullivan, Allen, Howard Schultz.

Employes: Pedersen, chairman. Engrossed and enrolled bills: O'Brien, chairman; Dafoe and Van Kirk.

Fees and salaries: Jelen, chairman; Cady, Kaspar, Mattson, Regan, Gillette and Reynolds.

Finance, ways and means: Callan, chairman; Bullard, Bullard, Cady, Carsten, Green, Howell, Wells, Gillette, Reynolds and Warner.

Fish and game: Cady, chairman; Brodecky, Bullard, Pedersen, Regan, Slepicka, Blessing, Brady and Schultz.

Highways, bridges and ferries: Pedersen, chairman; Cady, Callan, Dafoe, Howell, Neeland, Regan, Wells, Blessing, Brady and Schultz.

Insurance: Bullard, chairman; Carsten, Dafoe, Howell, Jelen, Neumann, O'Brien, Slepicka, Howard, Schultz and Warner.

Irrigation, water power and drainage: Green, chairman; Bullard, Mattson, O'Brien, Allen, Howard and Warner.

Judiciary: Dafoe, chairman; Brodecky, Bullard, Crowley, Neumann, O'Brien, Stewart, Sullivan, Allen, McGowan and Van Kirk.

Labor: McMahon, chairman; Regan, Green, Sullivan, Wells, McGowan and Reynolds.

Manufacturers, retailers and commerce: Bullard, chairman; Callan, McMahon, Regan, Allen, Blessing and Howard.

Medical societies: Kaspar, chairman; Brodecky, Cady, Crowley, Mattson, McGowan and Schultz.

Miscellaneous corporations: Jelen, chairman; Kaspar, McMahon, Pedersen, Stewart, Reynolds and Van Kirk.

Miscellaneous subjects: Howell, chairman; Bullard, Crowley, Jelen, McMahon, Slepicka, Blessing, Brady and Price.

Municipal affairs: Mattson, chairman; Crowley, Kaspar, McMahon, O'Brien, Slepicka, Allen, McGowan and Howard.

Leaders Worry Over Prospects of Liquor Bills

Test Vote Is Not Encouraging to Democratic Plan of Unity of Party Action.

Democratic members of the house are not elated over Thursday's initial skirmish on repeal legislation. They succeeded, by the narrowest of margins, in setting up a new standing committee to handle the unicameral legislature but all realized at the time that the real scrap is repeal.

Democratic leaders are not deeply concerned over the handling of the unicameral issue. They brought it up as a feeler—a trial horse to determine early reaction on Governor Cochran's recommendation for special groups for these special mandates. The decision was not by impressive vote.

One thing the close vote did, however, was to teach party leaders the necessity of doing some missionary work among their own new members. While it perhaps makes little difference in the final analysis whether a new standing committee or an old one handles liquor repeal, the possibility of turning the governor down is not pleasing to democrats.

If, some of them say, they can't muster enough votes to sustain the governor in this small thing, will it be possible to gather sixty-seven affirmative votes to pass a repeal bill, whether drafted by the attorney general or some other?

There are three distinct lines of thought on liquor: Sale by the glass, sale by the package and local or county option. The governor has recommended the option feature.

Republicans Sit In. Claiming that the responsibility of framing, sponsoring and presenting repeal legislation is a democratic responsibility, republicans are sitting back on their haunches waiting for what may come.

Strong, republican organization leader, expressed the more or less common minority thought when he said:

"I'm listening. I was dry two years ago and my constituents knew it. Yet while voting wet, they also voted 2 to 1 to return me to the house. My sentiments have not changed but I am under obligation to carry out the wishes of my people. I am interested primarily in strict enforcement and expect to give particular attention to that feature of the bill."

Measures being drafted embrace every proposed phase of control from re-enactment of the old Slocumb law, with its high license and severe penalties, to plans for individual license, liberal regulation and low tax.

The "administration bill," drafted by Attorney General Wright and presumably embodying Cochran's recommendations for low tax and liberal administration under a liquor control administration, is not yet in final form. It probably will reach the house and senate simultaneously, sometime late next week, according to Wright.

Drink or Package. Others of the proposed measure already are drafted and in the pockets of members who are awaiting the appropriate time for introduction. Still more were in the process of revision Friday in keeping with recommendations of Cochran and in an instance or two, to comply with suggestions made by retiring Gov. Charles W. Bryan.

One of the most controversial phases of the control program will hinge on the matter of "sale by the drink." Omaha delegates were said to be seeking to draft a measure which would permit sale by the drink in Omaha and possibly in Lincoln and Grand Island—with authority for such sale based on population classification.

