PAGE FOUR

The Plattemouth Journal

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

R. A. BATES, Publishe.

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

We have all heard of lukewarm gan, and in the third ward Oliver C. Fortunately for everybody except water, but just how warm was Hudson nammed instead of Will T. mother, housecleaning time comes close to the heels of the muss father | Luke? made fixing his income tax returns.

-:0:-"I am convinced that vegetables have nerves", says Dr. Wiley. They also have "nerves" as witness the four flushing carrot and the irrepressible onion.

-:0:----

Governor Ritchie of Maryland also announces that he is openly for beer and wine. But it's a long row to San Francisco, and a long track

back

What a lot of work could be turnout if all the energy now expended on ouija boards could be applied to that similar appearing instrument, the flat iron!

There is nothing that this age, from whatever standpoint we survey it, needs more, physically, intellectually and morally, than thorough ventilation.

-:0:-

-:0:----When a man finds out for himself that he is wrong he will change in an instant, but when someone else shows him he is wrog he will stand his ground a long time.

The latest word from Amerongen is reassuring. The kaiser is still at his wood sawing. A good many had begun to fear that he might be cutmonth. ting some ice in Berlin.

-:0:---

A young lady likes a promising BURDENS young man, but others prefer one who pays cash. From Plattsmouth Backs-Relief is -:0:--Proved by Lapse of Time. Running water has been made to

furnish almost every kind of power in this country except "kick". -:0:---

-:0:-

Owing to thick fog experienced in London last week several daylight holdups were unavoidedly postponed.

Sixteen thousand soldiers found frozen to death in southeastern Russia. Pretty tough, to say the least.

-:0:--"Yes", said a woman, "housecleaning time will soon be here and I hate it; it dirties everything up

-:0:-----Cotton, it is announced, has gone up to tenpense a reel. The new around. I had never had anything American whiskey stands at the same cause me so much misery. When I figure.

-:0:----All the Michigan "whisky rebellion" seemed to need to become a real rebellion was a "kick"-or at They made a permanent cure." least a "raisin".

Rumors of a coal strike to come in April will cause speculation as to

where the miners got their information that a blizzerd is due in that PLATTSMOUTH SEMI-WEEKLY JOURNAL

UBLICANS NAME CANDI-DATES FOR COUNCILMEN Saturday's Dativ. Saturday's Dativ.

and ——— Henderson, her husband; Donald Nichols and Mrs. Donald Nich-(Seal) m25-3w. County Judge. ls, his wife: You and each of you are hereby no-

(Seal) m25-3w. County Judge.
(Seal) m25-3w. County Judge.
NOTICE OF SUIT TO QUIET TITLE. In the District Court of Cass county, Nebraska.
Elwood M. Buttery, Plaintiff, vs. Plattsmouth Ferry Co. et al, Defendants.
To the defendants Plattsmouth Ferry Company; Abljah Harris; the unknown heirs, devisees, legatees, persons interested in the estate of Abljah Harris, first real name unknown; the unknown heirs, devisees, legatees, persons interested in the estate of Mrs. Abljah Harris, first real name unknown; the unknown heirs, devisees, legatees, persons interested in the estate of Mrs. Abljah Harris, first real name unknown; the unknown heirs, devisees, legatees, persons interested in the estate of Mrs. Abljah Harris, devisees, legatees, persons interested in the estate of Mrs. Abljah Harris, devisees, legatees, persons interested in the estate of Mrs. Abljah Harris, devisees, legatees, persons interested in the estate of Mrs. Abljah Harris, devisees, legatees, persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons interested in the estate of John W. Jennings, deceased; and Lother persons chailing any kind in said real estate or part thereof:
You and each of you are hereby no-

m8-4w

LEGAL NOTICE In the District Court of Cass coun-

By A. L. TIDD, His Attorney.

