LEGAL NOTICE. To Lucy Boggs, Carrie Wonderheide, Henry Stochr, Joseph Stochr and Edward Stochr:

Henry Stoehr, Joseph Stoehr and Edward Stoehr; You are hereby notified that Phillip Stoehr, as plaintiff, has filed his petition in the District Court of Cass County, Nebraska, against you and another for the purpose of enforcing a written contract executed by George Stoehr, your father, and Christ Stoehr, his father, pledging the Inheritable interest of George Stoehr, under the law, in the estate of his father, as security for indebtedness of said George Stoehr to plaintiff. You are required to answer said petition on or before the 36th day of March, 1914, or the same will be taken as true and judgment entered accordingly.

PHILLIP STOEHR, Plaintiff.

By D. O. DWYER, His Attorney.

IN COUNTY COURT.

STATE OF NEBRASKA.
County of Cass, ss.
In the Matter of the Estate of Joseph
Havir, Deceased.
To All Persons Interested:
You are hereby notified that there has been filed in this court petition for the appointment of an administrator of above estate.
That a hearing will be had upon said petition before this court in the County Court rooms at Plattsmouth, in said county, on the 24th day of march, 1914, at 10 o'clock a. m.
That all objections thereto, if any, must be filed on or before said day and hour of hearing.

The county Court comes at Plattsmouth, in said county, on the 24th day of march, 1914, at 10 o'clock a. m.

That all objections thereto, if any, must be filed on or before said day and hour of hearing. must be filed on or below and hour of hearing.
Witness my hand and the seal of the County Court of said county this 2nd day of March, 1914.
(Seal) ALLEN J. BEESON, County Judge.

described real estate, claiming the same as owners thereof against all the world and especially against the defendants herein since the 26th day of October, 1878, and praying that the defendants and each of them and all persons claiming by, through or under them, or any of them, may be enjoined from claiming or asserting any right, title, claim or interest of any name or nature in or to the above described real estate, or any part there-You and each of you are hereby required to answer said petition on or before Monday, the 6th day of April,

LILLIAN C. WILSON, Plaintiff, P. P. WHITE, Attorney for Plaintiff.

NOTICE.

In the County Court in and for the County of Cass, Nebraska.

In the Matter of the Estate of David Stettler, Deceased.

To All Persons Interested:

You are hereby notified that on the

To All Persons Interested:
You are hereby notified that on the 2nd day of March, A. D. 1914, Elizabeth Stettler filed her petition in this Court, alleging among other things that David Stettler departed this life intestate on the 19th day of February, A. D. 1914, being a resident of Cass County, Nebraska, at said time, possessed of an estate, consisting of real and personal property, to be administered, and that he left surviving him as his only heirs at law the following persons, to-wit: Elizabeth Stettler, Jacob Stettler, James Stettler, Sarah Jackson, and the children of William Stettler, deceased, Daniel Stettler, deceased, Harriet Baluman, deceased, and Emmeline Ball, deceased, names unknown, and asking that findings be made in accordance with the allegations and that Letters of Administration of them were of any lasting benefit." For sale by all dealers

WILL OF F. W. SCHLICH
TEMEIER, DECEASED FILED

FOR PROBATE IN CO. COURT allegations and that Letters of Administration be granted to S. C. Boyles. A hearing will be had upon said petition at the office of the County Judge in the Court House at Platts-March, A. D. 1914, at 9 o'clock a. m., before which hour all objections thereto, if any, must be filed.

(Seal) ALLEN J. BEESON,
County Judge.

DALE S. BOYLES, Attorney.
3-2-3wks

IN THE DISTRICT COURT OF CASS COUNTY, NEBRASKA. FRED CHRISTIAN,

Plaintiff. Doc. "X," Page VS. 12, No. 6283. THOMAS COLLINS, et al., Defendants.