Rural and small town legislators are comparatively unified in their opposition to sale in other than original package with the drinking confined to the privacy of homes, hotel rooms or other suitably non-public places.

CARRIES EXPLOSIVES

Bismarck, N. D.—Arrested with enough explosives in his valise to blow up a good sized building, James Riley, alias James Martin or James Reed, was bound over to the district court to face a charge of carrying and keeping explosives.

TRAYLOR IS ACTING LEADER

Washington.—Edward T. Traylor, (Colo.) will act as democratic house leader until Representative Bankhead recovers from an attack of intestinal influenza. Speaker Byrns announced.

MULLEN'S SON IS ENGAGED

Washington.—Mrs. Frank T. Hamilton, formerly of Omaha and now of Barritz, France, and Washington, announced the engagement of her daughter, Miss Exilona Hamilton, to Arthur F. Mullen, Jr., son of Mr. and Mrs. Arthur F. Mullen of Washington and Omaha. The wedding will take place early next summer.

Miss Hamilton will complete a two year course at the Columbia school of business in New York in June. Mr. Mullen, a graduate of Creighton university school of law, was formerly associated with his father's law firm in Omaha. He is now legal adviser to George Peck, head of the Import-Export bank in Washington.

FARMERS

Save time and money by having your feed ground on your farm by Beezley's Portable mill. Call Barrow's Hi-way Service Station, Plattsburgh 3503, or Jeff Salsberg, Louisville phone 1703, for information.

NOTICE OF PROBATE

In the County Court of Cass county, Nebraska. To all persons interested in the estate of Conrad F. Vallery, deceased. No. 3096:

Take notice that a petition has been filed for the probate of an instrument purporting to be the last will and testament of said deceased, and for the appointment of Max Vallery as Executor thereof; that said petition has been set for hearing before said court on the 1st day of February, 1935, at 10:00 o'clock a. m.

Dated December 31, 1934. A. H. DUXBURY, County Judge.

NOTICE OF SHERIFF'S SALE

Notices hereby given that pursuant to an order of sale issued by the Clerk of the District Court of Cass County, Nebraska, and by virtue of the terms of the decree of said Court entered in an action wherein The Nebraska City Building & Loan Association, a corporation, is plaintiff, and Mike F. Duda, et al, are defendants, I will on January 21, 1935, at 1:30 o'clock P. M. at the South front door of the Court house in Plattsburgh, Cass County, Nebraska, offer and sell at public auction the following described property, to-wit: Lot 3, in Block 61, original City of Plattsburgh, in Cass County, Nebraska.

Dated December 18, 1934. H. SYLVESTER, Sheriff of Cass County, Nebraska.

WM. H. PITZER AND MARSHALL PITZER, Attorneys for Plaintiff. d20-5w

SHERIFF'S SALE

State of Nebraska, County of Cass. 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 2nd day of February, A. D. 1935, at 10:00 o'clock A. M. of said day at the South Front Door of the Court House in said County, sell at public auction to the highest bidder for cash the following real estate to-wit:

Southeast Quarter of Section Thirty-two, Township Twelve, North, Range Twelve, East of the 6th P. M., in Cass County, Nebraska.

The same being levied upon and taken as the property of Reese H. Haslain, et al, defendants, to satisfy a judgment of said Court recovered by The First Trust Company of Lincoln, Nebraska, a corporation, Successor Trustee, plaintiff, against said defendants.

Plattsburgh, Nebraska, December 29, A. D. 1934. H. SYLVESTER, Sheriff Cass County, Nebraska.

JAS. E. BEDNAR, Attorney First National Bank Building Omaha, Neb.

NOTICE OF INCORPORATION OF THE METZGER COMPANY

The undersigned have formed a corporation under the laws of Nebraska, the name of which is THE METZGER COMPANY; the principal place of business of said corporation shall be Cedar Creek, Nebraska; the general nature of the business to be transacted shall be to acquire, hold, manage and dispose of real and personal property, more especially such property in which the incorporators and original stockholders have an interest; the authorized capital stock shall be \$10,000.00 divided into 100 shares of the par value of \$100.00. No cash shall be issued unless paid for in stock, services or transfer to the corporation of property at a fair value to be fixed by the Board of Directors; the highest amount of indebtedness or liability of this corporation shall not exceed two-thirds of its capital stock issued and outstanding. The corporation shall commence business upon the filing of the Articles of Incorporation with the Secretary of State and continue for 50 years unless sooner dissolved. The affairs of the corporation shall be conducted by a Board of not less than 2 nor more than 5 members, who shall elect a President, Vice President, Secretary and Treasurer.

W. A. METZGER, M. O. METZGER, CHRISTIAN E. METZGER, Incorporators.

d31-4w

"See it before you buy it."

