## 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

Eggs are coming down in price.

Slogans are the false whiskers of

Wet planks are slippery material

We never miss the candidate until his gab runs dry.

Palmer says the republic is not in danger. Neither are the profiteers.

It is said that 2-cent fare on railroads will be in force on the first of September.

party don't want Wood. And they may prevent his nomination.

"No", said the reformed alderman, The game is not worth the scandal.'

---:0:--Who will carry Nebraska-General Wood or General Pershing? It is generally believed that the latter

The city election occurs Tuesday April 6. From present indication it will not be as lively as in days gone

A Chicago girl jilted her finance because he said they would have to live in another city. Must have been Milwaukee.

optimists.

Ex-Governor Moorehead has been prevailed upon to make the race for governor on the democratic ticket. Ralph Clark, also of Richardson county, will also be a candidate.

There seems to be plenty of apples on the market and the best seems to find ready sale at 75-cents a dozen. The profiteers evidently get their work in on the apple business as well as all manner of foods. But are they to blame for the h. c. 1.?

that the war to make the world safe divorce because, he says, his wife won't let him eat dinner in his shirt

Before the war there were 37,908 departmental clerks and other civi employees of the government is Washington. Now there are 100,110 which shows that among other costs the high cost of government is not taking anybody's dust.

A piece of good news for the cloak suit, ouija board and wicker furniture trade comes from Mrs. Chapcon control only 51 per cent of the nation's wealth. This 49 per cent they are now losing must be going to the retailers.

Robbers cleaned out a bank at Ramona, Ok., so completely that not ev bank probably will get some new calendars in time to keep from opening next holiday.

ists, which might possibly equal onehalf of the total amount spent by the was his own "dark horse." tourist in Europe. "If this proves tax. And what then?

#### MASTER OR SERVANT?

A. M. Steele of Ohiowa, Neb. writes the World Herald as follows "The World-Herald has repeatedly castigated W. J. Bryan for giving his support to Woodrow Wilson at the Baltimore convention. Does the World-Herald think that Mr. Bryan's act in supporting Woodrow Wilson caused the defeat of Champ Clark! Will you please publish this letter and your reply?"

The World-Herald has criticised Mr. Bryan's conduct at the Baltimore convention because he grossly and flagrantly betrayed not only the dem-The ring leaders of the republican crats of Nebraska, who had elected him to represent them and given him his instructions, but because h violated the sound and vital Ameri can principle that the people have a "I am not playing politics any more. right to instruct their representatives and to have those instructions

Mr. Bryan had helped make the fight in Nebraska for the direct primary election of delegates to national conventions, and for a primary preference vote for president that should serve as instructions to the delegates so elected.

Under that law he presented him self as a candidate for delegate to the Baltimore convention, pledging himself faithfully to carry out the instructions of the democratic voters provided only they were not for Judson Harmon of Ohio.

was binding upon him.

He violated it to defeat the nomination of Champ Clark and by reason of his violation of instruction Champ Clark was defeated.

Mr. Bryan voted for Champ Clark until the time came when it became apparent that he was about to be nominated, having commanded more than a majority of the votes of the convention for several successive ballots. To prevent it Mr. Bryan at tacked Champ Clark as "the Wall street candidate", on the pretext that the New York delegation had come to his support, and changed his vote There is still a lingering suspicion to Wilson, taking with him the votes of such other Nebraska delegates as he could persuade to follow him in violating instructions.

> The attack on Champ Clark's in tegrity and democracy was maliciously and contemptibly false, just as have been similar attacks that Mr. comings may be charged to Champ Clark of Missouri, that of subserviency to Wall street or other special interests is not one of them. He is his own man, an honest and fearless man, and whatever mistakes he makes are his own mistakes and not the result of some one pulling secret

Mr. Bryan violated instructions at Baltimore not primarily because he preferred Wilson to Clark, but becaues he was hoping and planning, by tearing down one candidate after another, to bring about his own nomination. His support of Wilson was half-hearted and hesitating, as indicated by his declaration that he would decline to vote for Wilson the moment the big New York delegaup for business on the morning of the tion should come to his support Then, as now, in the convention fight and in the primary fight, there was It has been reported in New York no candidate for the democratic nom papers that the French are seriously ination whom Mr. Bryan was willing loyally and whole-heartedly to sup port. And the reason was that he

Mr. Bryan not only broke faith the result France hopes for with the He refused to take them into his confidence as to his ambitions and

that the democrats of Nebraska put the seal of approval on his doctrine that when he goes to a national convention by their suffrage he does so not as their servant but as their master and that they can give him no instructions he is obliged to respect. -World-Herald.