any interest of any kind in said real estate or part thereof: You and each of you are hereby no-tified that on the 19th day of March, 1920, plaintiff in the foregoing entitled cause filed his petition in the District Court of Cass county, Nebraska, where-in each and all of you are made par-ties defendant, the object, purpose and prayer of which said petition is to ob-tain a decree from said court remov-ing clouds from and quieting the rec-ord title to the following described ty, Nebraska.
F. M. Welshimer and Company, a co-partnership. composed of F. M. Welshimer, C. E. Welshimer and James Welshimer, Plaintiffs, sys. Peter E. Ruffner et al, Defendants.
To the defendant, John W. Ruffner You are hereby notified that on the 21st day of August, A. D. 1919, plaintiffs filed their suit in the District F. M. Wels ing clouds from and quieting the rec-ord title to the following described real estate in the plaintiff. Elwood M. Buttery, to-wit: Lots one (1), two (2), three (3) and four (4), in Block nine-ty-nine (99), in the City of Platts-mouth, Nebraska, as against you and each of you and to exclude and en-join you and each of you from ever tiffs filed their suit in the Dist Court of Cass county, Nebraska, the District object and purpose of which is foreclose a mechanic's lien on t

mouth, Nebraska, as against you and each of you and to exclude and en-join you and each of you from ever asserting or claiming any estate, right, title or interest therein adverse to plaintiff, by reason of plaintiff's ad-verse possession of said premises for more than ten years prior to the com-mencement of said suit, and for such other and further relief as may be just and equitable. You are required to answer said pe-tition on or before the third day of May, 1920, or your default will be duly entered therein and a decree entered as prayed for in said petition. Dated March 19, 1920. ELWOOD M. BUTTERY. By JOHN M. LEYDA, m²²-4w. His Attorney.

LEGAL NOTICE

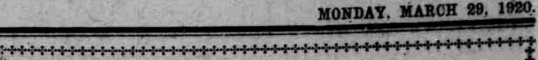
NOTICE OF GUARDIAN'S SALE In the District Court of Douglas Nebraska Doc. 172; No. 165.

In the matter of the Application of Alice W. Klewit, Guardian of the Per-son and Estate of Charles D. Wood-worth, a Minor, for leave to sell real

worth, a Minor, for leave to sell real estate.
Notice is hereby given that in pursuance of an Order of the District
Court of Dougias county, Nebraska, by Hon. Willis G. Sears, Judge, made on the 17th day of March, 1920, there will be sold at public vendue, to the highest bidder, for cash, at the front door of the court bouse in the City of Plattsmouth in Cass county, Nebraska, on the 12th day of April, 1920, at ten o'clock â. m., the undivided one-fourth interest in and to all of the following described real estate, situated in Cass county, Nebraska:
Lot four (4), being a subdivision of Government Lot four (4); also Lots ten (10) and sixteen (16).

Dated this 20th day of March, 1920. ALICE W. KIEWIT, Guardian of the Person and Estate of Charles D. Woodworth, Minor.

being subdivisions of Govern





bear the distinctive mark or STYLE and QUALITY!

ORIGINAL! EXCLUSIVE!

They are always recognized by those who appreciate the BEST ! We strongly urge that you book your orders for SPRING WORK with us now, so that you may be sure to have your work done well and without any delay.

Call, write or phone today.

Max Dusterhoff,

Exclusive INTERIOR DECORATING and Practical Painting for 23 years.

Murdock,

We carry the newest and finest Wall Paper in stock!

Emma Eikenbary, defendant, will take notice that on the 8th day of March, 1920, Alice Johnson, plaintiff herein, filed her petition in the Dis-trict Court of Cass county, Nebraska, against said defendant, the object and praver of which are to enforce spe-LEGAL NOTICE To the unknown heirs, devisees, legatces, personal representatives and all other persons interested in the estate of S. N. Merriam, deceased; the in the count of cass county. Aedraska, legatees, persons interested in the cast of a certain control of solution to a province of a certain control of solution to a mainistrator.
 in the county count of the solution and the formance of a certain control of the solution and the solution and filling the solution of the solution of the solution and filling the solution of solid estate may be granted to for solution the soluthe solution the solution the solution the solution the solutio

Lot five (5) and accretions there-to, all in Section fifteen (15), Township twelve (12), North Range eleven (11), east of the 6th P. M.; also Lots twenty-seven (27), twenty, Nebraska; thence running west forty (40) rods; thence south sixty (60) rods; thence east forty (40) rods; thence north sixty (60) rods to the place of beginning, containing in all 171.68 acres more or less, according ty-eight (28), twenty-nine (29) and thirty (30), id the Village of Louis-ville, Cass county, Nebraska, (bject to all unpaid taxes thereon. to Government survey. You are required to answer said pe-tition on or before the 26th day of April, 1920. sale will remain open one

