more than ten years last past, a

fully vested in Frank J. Spangler, n withstanding the claims of you a each of you, or any one claiming through or under you, and that title to said land be forever quieted

said Frank J. Spangler, as against y and each of you, and that each and of said defendants named, and the

court may seem just and equitable. You and each of you are furth

C. A. RAWLS,

LEGAL NOTICE

In the County Court of Cass cou

that George A. Kaffenberger be a pointed in her stead to complete tadministration of said estate; ORDERED, That November 22, A. 1929, at 10:00 o'clock a. m. of said d

is assigned for hearing said appli-tion, when all persons interested m

appear at a County Court to be he in and for said county, and sh cause why the prayer of applica should not be granted; and that not

of the pendency of said applicat and the hearing thereon be given

weekly newspaper printed in said cor

Management, Circulation, Etc., Re-

gress of Aug 24, 1912.

Of THE PLATTSMOUTH JOURNA

published daily and semi-weekly Plattsmouth, Nebraska, for October

FRANK J. SPANGLER,

Atty. for Plaintif

County Judge

LEGAL NOTICE

The Plattsmouth Journal

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

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

in dairy products.

largest in the world.

be thankful for.

than some of the women.

black tea than it does green.

The modern girl seems more in-

The Atlantic Liner, Olympic, has

Fall is here all right, all right, the

If we're to have baseball war the

to either side. There won't be any.

Thanksgiving will be celebrated on

The American people apparently

Harvard must have been surprised,

Tenants and landlords seem to

The man who leves himself more

The Department of Justice say

The death rate among the Hawai-

The election result once more dis-

uli, vox Dei." The voice of the peo-

who voted the republican ticket, like

Just to show that there is no ill

feeling in the matter, there are thou-

sands of deserving democrats through

time. Hang these statistic bounds!

We've never yet met one who did not

British wives are declared to be

bors. Ask your neighbor.

in a strong condition."

Co., Mfrs., Buffalo, N. Y.

for any kind of kidney ailments. A

administration.

ans is so much greater than the

birth rate, that it is believed the race

that 200 profiteers have been given

jail sentences. But the importan

than he loves other people is likely

other people love him.

desired the prohibition laws as a

will please point out something to

Eskimos of Alaska are decreasing

If you are looking for a swell job stir up a hornet's nest.

It isn't the cost of living that worries the man behind the bars.

If you would flatter a man tell way. him he is proof against flattery.

Motion pictures are being used to teach Danzig school children geogra- subway construction work in New

The most costly penknife in the world made by Sheffield cutler, has 75 terested in running a motor car than fine steel blades. a home.

Harding need not worry about picking a cabinet. Boise Penrose been converted to an oil burner, the will do it for him. Teak wood contains an essential oil

which prevents spikes and nails driv- trees haven't any more clothes on en into it from rusting. After all, the republican party is

entitled to victory. They paid for it neutrals won't be a source of bother in cold cash, didn't they? Senator Harding carried almost ev-

erything but the Canal Zone, and now the usual date-providing somebody he's going down after that.

Anyway, the democratic party can go back to its old fashioned occupation of viewing with alarm.

child wants toys-for the pleasure of Manchester, Va., claims to hold the breaking them. record in the United States for producing the largest diamonds. at the end of the game with Prince-

This year's crops were not produced ton, to learn that this is not wholly by the fellows who talked last year, a landslide year. about going back to the soil. have arrived at the armistice stage'

"Harding starts south, putting care Aside." Or you may prefer to read in and consequently are still a long place of care, "office seekers." way from peace.

The current price quoted by local coal dealers is \$15 to \$25 per tonalmost as costly as moonshine liquor. to find he loves himself more than

Not more than 10,000,000 horsepower, derived from the flow of water, is now in use in this country. The reason truth lies at the bottom | question is, are they serving them.

of an oil well is because it can't get a hearing among those who lie at the

The campaign was objectionable in many respects, but there was a comparatively small output of campaign The fool shooth his neighbor's ple is not, and never has been, the

hens from his backyard, but the wise voice of God.

man fixeth up a snug place for them The value of an average year's diabraska will stick to corn raising, certain they will get the porage.

that enables a ship-to go backward raw apples. Inasmuch as we paid 10

The one government department that can make no report as to how it

spends its appropriations, is the se-A woman's idea of a dreadful alter-

native is when she has to move into a

bigger apartment or else go without

Vctor Berger, socialist, was defeat ed for cogress in Milwaukee. That will save him the trouble of being

fired out of congress again. Another thing democrats should rejoice over is that the California-Jap-

the average man nowadays carries ten anese question is for the republicans or fifteen dollars in his pocket all the to settle. There's dynamite in it. make us out a subnormal.