No doubt the prohibition enforcers could get some good pointers from the gentlemen who have succeeded so admirably in the prohibition of sugar

A Plattsmouth man is keeping his ear muffs on later this year than usual, because, he says, every time he has heard a robin sing he's had to order more coal.

Senator Poindexter, who also ran in the South Dakota primary, probably will find, on retrieving his hat from the ring, that it is now a perfect fit for his head.

Those new Chicago prices of \$200 and \$250 for appendicitis operations are not likely to come down, either, as long as production is so low and the demand is so abdominal.

The rather promiscuous use of firearms in Germany seems to indicate that the provision of the armistice requiring that guns be checked at the door was not fully complied with.

How can a reputable scientific weekly assert that lightning rods have gone out of use, just when those of the multitude of presidential candidates are giving the country the appearance of one big asparagus bed?

-:0:-NOTICE OF HEARING In the County Court of Cass county

Barney Baruch says prices will go down and the president of the New York Wholesale Grocers' association says they will stay up. Both are leging that Selwin Kinkead, late of Plattsmouth, Cass county, Nebraska, died intestate on the 20th day of December, 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 following 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, Selwin Kinkead, and that same was wholly exempt from attachment, execution win Kinkead, and that same was wholly exempt from attachment, execution or other mesne process, and not liable for the payment of the debts of said decedent, and on the de th of said decedent the title thereto descended according to the decedent laws of Nebraska, to the said widow and children of said deceased in common and undivided that petitioner is one of idivided, that petitioner is one of the heirs of said deceased and as the is the owner of an undivided onethirds by virtue of a conveyance made by the said Jennie E. Kinkead, widow by the said Jennie E. Kinkead, widow, and Bertha E. Kinkead, daughter of said deceased, and praying for a determination 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 the State of Nebraska, and for an Order barring claims against said estate and for such other orders necestate and for such other orders necessary to a correct determination of to a correct determination of 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.

The State of Nebraska, Cass coun-

In the matter of the estate of John To the creditors of said estate: You are hereby notified, That I will sit at the County Court room in Plattssit at the County Court room in Plattsmouth in said county, on the 20th day of April, 1920, and on the 20th day of July, 1920, at ten o'clock a. m., to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 20th day of April, A. D. 1920, and the time limited for payment of debts is one year from said 20th day of April, 1920.

Witness my hand and the seal of said County Court, this 22nd day of March, 1920.

ALLEN J. BEESON. ALLEN J. BEESON,

ORDER OF HEARING and Notice of Probate of Will In the County Court of Cass coun-, Nebraska. State of Nebraska, County of Cass, State of Nebraska, County of Cass, 88.

To all persons interested in the estate 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 testament of the said deceased, may be proved and allowed and recorded as the last will and testament of John Kraeger, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Horatio N. Dovey, as executor; If is hereby ordered, that you and all persons interested in said matter, may, and do, appear at the County Court to be held in and for said county, on the 23rd day of April, A. D. 1920, at 10 o'clock a. m., to show cause, if any there be, why the prayer of the 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

purposes. He stabbed the primary law in the back. He established a precedent for other acts of betrayal of public trust. He is now asking court, this 22nd day of March, A. D. 1920.

ALLEN J. BEESON, County Judge.

ALEN J. BEESON, (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; Abljab Harris; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Abljah Harris, deceased; Mrs. Abljah Harris, devisees, legatees, personal representatives and all other persons interested in the estate of Mrs. Abljah Harris, devisees, legatees, personal representatives and all other persons interested in the estate of Mrs. Abljah Harris, first real name unknown; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Mrs. Abljah Harris, first real name unknown; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Mrs. Abljah Harris, first real name unknown, deceased; Mary Jennings; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Mrs. Abljah Harris, first real name unknown, deceased; Mary Jennings; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Mrs. Abljah Harris, first real name unknown, deceased; Mary Jennings; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Mrs. Abljah Harris, first real name unknown, deceased; Mary Jennings; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Mrs. Abljah Harris, first real name unknown; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Mrs. Abljah Harris, first real name unknown; the devisees of the NW½ of Section 29, and the west ten acres of the NW½ of Section 29, and the west ten acres of the NW½ of Section 29, and to the play of Sec You and each of you are hereby notified 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, wherein each and all of you are made parties defendant, the object, purpose and prayer of which said petition is to obtain a decree from said court removing clouds for an administration.