ORDER OF HEARING

on Petition for Appointment of Administrator. The State of Nebraska, Cass county,

Nebraska

a copy of this order in the Platts-mouth Journal, a semi-weekly news-

aper printed in said county, for three uccessive weeks, prior to said day of

will

State of Nebraska, County of Cass,

To all persons interested in the es-

got down, I would have to have someone help me on my feet, my back was so weak and sore. I tried different medicines, but got no relief until I used Doan's Kidney Pills. simply ask for a kidney remedy-

Co., Mfrs., Buffalo, N. Y. -:0:-Nebraska.

In the matter of the estate of Sel-win Kinkead, deceased, To all persons interested in said escreditors and heirs at law: You are hereby notified that on 25th day of March, 1920, James Kin-kead filed a petition in this court, al-leging that Selwin Kinkead, late of Platismouth, Cass county, Nebraska died intestate on the 20th duy of De Nebraska died intestate on the 20th dy of De-cember, 1911, in the State of Missouri, while temporarily residing therein, and left surviving him, as his sole and only heirs at law, his widow, Jennie E. Kinkead, and a son, James Kinkead, and a daughter, Bertha L. Crisman, nee Bertha L. Kinkead, all of legal age, and that said decedent was seized of the title in fee simple of the fol-lowing described real property, to-wit: Lot four (4) in Block sixteen (16) in Townsend's Addition to Plattsmouth, in Cass county, Nebraska, which was the homestead of said deceased, Sel-win Kinkead, and that same was whol-ly exempt from attachment, execution or other mesne process, and not liable for the payment of the debts of said decedent, and on the death of said de-cedent the title thereto descended acfor the payment of the debts of said decedent, and on the death of said de-cedent the title thereto descended ac-cording to the decedent laws of Ne-braska, to the said widow and child-ren of said deceased in common and undivided, that petitioner is one of the heirs of said Beceased and as such is the owner of an undivided one-third interest in said real property and is now the owner of the other two-thirds by virtue of a conveyance made by the said Jennie E. Kinkead, widow, and Bertha E. Kinkead, daughter of said deceased, and praying for a de-termination of the time of the death of said Selwin Kinkead and of his heirs at law, the degree of kinship and the right of descent of the real property belonging to said decedent in of Order barring claims against said es-tate and for such other orders neces-tary to a correct determination of The right of use of the rest belonging to said decedent in State of Nebraska, and for an r barring claims against said es-and for such other orders neces-to a correct determination of matter. id matter has been set for hear-at the County Court room in tsmouth, Cass county, Nebraska, he 24th day of April, 1920, at 19 ck a. m., at which time and place set said petition. tad March 25th 1920. said matter. Said matter has been set for hear-ing at the County Court room in Plattsmouth, Cass county, Nebraska, on the 24th day of April, 1920, at 10 o'clock a. m., at which time and place all persons interested may appear and contest said petition. Dated March 25th, 1920. ALLEN J. BEESON, JOHN M. LEYDA, County Judge, Attorney for Petitioner. part thereof: m29-3w.

use remains. If it's the kidneys, cure the cause. Doan's Kidney Pills are for kidnev ills: Read about your neighbor's case. Ask your neighbor! Here's Plattsmouth testimony. The kind that can be investigated.

REPUBLICANS NAME CANDI-

The republican city central com-

mittee met last evening to take up the matter of the withdrawals from

their ticket for the coming city elec-

tion and decided on the treasurer-

ship t oendorse H. M. Soennichsen,

the democratic candidate for that po-

sition. For councilman, Lee L. Mc-

Carthy was selected as the republican candidate in place of Guy Mor-

Adams, who has declined the honor

Backache is a heavy burden;

Rheumatic pain; urinary ills;

Nervousness, dizziness, headache.

often effects of kidney weakness.

Relief is but temporary if the

No use to cure the symptoms,

From Saturday's Dafiy.

of making the race.

All wear one out.

Mrs. D. B. Smith, First street, Plattsmouth, says: "I had an awful bad attack of backache and for several weeks was hardly able to get

way.