SOME women ways to care for clothes. They are learning to take care of them.

It is quite a mannerly thing to take care of your clothes investment and protect it up to the limit. Having your clothes carefully dry cleaned will improve their wear and help to prolong the life of their stylish lines. Getting acquainted with our work

money saving service. Goods Called for and Delivered



THREE CENT FARE TO HOLD

America uses ten times more It looks as though the coal situation might be settled justly if any-More than 1,000,000 pounds of dynamite were used annually in fare law.

fight to keep the rates down.

Every Road Represented

onfiscation in the cases of the Northwestern, Missouri Pacific, M. & O. and Rock Island roads. The ailroad attorneys also made the vas dismissed, every station agent and conductor in Nebraska was subject to arrest and fine or imprisonnent for disobeying the 2-cent law.

The court ordered that each raiload give bond for \$50,000 and that should the final trial of the case be decided in favor of the state, a retickets who makes application for a receipt at the time of purchasing the tickets. The receipts will not be issued to all purchasers of tickets, tery. out only to those requesting such

Decision in Point

In rendering the decision. Judge Sanborn, who presided, said in part: "The rates which had been in exstence before the war had been in creased by an order of the director general to a large amount, but the of Bruce Thorp and is moving in this will live only about 75 years longer. expenses of wages and materials week, had increased so greatly that the proves that ancient adage, "Vox pop- new rates thus fixed were not suffi- of his garage business to George cient to pay the railroads a reasonable compensation and enable them to operate. It was expected that high rates still would be necessary for an extended visit with her grand-The sugar planters of Louisiana and would be granted and this sec- mother, Mrs. T. R. Adams. tion 208 was enacted for the purpose Eusa of old, sold their souls for a of fixing the time when the proper pleasant caller at this office this mond crop is \$60,000,000. So Ne- mess of porage and it is not at all authorities might make those rates. It was not enacted to exercise war ible service as county commissioner powers, nor was it enacted for the and his section of the county ap-The Bolshevist government is colpurpose of raising rates. It was en-A Boston man has patented a device lapsing again. The only rations are acted for the purpose of fixing the time when the war powers should rushed from Colorado to Omaha for while its engines are running full cents for the last raw apple we had, cease to be an expedient, when the an operation for appendicitis. His it seems to us the Russians are living rates fixed by the director general father went up and they decided to should cease and that time was fixed await another examination at Linby saying that they should cease coln, so he and his wife came to when these rates which were in Eagle. Later he was taken to Lin-"I would rather be defeated in a good cause that some day will tri- force on the 29th of February, should coln and we understand the operabe changed by action of the regula- tion was successfully performed. umph, than triumph in a cause that some day will be defeated," says Prestory powers of the state or the naident Wilson. That's the spirit of a tion

"Out of abundant caution it was added that no action should be taken grinding chop feed and corn meal by these regulatory powers to diminsh these for six months.'

out the country who are quite willing to serve in office under a republican CROWDS ATTEND The controller of the currency says

Delighted Over the Results of Armistice Celebration.

inusually discontented and the courts are flooded with divorce proceedings. War may be a good thing for the of Armistice day at our neighboring his product, but from the looks of interest therein or to some part there physical development of men, but it town of Nebraska City, where the things we expect to sample it and doesn't help to make good husbands American Legion post had arranged pronounce it good. a very fine observance of the great anniversary.