Morgan, first name unknown, wife of Greeley Morgan; Mrs. — Wat son, first name unknown, wife of Allen Watson; Mrs. — Bodd, first name unknown, wife of Allen Watson; Mrs. — Bodd, first name unknown, wife of Theodore H. Dodd; Mrs. — Snyder, first name unknown, wife of Matthias Snyder; Mrs. — Hickey, first name unknown, wife of John Hickey: — ou and each of you are hereby notified that on the 25th day of June, A. D. 1912. Fred Christian, as plaintiff, filed a petition in the District Court of Cass County, Nebraska, against you as defendants interplead with other defendants interplead with other defendants interplead with other defendants and that subsequently on the 2nd day of March, A. D. 1914, a supplemental order was entered by said Court for supplemental service upon your of said petition is eo quiet and confirm in the District Court of Government Lots 1, 2, 3, 4, 5, 7 and 8, the W½ of SW¼, the SE¼ of SE¼ of Section 6, all in Township 12 North, Range 10, East of the 6th P. M. Cass County, Nebraska, and each and every part thereof, and to obtain a judgment decreeing that the plaintiff, Fred Christian, is the owner in fee simple of said real estate and every part thereof, and to obtain a judgment decreeing that the plaintiff, Fred Christian, is the owner in fee simple of said real estate and every part thereof, and to obtain a judgment decreeing that the plaintiff, Fred Christian, is the owner in fee simple of said real estate and every part thereof, and to obtain a judgment decreeing that the plaintiff, Fred Christian, is the owner in fee simple of said real estate and every part thereof, and to obtain a judgment decreeing that the plaintiff, Fred Christian, is the owner in fee simple of said real estate and every part thereof, and to obtain a judgment decreeing that the plaintiff, Fred Christian, is the owner in fee simple of said real estate and every part thereof, and to forever bar and exceeded to the proposed to the same unding the plaintiff of the title to said real estate and every part thereof plaintiff

forty years.
You are required to answer said relition on or before the 13th day of

petition on or before the 13th day of April, A. D. 1914.

FRED CHRISTIAN, Plaintin.

By ARTHUR C. PANCOAST.

His Attorney.

3-2-4wh

Visiting cards at the Journal

NOTICE OF APPLICATION FOR LICENSE TO OPERATE A POOL AND BILLIARD

Notice is hereby given that the From Tuesday's Daily. undersigned will, on the 17th day ray were in the city yesterday of March, A. D. 1914, at 10 for a short time visiting with o'clock a, m., at the court house relatives and friends. in Plattsmouth, Cass county, Nebraska, make application to the board of county commissioners of Cass county, Nebraska, for a city yesterday for a few hours license to operate a pool and looking after some matters of billiard hall in the hotel build- business with the merchants. ing, Village of Cedar Creek, Cass

WALT CONNER.

OF MR. AND MRS. ALBERT

Chronic Stomach Trouble Cured. Young at LaPorte, Colo. There is nothing more dis-

couraging than a chronic disscribed real estate, or any part thereyears with such an ailment when advantage of the occasion called it be referred to the claims comble relief. a permanent cure is within their in at the Journal headquarters mittee, as he and his committee Beck, of Wakelee, Mich., "I enjoyed by the editor. bought a package of Chamberlain's Tablets, and since using

This morning in county court the last will and testament of the late F. W. Schlichtemeier of Nehawka was presented for probate in that court. The deceased, who was one of the largest property owners of that section of the county, passed away at his home in Nehawka, on Sunday, March 8, and left an estate estimated at \$75,000 of real property and \$35,-000 in personal property. There were a large number of the heirs of the estate present in court to witness the submitting of the will Thomas Collins, Mrs. Collins, first name unknown, wife of Thomas matter was set for Saturday, Fredrich O. Schlichtemeier and much indebted to the hostess for

and relief is certain to tollow. Used for obstinate

DAVIS & LAWRENCE CO., New York.

Local News IMPORTANT MATTERS

J. W. Holmes and wife of Mur-

Louie Rheinackle was in the

R. C. Bailey came in this morn-Dated this 5th day of March, ing from his home and was a \$6.60; Charles McBride, same, passenger on the early Burling- 84.50; Roy McBride, same, \$3.50;

notorious, exclusive, continuous, adverse, visible and actual possession and ownership of all of said above described real estate, claiming the same as owners thereof against all that place to be present at the Journal office, at which bill be withdrawn from the bills time Mr. Hanson renewed his to be allowed and that it be resubscription and that of Ray ferred to the light committee to

order of the stomach. Is it not city yesterday from his farm man Hallstrom of the light comsurprising that many suffer for home near Mynard, and taking mittee made the amendment that reach and may be had for a trifle? for a short social call, which was were tired of having to try and 'About one year ago," says P. H. much appreciated and greatly get the bill reduced each month

them I have felt perfectly well. I morning for Omaha, where he tion of the amendment of Mr had previously used any number goes to have an operation per- Hallstrom, and now Councilman of different medicines, but none formed to remove a growth from Lushinsky and his committee will of the treasurer Councilman right to sign it, even if he had few months, Mrs. Vallery accom- from the company, panied her husband to the me-