Price 60¢, at all dealers. Don't

get Doan's Kidney Pills-the same that Mrs. Smith had. Foster-Milburn

NOTICE OF HEARING In the County Court of Cass county,

If it turns out that the blizzard beat the Non-Partisan league in North Dakota, Tuesday, that old say ing about ill wind may get into the Dakota school books once more

The Kansas Industrialist says \$40 spring bonnet will cure any or dinary case of hysterics. But won't cure the tendency of thi dread malady to become more "ordinary."

-:0:-

cians. A Chicago man, convicted of defrauding a number of credulous women by promising to make movie queens of them, has been ordered to give them back their money. But what is the use?

-:0:----

-:0:--Chancellor Bauer says the Kapp-Luettwitz government aimed for an other war of revenge on the allies All of which indicates that the Hun faction in Germany is a mighty ungrateful outfit.

-:0:-Even though our veteran overcoat lawn in artistic designs over the made a lot of blunders during its third term just closing, we haven't seen any candidates in the field thus far that give much promise of beating it next fall.

-:0:-If Champ Clark has concluded he can serve the people of Missouri in the house better than in the senate, there isn't any reason to doubt that he has looked the senatorial situation over as carefully as he says he has.

-:0:-This is growing language. It is observed that the Oxford Dictionary publication of which began in 1888. and is not yet completed, does not recognize the existence of appendi citis. Happily the column dealing with the letter "T" was postponed to a date when there was no difficulty in discovering teeth and ton- ago.

A strong dislike towards any possibilities of the airplane for crime change in his living quarters, such detection. It is probable that the as new wall paper, new carpets, new crooks have already been investigatfurniture, was one of the eccentrici- ing the airplane for their own purties of Walter Mather Smith, wealthy poses for many months, and when manufacturer who died in Connecti- the crooks and the police both decut the other day. The entire land- cide to use planes, very likely the lord fraternity has gone in to mourn- crooks will have the fast planes and ing for ten days in memory of the the police will be equipped with flivvers. world's only perfect tenant.

All the partisan editorial writers are as mad as ever, and probably will be until after election, but there are strong evidences that since the war the paragraphers on both sides have become slightly better natured.

There are two ways of running a town. It may be run by its citizens, the "folks", acting through representatives of their own choosing. Or, when the citizens are negligent, it may be run by professional politi-

-:0:---While Mary Pichford isn't going to marry again, and hasn't the remotest idea of such a thing, it looks as though there would be a lot of new eligibles out there in filmtown before long, in case she ever does get to thinking of it.

About the time your mind becomes at rest over possible snows to clean off the walks, along comes the neighbors chickens and scratch part of the

granitoid expanse you are supposed to keep "policed".

-:0:--Dealers in musical instruments say "mouth harp" palying is apt to be-

come a lost art. Those merchants declare that boys don't "take to it' as their fathers did when little chaps. But a good harmonica today costs

came effective. We have more thievery and hold-ups". If the chief will look around he will notice also, believes the Topeka Capital, that prices are higher, and there has been more now lately than six or eight months

-:0:-Scotland Yard is investigating the

NOTICE TO CREDITORS State of Nebraska, Cass coun The

In the County Court. In the matter of the estate of John deceased. creditors of said estate

You are hereby notified, That I will sit at the County Court room in Platts-mouth in said county, on the 20th day

Witness my hand and the seal of aid County Court, this 22nd day of March, 1920. ALLEN J. BEESON, County Judge.

ORDER OF HEARING and Notice of Probate of Will

Dated this Sth day of March, 1920. ALICE JOHNSON, Plaintiff. m8-4w.

LEGAL NOTICE

John Rouse, if living, if deceased, his unknown heirs, devisees, legatees, personal representatives and all other persons interested in his estate; An-drew M. Rouse, if living, if deceased, his unknown heirs, devisees, legatees, personal representatives and all other persons interested in his estate; the American Freehold Land Mortgage Company of London (Limited) and all person; claiming any interest of any kind in the north half of the south-east quarter of Section twenty-eight (28), Township twelve (12), North Range nine (9) east of the 5th P. M., Cass county, Nebraska, or any part NOTICE OF SUIT TO QUIET TITLE In the District Court of the Counof Cass, Nebraska. Joe Felthauser and Thomas E. Hath-way, Plaintiffs, vs. Henry H. Wilson t al, Defendants. To the defendants Henry H. Wilson To the defendants Henry H. Wilson, Mrs Henry H. Wilson, first real name unknown: John Harvey; Mrs. John Harvey, first real name unknown: Jo-seph L. Reel; Eunice L. Reel; Mrs. Thomas K. Fenimore, first real name unknown; James R. Humble: Eveline M. Willson; —— Willson, first real lass county, Nebraska, or any part hereof.