BACK BAD TODAY? One of the big events of the day was a parade staged by the members of the American Legion, the school One of the big events of the day children and various societies of the city and which stretched over a long and makes you dull, nervous and tired. Use Doan's Kidney Pills for depicting the various events in the distance along the streets. In the weak kidneys—the remedy recom- wars of the United States and conmended by your friends and neigh- stituting a great living story of the triumphs of American arms on land Mrs. F. N. Rauen, 1109 Pearl St., and sea. The parade was witnessed Plattsmouth, says: "I believe Doan's by thousands of cheering and enthu-

Kidney Pills can't be beat as a remedy siastic auditors. In the afternoon the Plattsmouth number of years ago I was in bad and Nebraska City high school teams shape with my back. I was laid up played a very interesting football o12 1m. so I had to have hot poultices put on game and in which Nebraska City my back and sides to relieve the was the victor by a score of 31 to 7 pain. I could hardly turn over in bed and was sore all through my back. I would have awful dizzy spells and specks would come before my eyes. Many times I would have in the remainder of the game as Nebraska City got away to sit down and wait for these attacks to pass off. It was only a little while after I commenced to use Doan's Kidney Pills that I began to improve. I got several boxes from Weyrich & Hadraba's drug store and they finally gave me permanent of the part of the country Court.

In the County Court.

In the coditions of said estate:

You are hereby notified. That I will stit at the Connent Court room in Platts
gether with a field goal and over
whelm after I commenced to use the commenced to use of December, 1920, and the 8th day of the Plattsmouth team. Those who attended the game were impressed by the speed and skill of the Nebraska is three months from the 7th day of the speed and skill of the Nebraska is three months from the 7th day of the office of the Register of December, A. D. 1920, and the time after designated and which each cover said real estate of some part thereof.

In the County Court to the commencement of this action:

In the County Court.

In the county Court room in Platts
you are hereby notified. That I will stit the the defendants J. H. Croxton, That is a court the commenced to the commenced to will be after the previous and estate:

You are hereby notified. That I will stit the County Court room in Platts
of Doan's Kidney Pills that I began to interest in and to said real estate of interest in and to said real estate of the creditors of said estate:

You are hereby notified. That I pain. I could hardly turn over in In the opening half the Plattsmouth means getting in touch with a real to sit down and wait for these at- with four touchdowns and goals tohad failed. I always keep Doan's best in the state.

on hand and use them when my kid- In the evening a big dance was neys need attention. They keep them staged by the American Legion at which Carl Lamp and his orchestra 60¢, at all dealers. Foster-Milburn were the attraction and offered a fine program of dance music.

DEATH OF MRS. C.

GOOD IN STATE After Long Illness Mrs. McBride Passed Away This Morning at Her Home in This City.

FEDERAL COURT SO RULES IN

DECISION JUST HANDED

With the wings of the morning,
Mrs. Charles E. McBride passed away
at her home in this city after a long
and protracted illness, the death messenger coming to her side at 2:45
ing three cents per mile railroad fare
until the legislature meets and envears Mrs. McBride has been in fail. until the legislature meets and en- years Mrs. McBride has been in failacts a new railroad fare law or the united States court renders a new was at the hospital in Kearney tak-United States court renders a new decision. The federal court, with Judges Sanborn, Wade and Wood-feeling improved in health returned rough, yesterday afternoon rendered home to this city and within the decision making an injunction of last two months suffered a relapse body showed a desire to settle it that the temporary restraining order is- from which she failed to rally and sued some months ago preventing the gradually grew worse until death Nebraska state railway commission came to her relief. During the weeks from enforcing the Nebraska 2-cent of her suffering she has been watched with tender care by the members Following the decision of the court of the family and it was in the quiet Commissioner Thomas L. Hall said of gentle sleep that she passed away. the state commission will hold a Moorehead, Monona county, Iowa, De-Minnie Marie Tyler was born at meeting next week and decide upon cember 27, 1876, and when twelve he further steps to be taken in the years of age came to Plattsmouth with her parents. Mr. and Mrs. Clay "Two of the commissioners are in Tyler, and has since made her home Washington this week so we cannot here where she has won a host of outline our future actions until they warm friends by her kindly disposireturn," said Mr. Hall. "The way is tion and thoughtfulness of those now open for a hearing of the case whom she knew as friends. At the age of sixteen years she joined her life with Christ and became a mem-The hearing opened yesterday ber of the Christian church of which norning with every railroad in Ne- she continued a devout member until braska represented by from one to her death. On June 13, 1898 she three attorneys. The state was rep- was united in marriage at Lincoln. esented by Assistant Attorney Gen- Neb., to Charles E. McBride, and the eral Hugh Le Master. No witnesses years of wedded life had been very vere called but briefs were sub- pleasant until the ties were so rudly mitted and arguments made by all severed by death. To this union there were born five children, who with the husband remain to mourn stated the 2-cent fare was equal to the death of the wife and mother. Mrs. E. G. Ofe, Edward McBride, Glen and Hazel McBride residing in Plattsmouth and Mrs. Dorothy Hampton of Omaha. The aged parents repoint that if the restraining order siding in this city and three-brothers and sisters also remain to mourn her passing. The brothers and sisters are Sidney and Oren Tyler of Omaha, Noah Tyler of Iowa Falls, Iowa, Mrs. Thomas Line and Mrs. Martha Delaney of Omaha.