tain a decree from said court removing clouds from and quieting the record 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 ninety-nine (99), in the City of Plattsmouth, Nebraska, as against you and each of you and to exclude and enjoin you and each of you from everasserting or claiming any estate, right, title or interest therein adverse to plaintiff, by reason of plaintiff's adverse possession of said premises for more than ten years prior to the comasserting or claiming any estate, right, title or interest therein adverse to plaintiff, by reason of plaintiff's adverse possession of said premises for more than ten years prior to the commencement of said suit, and for such other and further relief as may be just and equitable.

You are required to answer said petition on or before the third day of May, 1920, or your default will be duly entered therein and a decree entered therein and a decree entered therein.

Township 11 N. Range 1.

State P. M., in Cass county, Nebraska, in the sum of \$166.72, with interest thereon at the rate of 7% per annum from April 9, 1918, and equitable relief.

This notice is given pursuant to an order of said court. You are required to answer said petition on or before the 19th day of April, 1920, or your default will be entered therein.

F. M. WELSHIMER AND COMPANY

entered therein and a decree entered as prayed for in said petition.

Dated March 19, 1920.

ELWOOD M. BUTTERY.

Plaintiff.

By JOHN M. LEYDA,

His Attorney.

NOTICE OF GUARDIAN'S SALE in the District Court of Douglasounty, Nebraska.

In the matter of the Application of Alice W. Kiewit, Guardian of the Per-son and Estate of Charles D. Wood-

estate.

Notice is hereby given that in pursuance of an Order of the District Court of Douglas county, Nebraska, by Hog. Willis G. Scars, 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 house in the City of Plattsmouth in Cass county, Nebraska, on the 12th day of April, 1920, at ten o'clock a. m., the undivided one-fourth interest in and to all of the following described real estate, situated in Gass county, Nebraska:

Lot four (4), being a subdivision of Government Lot four (4); also Lots ten (10) and sixteen (16), being subdivisions of Government Lot five (5) and accretions thereto, all in Section fifteen (15), Township twelve (12), North Range eleven (11), east of the 6th P. M.;

eleven (11), east of the 6th P. M.; also Lots twenty-seven (27), twenty-eight (28), twenty-nine (29) and thirty (30), in the Village of Louis-ville, Cass county, Nebraska, ubject to all unpaid taxes thereon.

Dated this 20th day of March, 1920.

ALICE W. KIEWIT,

Guardian of the Person and Estate
of Charles D. Woodworth, Minor.

NOTICE OF SUIT TO QUIET TITLE In the District Court of the Coun Cass. Nebraska. Joe Felthauser and Thomas E. Hath-way, Plaintiffs, vs. Henry H. Wilson

t al. Defendants.

To the defendants Henry H. Wilson Mrs Henry H. Wilson, first real name unknown: John Harvey; Mrs. John Harvey, first real name unknown; Joseph L. Reel; Eunice L. Reel; Mrs. Thomas K. Fenimore, first real name unknown; James R. Humble; Eveline M. Willson; — Willson, first real Harvey, first real name unknown; Jo-seph L. Reel; Eunice L. Reel; Mrs. Thomas K. Fenimore, first real name unknown; James R. Humble; Eveline northeast quarter (NE%) of the north quarter (NE%) all in Section twenty-five (25). Township ten (10), North Range thirteen (12), east of the 6th P. M., in the County of Cass, Nebraska, and all persons claiming any interest of any kind in said real estate or any part thereof:
You and each of you are hereby notified that on the 17th day of March, 1920, plaintiffs filed their suit in the District Court of Cass county, Nebraska, to quiet the title of plaintiff Joe Felthauser to the following described the portheast quarter the northeast quarter.

(NE)<sub>4</sub>) of the northeast quarter (NE)<sub>4</sub>) of Section twenty-five (25), Township 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 Hathaway to the following described and, to-wit: the northwest quarter (NW ¼) of the northeast quarter (NE ¼) of Section twenty-five (25), Township ten (10), North Range thirteen (13), east of the 6th P. M., in the County of Cass, Nebraska, because of their respective adverse possession of said respective tracts of land by themselves and their grantors for more than ten years prior to the commencethan 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 equitable relief.

table relief.