unknown; James R. Humble: Eveline M. Willson; —— Willson, first real name unknown: William Dorrough: Wm. H. Spratlin; the unknown heirs, devisees, legatees, personal representa-tives and all other persons interested in the estates of Henry H. Wilson: Mrs. Henry H. Wilson, first real name unknown: John Harvey: Mrs. John Harvey, first real name unknown; Jo-seph L. Reel; Eunice L. Reel; Mrs. Thomas K. Fenimore, first real name unknown: James R. Humble; Eveline M. Willson; — Willison, first real name unknown; William Dorrough; thereof. You and each of you are hereby no-tified that on the 28th day of Febru-ary, 1920, a petition was filed in the District Court of Cass county, Ne-braska, in which Peter Halmes is plain-tiff and John Rouse, if living, if de-ceased, his unknown heirs, devisees, legatees, personal representatives and all other persons interested in his estate: Andrew M. Rouse, if living, if-deceased, his unknown heirs, devisees, legatees, personal representatives and all other persons interested in his estate: Andrew M. Rouse, if living, if-deceased, his unknown heirs, devisees, legatees, personal representatives and afl other persons interested in his es-tate: The American Freehold Land Mortgage Company of London (Limit-ed) and all persons claiming any in-terest of any kind in the north halt Mortgage Company of London (Limit-ed) and all persons claiming any in-terest of any kind in the north half of the southeast quarter of Section twenty-eight (28). Township twelve (12). North Range nine (9) east of the 6th P. M. Cass county, Nebraska, or any part thereof, are defendants. The object and prayer of which pe-tition is to quiet the title in the plain-tiff Peter Halmes to the north half of the southeast quarter of Section twen-ty-eight. Township twelve, North Range nine east of the 6th P. M., Cass county, Nebraska, because said plain-

You and each of you are hereby no-tified that on the 17th day of March 1920, plaintiffs filed their suit in the District Court of Cass county, Nebras District Court of Cass county, Nebras ka, to quiet the title of plaintiff Jo Felthauser to the following describe ka. to quiet the title of plaintiff Joe Felthauser to the following described land. to-wit: the northeast quarter (NE14) of the northeast quarter (NE 14) of Section twenty-five (25). Town-ship ten (10). North Range thirteen (13), east of the 6th P. M., in the County of Cass, Nebraska: and to quiet the title of plaintiff Thomas E. Hathaway to the following described iand. to-wit: the northwest quarter (NW 14) of the following the fill, east of the 6th P. M., in the County of Cass, Nebraska, because of their respective tracts of land by them-selves and their grantors for more than ten years prior to the commence-ment of said suit and to enjoin each and all of you from having or claim-ing any right, title, lien or interest, either legal or equitable in or to said lands or any part thereof; to require you to set forth your right, title, claim, lien or interest therein, if any, either legal or equitable, and to have the same adjudged inferior to the title of plaintiffs and for general equi-table relief. This notice is made pursuant to the order of the court. You are required county, Nebraska, because said platif, and his grantors, have had the tiff, and his grantors, have had the ac-tual, open, notorious, exclusive and adverse possession thereof, and every part and parcel thereof, for more than ten years last past prior to the com-mencement of this action, and for equitable relief. You and each of you are further notified that you are required to an-swer said petition on or before Mon-day the 19th day of April, 1920. PETER HALMES, Plaintiff.