CORPS HAS VERY

noon at the hospitable home of any further delay. Comrades Windham, Glenn, prisoners. Thrasher and Carter in attendtempting two-course luncheon money. was served by the hostess, Mrs. Carter, which was enjoyed by all. The hostess was assisted in serving by some of the W. R. C. ladies. At the usual hour the W. R. C. and guests dispersed, very her kind hospitality and the splendid afternoon's entertainment afforded them.

The Forty Year Test.

An article must have exceptional merit to survive for a period of forty years. Chamberlain's Cough Remedy was first offered to the public in 1872. From a small beginning it has grown in favor and popularity until it has attained a world-wide reputation. You will find nothing better for a cough or cold. Try it and you will understand why it is a favorite after a period of more than forty years. It not only gives relief-it cures. For sale by all dealers.

FOREST ROSE-Best flour on the market. Sold by all leading

DISCUSSED BY COUNCIL

(Continued From First Page.)

The finance committee of the city council reported the following claims against the city and warrants were ordered drawn for them, with the exception of the light company's bill, which was held over: John Fitzpatrick, salary, \$20; Ben Rainey, salary, 875; Mike Lutz, street work, ton train for Omaha to spend the M. Archer, salary, \$30; Lincoln Telephone & Telegraph Co., rent for phones, \$5; Cass county, John Wunderlich of Nehawka boarding prisoners and one comcame up this morning to attend mitment, \$10.70; I. N. Cummings, to some matters in the county burying two dogs, \$1; Glaus JANDA AT LAWRENCE, NEB court which demanded his alten- Boetel, burying one dog, 50 cents; Nebraska Light Co., light at city hall, \$1; Nebraska Light Mrs. John Wiles and two sons Co., street lighting, \$130; Frank

> to have some settled plan to reduce the cost of the lights that were out of commission, but be-Hon, C. E. Metzger was in the fore this was voted upon Chairand indulge in a controversy with the light company each time. The P. J. Vallery departed this question was settled by the adop-

Mayor Sattler called the atand he favored the passage of a back to the council. resolution that if this was not! The W. R. C. held their regular installed by the first of April or the little Peterson girl, who had traveling there a decent place to social meeting yesterday after- to remove the telephones without died.

Mr. and Mrs. T. M. Carter, and The report of Chief of Police which proved a most delightful Rainey for the month showed occasion. There were a large that fifteen arrests were made in number in attendance and the the month of February, with difladies were honored by having ferent dispositions made of the

City Treasurer E. W. Cook reance. The hours were very ported to the council that there pleasantly whiled away in social was a balance of some \$8,091.24 conversation and plying the busy in the city treasury at the close needle. The company sang a of the last month and gave the number of army songs, Mrs. Nan- value of the assets of the sinknie Burkel presiding at the ing fund of the city at \$10,000 by the city. organ. During the course of the invested in securities yielding the

After the reading of the report



Coming to Buy



HORSES @ **MULES**

100 Fat Market Horses and Mules

We especially want draft horses, full age and sound, 1400 to 1800 pounds, five to twelve years old and farm mares.

20 draft horses, 1400 to 1800 pounds, five to twelve years old. 20 southern horses and mares, four to eight years old, weighing from 900 to 1100 pounds.

20 big and little FAT plugs—buy them blemished—five to thirty years old. 20 mules from four to eight years old, sound, any size-FAT.

All stock must be fat, as we ship to five different markets. We come to buy-not to visit-and can pay you more than anybody.

Plattsmouth, Wednesday, March 18

(At Sage's Barn) Louisville, Thursday, March 19

We want drafters, drivers, chunks, southern farm mares and some plugs. We buy any kind that are fat. We are the buyers for the farmers, as we buy the best horses and also give you prices for the bad ones. Leave your thin, leggy horses at home.

of them were of any lasting his nose that has been giving him take up the task of trying to se- Hallstrom remarked in brief that removed from the state. chasing the half of the city hall ordinance covering the beautify- Smith, of West Franklin, Me. tention of the council to the fact building which was owned by Mr. ing of the city, but brought up calls them "Out farmly laxative."