NOTICE TO CREDITORS

In the County Court of Cass county, Nebraska. To the creditors of the estate of James Bajcek, deceased. No. 3088:

Take notice that the time limited for the presentation and filing of claims against said estate is April 25, 1935; that a hearing will be had at the County Court room in Plattsburgh on April 26, 1935, at ten o'clock a. m., for the purpose of examining, hearing, allowing and adjusting all claims or objections duly filed.

Dated December 28, 1934. A. H. DUXBURY, County Judge. d31-3w

NOTICE TO CREDITORS

In the County Court of Cass county, Nebraska. To the creditors of the estate of Daisy Nottleman, deceased. No. 3090:

Take notice that the time limited for the presentation and filing of claims against said estate is May 1, 1935; that a hearing will be had at the County Court room in Plattsburgh on May 3, 1935, at ten o'clock a. m., for the purpose of examining, hearing, allowing and adjusting all claims or objections duly filed.

Dated January 7, 1935. A. H. DUXBURY, County Judge. j7-3w

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska. In the matter of the Application of W. G. Boedeker, Administrator of the Estate of Philip Lambert, Deceased, for License to Sell Real Estate to pay debts.

Now, on this 2nd day of January, 1935, came W. G. Boedeker, Administrator of the estate of Philip Lambert, deceased, and presents his petition for license to sell real estate of the deceased party herein in order to pay the claims filed and allowed against said estate and the expenses of administering the same. It appearing from said petition that there is no personal property in the hands of the administrator with which to pay the claims allowed and the expenses of administration, and that it is necessary to sell the whole of the real estate of the deceased in order to pay said claims and the costs of administration.

It is therefore Considered, Ordered and Adjudged that all persons interested in the estate of Philip Lambert, deceased, appear before me, D. W. Livingston, Judge of the District Court at the District Court room in the court house in the City of Plattsburgh, Cass County, Nebraska, on the 23rd day of February, 1935, at the hour of ten o'clock in the forenoon and show cause if any there be why such license should not be granted to W. G. Boedeker, Administrator of the estate of Philip Lambert, deceased, to sell all of the real estate of said deceased, so as to pay claims presented and allowed, with the costs of administration and of these proceedings.

It is further Considered, Ordered and Adjudged that notice be given to all persons interested in the estate of this Order to Show Cause for four successive weeks in the Plattsburgh Journal, a legal newspaper published and of general circulation in the County of Cass, Nebraska.

By the Court. D. W. LIVINGSTON, District Judge. j7-4w

ORDER TO SHOW CAUSE

In the District Court of Cass County of Cass, Nebraska. In Re Application of W. A. Robertson administrator c. t. a., of the estate of Terrace Hennings Pitman, also known as Terrace H. Pitman, deceased, for license to sell real estate.

Now on this 12th day of December, 1934, there was presented to the court the petition of W. A. Robertson, administrator c. t. a., of the estate of Terrace Hennings Pitman also known as Terrace H. Pitman, deceased, for license to sell the northwest quarter of the northwest quarter of Section 17, Township 11, Range 13, east of the 6th P. M. in Cass county, Nebraska, for the purpose of paying the debts and costs of administration of said estate, and it appearing that there is not sufficient personal estate in the hands of the administrator c. t. a., to pay the debts and costs of said administration; and it further appearing that the personal property remaining in the hands of said administrator amounts to the sum of \$2,587.30, and that the unpaid claims amount to \$3,459.95, and that the costs of administration will be approximately \$500.00; that an order should be entered directing all persons interested in said estate to appear and show cause why a license should not be granted to said administrator to sell said real estate.

It is therefore Ordered, that all persons interested in the estate of Terrace Hennings Pitman also known as Terrace H. Pitman, deceased, appear before the undersigned Judge of the County of Cass, Nebraska, on the 17th day of January, 1935, at 10 o'clock a. m., at Chambers in the court house in the City of Plattsburgh, Nebraska, to show cause if any there be, why a license should not be granted to W. A. Robertson, administrator c. t. a., of the estate of Terrace Hennings Pitman also known as Terrace H. Pitman, deceased, to sell the northwest quarter of the northwest quarter of Section 17, Township 11, Range 13, east of the 6th P. M., in Cass county, Nebraska, for the purpose of paying the debts and costs of administration of said estate.

It is further ordered that a copy of this order be served upon all persons interested in said estate by publication of this order for four successive weeks in the Plattsburgh Journal, a legal newspaper printed and of general circulation in the County of Cass, Nebraska.

By the Court. D. W. LIVINGSTON, Judge of the District Court. d17-4w