C. A. RAWLS, Attorney m1-4w

LEGAL NOTICE

<text><text><text><text><text><text><text><text><text><text><text>

and Axel D. Zaar were plaintiffs, and the Village of South Bend; the un-known heirs, devisees, legatees, per-sonal representatives and all other

sonal representatives and all other persons interested in the estate of S. N. Merriam, deceased; the unknown heirs, devisees, legatees, personal rep-resentatives and all other persons in-terested in the estate of William H. Wright, deceased; Hugh Henry, if living, if deceased; the unknown heirs, devises heretage personal representa-

earing. Dated March 13, 1920. ALLEN J. BEESON. County Judge. ORDER OF HEARING and Notice of Probate of

living, if deceased, the unknown heirs, devisees, legatees, personal representa-tives and all other persons interested in his estate: Catherlne H. Parmele, widow of Calvin H. Parmele, deceased; Myrtle P. Atwood, Nellie P. Agnew, Charles C. Parmele and Thomas E. Parmele, sole heirs of Calvin H. Par-mele, deceased: that part of Lots two, three and five in Section thirteen, Township twelve, Range ten, Cass county, Nebraska lying north and east of the B. & M. railroad right of way, and all persons claiming any interest of any kind in said real estate, or any part thereof, were defendants. The object and prayer of which pe-tition are to quiet title in the plaintiff Tillie Zaar to Lot two in that part of Section thirteen, Township twelve, Range ten, Cass county, Nebraska, ly-In the County Court of Cass county, Nebraska. To all persons interested in the es-tate of Ann White, deceased: On reading the petition of Mark White praying that the instrument filed in this court on the 8th day of March, 1920, and purporting to be the last will and testament of the said de-ceased, may be proved and allowed, and recorded as the last will and test last will and testament of the said de-ceased, may be proved and allowed, and recorded as the last will and tes-tament of Ann White, deceased; that said instrument be admitted to pro-bate, and the administration of said estate be granted to D. J. Pittman as executor

Section thirteen, Township twelve, Range ten, Cass county, Nebraska, ly-ing north and east of the B. & M. railroad right of way; To quiet the title in the plaintiff Axel D. Zaar, to Lot three in Section thirteen, Township twelve, Range ten, Cass county, Nebraska, lying north and east of the B. & M. right of way; To quiet the title in the plaintiff Oscar W. Zaar, to lot five in Section thirteen, township twelve, Range ten, Cass county, Nebraska, lying north and east of the B. & M. railroad right of way; executor; It is hereby ordered that von, and all persons interested in said matter, may, and do, appear at the County Court to be held in and for said coun-ty, on the 12th day of April, A. D. 19:0, at 10 o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and that the hearing thereof be given to all persons interested in

petition and that the hearing thereof be given to all persons interested in said matter by publishing a copy of this Order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county for three successive weeks prior to said day of hearing. Witness my hand, and seal of said court, this 8th day of March, A. D. 1920. and east of the B. a m. tone of of way; Because said plaintiffs, and each of them, and their grantors, have had the actual, open, notorious, exclusive and adverse possession thereof, and of every part and parcel thereof, for more than ten years last past prior to the commencement of this action, and (Scal) m11-3w County Judge.

n8-4w

the Journal office.

more than ten years last past prior to the commencement of this action, and for equitable relief. You and each of you are further notified that you are required to an-swer said petition on or before Mon-day the 26th day of April, 1920. THLLE ZAAR OSCAR W. ZAAR AXEL D. ZAAR Plaintiffs. C. A. RAWLS, m8-4w. Attorney. Attorney.

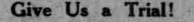
Five pedigreed poland china gilts, farrowed Sept. 20th, weigh 170 pounds, \$40 each. Telephone 3513. A. O. Ramge.

FOR SALE

If it's in the book line, call at Read the Journal.



The Cass County Monument Co. has a fine lot of Monuments and Headstones from which to select. The prices are right. Remember, there are not many days left in which to have your work done by the 30th of May. We also cut inschiptions at the cemetery.





In the County Court of Cass coun State of Nebraska, County of Casa

State of Nebraska, County of Cass, ss. To all persons interested in the es-tate of John Kraeger, deceased: On reading the petition of Jacob Krager and William Kraeger praying that the instrument filed in this court on the 22nd day of March, 1920, and purporting to be the last will and tes-tament of the said deceased, may be proved and allowed and recorded as the last will and testament of John Kraeger, deceased; that said instru-ment be admitted to probate, and the administration of said estate be grant-ed to Horatio N. Dovey, as executor: It is hereby ordered, that you and all persons interested in said matter, may, and 40, appear at the County Court to be held in and for said coun-ty, on the 23rd day of April, A. D. 1920, at 10 o'elock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and that the hearing thereof be given to all persons interested in