The funeral of Mrs. McBride will be held at the Christian church Sundecided in favor of the state, a re- day afternoon at 2 o'clock, conducted fund be made to every purchaser of by Rev. A. G. Hollowell and a short service will be held at the home for the family at 1 o'clock. The interment will be at the Oak Hill ceme-

EAGLE

Merl Lanning bought the residence

Frank Lanning last week disposed Allen of Lincoln. Miss Florence Manker, of De-

Moines, Iowa, arrived Monday night

Wm. Atchison, of Elmwood, was a week. Mr. Atchison has done cred-

preciates his work. Walter Hartsock was last week

T. W. Peterson has started up his feed mill, which has been idle for some time, and is busily engaged The Beacon man inspected the mill in operation last Saturday and found everything working nicely and a good quantity of stuff being turned out. the estate of Reuben A. Chapin, This mill formerly did a fairly good pany; a corporation, defendants: business, but conditions changed and closed down. Now with grain going and Myrtle M. Coleman, his v Harvey D. Coleman and Mary

BIG CELEBRATION larger mills were permitted to crowd out smaller enterprises, so it was out smaller enterprises, so it was at ridiculously low figures and flour Plattsmouth Visitors to Neb. City and corn meal remaining unreason- A. Asheraft, his wife; Niles O. Coleman ably high Mr. Peterson concluded to give his local friends a good quality of corn meal at a price relatively near the price of corn. Up to this the personal defendants and each of the price of corn. try it but again and see if he cannot Several hundred of the residents near the price of corn. Up to this of this city enjoyed the celebration writing we have not tested any of them to some right, title, estate or

If It is a Bilious Attack

Take three of Chamberlains tablets and a quick recovery is certain.

NOTICE.

All parties having accounts or notes are requested to call and settle same at the old stand with C. K. Bestor or myself. John F. Gorder.

Let Falter take care of all your nsurance. We offer you real insurance service. This costs you no

NOTICE TO CREDITORS

December, A. D. 1920, and the time limited for payment of debts is one year from said 7th day of December,

Witness my hand and the seal of said County Court, this 9th day of November, 1920.

ALLEN J. BEESON.

County Judge.

September 15, 1858, for the sum of \$280.00 and recorded in Book A at page 107; a mortgage executed by J. L. Brown to Robert E. Farmer, dated April 15, 1870, for the sum of \$229.00, recorded in Book E at page 16; a mortgage executed by M. D. Abbott to Jane McNeill, dated November 28, 1874, for \$261.00, recorded in Book G at page 158 and purporting from the record to be assigned to E. A. Wiggenhorn, and plaintiff avers that all indebtedness which said mortgages were given to secure has in every instance long. To Joana Coleman and Coleman, her husband, real name unknown; Charles Greenwich Howard and Charles Greenwich Howard and
Howard, his wife, real name unknown;
Rezin W. McCombs and — McCombs, his wife, real name unknown;
William N. McGinley and — McGinley, his wife, real name unknown;
Hester Ann Pearson and — Pearson, her husband, real name unknown;
Joseph F. Pearson and — Pearson,
his wife, real name unknown; Mary
A. Dufray and — Dufray, her husband, real name unknown; J. W. Anderson, real name unknown, and ness which said mortgages were given to secure has in every instance long since been fully paid and the said mortgages should be fully cancelled and discharged of record; that said defendants and each of them still falsely claim some right, title, lien, interest and estate in and to said real estate aforesaid.

tition on or before Monday, the 20th deceased, his unknown heirs, lay of December, 1920.