This notice is made pursuant to the order of the court. You are required to answer said petition on or before Monday, May 3, 1929, or your default will be duly entered therein.

JOE FELTHAUSER and THOMAS E. HATHAWAY, Plaintiffs.

W. A. ROBERTSON,

m18-iw.

Atty, for Plaintiffs.

#### NNOUNCEMENTS! ms-4w.

For State Senator I desire to announce my candi lacy for the nomination to the position of state senator for the second the republican party at the primary Todd, Murray, Nebr. election to be held on April 20, 1920.

LEGAL NOTICE
In the District Court of Cass county, Nebraska.
Joseph A. Everett, Plaintiff, vs. Samantha Jamison Long et al, Defendant To the defendants Belle Henderson and — Henderson, her husband; Donald Nichols and Mrs. Donald Nich-

LEGAL NOTICE

y, Nebraska. F. M. Welshimer and Company,

F. M. Welshimer and Company, a co-partnership composed of F. M. Welshimer, C. E. Welshimer and James Welshimer, Plaintiffs, vs. 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 Court of Cass county, Nebraska, the object and purpose of which is to

a\* co-partnership, composed of F. M. Welshimer, C. E. Welshimer and James Plaintiffs.

By A. L. TIDD,

m8-4w. Their Attorney.

LEGAL NOTICE

Emma Eikenbary, defendant, will take notice that on the 8th day of March, 1920, Alice Johnson, plaintiff herein, filed her petition in the Disherein, filed her petition in the District Court of Cass county, Nebraska, against said defendant, the object and prayer of which are to enforce specific performance of a certain contract for the sale by the defendant of an undivided one-third part of the following described real estate, towit:

The south half of the southwest quarter of Section twenty-four (24); also the porth half of the northwest cific performance of a certain contract for the sale by the defendant of an undivided one-third part of the following described real estate, towit:

The south half of the southwest quarter of Section twenty-four (24); also the north half of the northwest quarter of Section twenty-five (25), excepting twenty acres off the southeast quarter of Section twenty-five (25), excepting twenty acres off the southeast quarter of Section twenty-five (23), all in Township twelve (12), North Range thirteen (12), east of the 6th P. M., Cass county, Nebraska; also the following described tract of land, towit: Commencing at the northeast corner of Section twenty-six (26) in Township twelve (12), Range thirteen (12), east of the 6th P. M., Cass county, Nebraska; also the following described tract of land, towit: Commencing at the northeast (12), east of the 6th P. M., Cass county, Nebraska; thence running west forty (40) rods; thence south sixty (60) rods; thence cast forty (40) rods; thence south sixty (60) rods; thence east forty (40) rods; thence south sixty (60) rods; thence east forty (40) rods; thence south sixty (60) rods; thence south sixty (60) rods; thence east forty (40) rods; the respectation of the sale of the following each of the southeast the forty (40) rods; thence running west forty (40) rods; thence south sixty (60) rods; the respectation of the sale 60) rods; thence east forty (40) rods thence north sixty (60) rods to the place of beginning, containing in all persons interested in the estate of S. N. Merriam, deceased; the unknown place of beginning, containing in all N. Merriam, deceased; the unknown heirs, devisees, legatees, personal reptor Government survey.

You are required to answer said petition on or before the 26th day of April, 1920.

Dated this 8th day of March, 1920. 174.68 acres more or less, according Dated this 8th day of March, 1920. ALICE JOHNSON, 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-

LEGAL NOTICE

In the Dictrict Court of Cass coun Plattsmouth Lodge No. 8, Ancient Order of United Workmen, Plaintiff, vs. Enos Williams et al, Defendants.

To the defendants, Enos Williams and wife, Catharine Williams; the persons interested in the estate of Enos Williams, deceased; the unknown heirs, devisces, legatees, personal representatives and all other persons interested in the estate of Catharine Williams, deceased:

Parmele, sole heirs of Calvin H. Parmele, deccased; 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 petition 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-Section thirteen, Township twelve, Range ten, Cass county, Nebraska, lying 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; You and each of you are hereby notified that on the 19th day of January, A. D. 1920. Plaintiff filed its suit in the District Court of Cass county. Nebraska, the object and purpose of which is to quiet and confirm plaintiff's title in and to that part of Lots 1 and 2 in Block 42, lying outside of the boundary of Chicago avenue, in the City of Plattsmouth, in Cass cound ty, Nebraska, and to enjoin each and all of you from having or claiming to have any right, title, lien or interest, either legal or equitable, in or to said either legal or equitable, in or to said real estate or any part thereof, and to enjoin you and each of you from in any manner interfering with plaintiff's title, possession and enjoyment of said premises and for equitable relief.