> done the city would remove the the council what the board of Mr. Bajeck described the conditelephones from the police judge health could do in regard to the tions of the walks and the places and city clerk's office, and on diphtheria that was reported in where there were no walks at all Your money refunded if not satismotion of Lushinsky the city the city, but was informed by the and made an earnest plea to have factory. clerk was instructed to notify the mayor that there was only one the city take some action in the telephone company to have them case so far reported, outside of matter that would give person-

> > red the matter of the request of ment committee to canvass the the water works to have their the way there and secure their, property declared out of the city, aid in the matter of putting in reported back that the petition the walks. was not worded in a manner suitable to the city, and requested that it be turned back to these parties to re-write in a COMPLAINT FILED manner that would be approved

Councilman Buttery stated that afternoon's entertainment a city a good per cent on their he had noticed the water of Fifth street running down onto the pavement at the Wescott and Schlitz corner, and desired to

ward, and he called upon the city warm over it. attorney for his opinion in the matter as to whether he was entitled to act as councilman. Mr. Tidd replied that Mr. Richey had informed him he was living there temporarily, but as the matter of the census had been referred to a committee, of which he was the chairman, he would have the

of this can only be expressed by St. Louis. Councilman Hallstrom asked those who have walked out there.

walk. He was heartily seconded in the matter by Councilman The judiciary committee of the Buttery, and the matter was recouncil, to which had been refer- ferred to the park and improve- At Plattsmouth, in the State of a number of land owners near matter with the taxpayers along

AGAINST BERT STEWART

This morning a complaint was have it diverted so as to turn it filed in the court of Justice M. in some other direction than into Archer against Bert Stewart of Eagle, charging him with assualt The report of the census com- and battery upon the person of mittee, including the report of Ralph Johnson, manager of the Capital stock paid in... Mr. Burnie, the census taker, grain elevator in Eagle. The as- Surplus fund. with 4,367 names, was present-sault occurred on Monday, it is ed and this was the cause of a claimed, when the men became individual deposits subject to being involved in a dispute concerning. brought up, as when Mr. Lush- some matters over the sale of its insky moved that the report be grain. Stewart, it will be rememaccepted and the committee dis- bered, was in court last summer charged, Councilman Buttery on a charge of assaulting a farmarose and asked if Councilman er named Fred Drum, a resident of the above-named bank, do selected swear Richey had the right to sign the of the same neighborhood, but that the above statement is true to the best of two or three months been living Archer. There has been conoutside of the ward he represent- siderable bad feeling in that ed, living at the Hotel Riley, locality, engendered by this case, which is located in the First and both sides have felt quite toth day of March, 1818.

Best Family Laxative.

Beware of constipation. Ess a great deal of trouble in the past cure a more equitable settlement as there was \$900 in the build- Councilman Bajeck asked for Dr. King's New Life Pills and ing fund he was in favor of pur- further time to prepare the keep well. Mrs. Charles E. that the telephone company had Egenberger, and on motion the another question of great im- Nothing better for adults or not yet placed the extensions in matter 'was referred to the portance, that of having a good aged. Get them today, 25c, All the fire house at the city hall as judiciary committee and the city walk from the city to the Oak Druggists or by mail. H. F. per their agreement with the city, attorney to look up and report Hill cemetery, and the great need Bucklen & Co., Philadelphia or

Try a sack of Forest Rose flour.

No. 1914 REPORT OF THE CONDITION

braska, at the close of business March 4th, 1964.

RESOURCES

Prerdrafts, secured and unsecured.

7. S. bonds to secure circulation...

9ther bonds to secure Postal Suc-Ings.
Premiums on U. S. bonds.
Bronds, securities, etc.
Banking bouse, furniture, fixings.
Other real estate owned.
Due from national banks (not seserve agents)
Due from approved reserve agents.
Thecks and other mathemal banks.
Votes of other national banks.
Fractional paper currency, nickels Received fund from S. S. Treas-urer G per cent of circulation)

LIABILITIES

WRITE FOR BOOK ON PILES AND RECTAL DISEASES WITH TESTIMONIALS DR. E. R. TARRY, 224 See Suilding, Omehe, No.