This notice is given pursuant to an order of the Court. You are required to answer said petition on or before Monday, the 10th day of May, A. D. 1920, or your default will be entered This notice is given pursuant to an order of the Court. You are required to answer said petition on or before Monday, the 10th day of May, A. D. 1920, or your default will be entered therein.

PLATTSMOUTH LODGE NO. 8, Ancient Order United Workmen.

Plaintiff.

PLATTSMOUTH LODGE NO. 8, Ancient Order United Workmen. Plaintiff. By A. L. TIDD, Attorney

Manota Vallery, defendant will take notice that on the 8th day of March, 1920, Alice Johnson, plaintiff herein, filed her petition in the District Court of Cass county, Nebraska, against said defendant, the object and prayer of which are to enforce specific performance of a certain contract for the sale by the defendant of an undivided one-third part of the following described real estate, towit:

The south half of the southwest quarter of Section twenty-four (24); also the north half of the northwest quarter of Section twenty-five (25), excepting twenty acres off the south side thereof; also the east half of the southeast quarter of the southeast quarter of the southeast quarter of Section twenty-three (25), all in Township twelve (12), North Range thirteen (13), east of the 6th P. M., Cass county, Nebraska; also the following described tract of land towit: Commencing at the northeast corner of Section twenty-six (26) in Township twelve (12) Range thirteen (13) east of the 6th P. M., Cass county, Nebraska; thence running west forty (40) rods; thence east forty (40) rods; thence LEGAL NOTICE braska; 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 174.68 acres more or less according to Government survey.

You are required to answer said petition on or before the 26th day of April, 1920.

Dated this 8th day of March, 1920.

ALICE JOHNSON.

m8-4w.

Will sell all or one eighty separate posed of Otoe and Cass counties, sub- All in Sec. 26, Township 10, Range ect to the decision of the voters of 13. For particulars call on H. G.

We do all kinds of job printing.

## Dusterhoff Interiors

bear the distinctive mark or STYLE and QUALITY!

### ORIGINAL! **EXCLUSIVE!**

They are always recognized by those who appreciate the BEST! We strengly 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.

To the unknown heirs, devisees,

sonal representatives

tives and all other persons interested in his estate; Catherine H. Parmele

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 for equitable relief.

If it's in the book line, call at

the Journal office.

C. A. RAWLS, Attorney.

### Max Dusterhoff,

Exclusive INTERIOR DECORATING and Practical

Painting for 23 years. Murdock, .

Nebraska We carry the newest and finest Wall Paper in stock! 

ORDER OF HEARING

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

In the matter of the estate of Joh W. Long, deceased.

earing.
Dated March 13, 1920.
ALLEN J. BEESON,
County Judge.

ORDER OF HEARING

and Notice of Probate of

In the County Court of Cass county

tate of Ann White, deceased:
On reading the petition of Ma
White praying that the instrume White praying that the instrume fied in this court on the 8th day March, 1920, and purporting to be t last will and testament of the said d ceased, may be proved and allowed and recorded as the last will and te tament of Ann White, deceased; the said instrument be admitted to pro-bate, and the administration of sa-estate be granted to D. J. Pittman

all persons interested in said matte may, and do, appear at the Count Court to be held in and for said coun Court to be held in and for said county, on the 12th day of April, A. D. 192-at 10 o'clock a. m., to show cause, any there be, why the prayer of the perfitioner should not be granted, and that notice of the pendency of said petition and that the hearing thereof given to all persons interested d matter by publishing a copy is Order in the Plattsmouth Journ said matter by publishing a copy of this Order in the Plattsmouth Journa a semi-weekly newspaper printed is said county for three successive week prior to said day of hearing.

Witness my hand, and seal of said court, this 8th day of March, A. I

ALLEN J BEESON, County Judge. (Seel) m11-3w

FOR SALE

Five pedigreed poland china gilts farrowed Sept. 20th, weigh 17 pounds, \$40 each. Telephone 3513 A. O. Ramge.

Read the Journal.

## MEMORIAL DAY



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.

Give Us a Trial!

# Cass County Monument Company

H. W. SMITH, PRopr.

Telephone 177

Plattsmouth, Neb.