JOHN E. LAMBERT.

destate: Albert B. Jenkins, if deceased, his unknown heirs, legatees, personal representate all other persons interested

By Thomas, Vail & Stoner, His Aftorneys.

NOTICE TO CREDITORS

the presentation of claims against said state is three months from the 20th lay of December, A. D. 1929, and the time limited for payment of debts is one year from said 20th day of December, 1929.

Witness my hand and the seal of said County Court this 10th day of November, 1929.

ALLEN J. BEESON,

ALLEN J. BEESON,

County Judge.

The northeast quarter (NE% of Section eighteen (18), Township eleven (11), North Range twelven (12), east of the 6th P. M., Case county, Nebraska—or any part or portion thereof, to have been in the adverse possess of said land, and every part of it, more than ten years last past, and the state of the first part of the said land, and every part of it. he presentation of claims against said state is three months from the 29th

Oscar W. Laughlin and — Laughlin, his wife, real name unknown:
Michael Cooney and — Cooney, his wife, real name unknown: John H. Croxton: Robert E. Farmer: Jane McNeill and — McNeill, her husband, real name unknown; E. A. Wiggenborn, real name unknown, and Wiggenborn, her husband, real name unknown: Marshall D. Abbott and — Abbott, his wife, real name unknown: Meriden Rose Pearson and — Pearson, her husband, real name unknown; D. Matilda Pearson and — Pearson, her husband, real name unknown; Adeleska B. Pearson and Seal) n11-4w.

ORDER OF HEARING and Notice of Probate of Will

ate of Edwin W. Cook, deceased:

executrix: It 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 15th day of December, A. D. 1920, 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 said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county for three decased, tendering her resignation paper printed in said county for three deceased, tendering her resignation successive weeks prior to said day of such administratrix, on account of health and inability to act as such a ministratrix further, and request

Seal) n11-3w. ALLEN J. BEESON, County Judge,

ORDER OF HEARING and Notice of Probate of Will

To all persons interested in the es-Bergmann, Jr., praying that the in-strument filed in this court on the 9th day of November, 1920, and purment of the said deceased, may be proved and allowed, and recorded as the last will and testament of John D. 1920. Bergmann, deceased; that said instru-ment be admitted to probate, and the administration of said estate be granted to Frank J. Bergmann, as executor: and do, appear at the County Court t o'clock a.m., to show cause, if any there be, why the prayer of the peti tioner 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 said mat-ter by publishing a copy of this order weekly newspaper printed in said successive weeks State of Nebraska prior to said day of hearing. Witness my hand, and seal of said court, this 9th day of November, A.

ALLEN J. BEESON,

to Non-Resident Defendants.

To the defendants, the west half of the northeast quarter of Section seven teen (17) Township twelve (12) north sons claiming any interest of any kind in said real estate or any part thereof:
S. N. Merriam, whose first and full
name is Seiden N. Merriam, Seiden N.
Merriam and Lydia Merriam, his wife, A. Corbin, whose first and real name is Austin Corbin and Hannah M. Corbin, his wife, I. W. Newsum, J. W. Newsum, William Durfee, William Durfus, Dennis Dean, Samuel G. Bryan and the unknown heirs, devisees, legatees and personal representatives, and all other persons interested in the estates of each of the above named persons.

on the 24th day of August, 1920, the plaintiff, Robert Klotz, filed his petition against you and each of you in th District Court of Cass county, Nebras District Court of Cass county, Nebras-ka, the object and prayer of which pe-tition are that the court may find and decree that plaintiff and his grantors have been in the sole, open, adverse, notorious, exclusive, continuous and peaceable possession of the whole of the west half of the northeast quarter of Section seventeen (17) Township twelve (12) north Range nine (9) east of the 6th p. m. in Cass county, Netwelve (12) north Range nine (9) east of the 6th p. m. in Cass county, Nebraska, for more than twenty years last past as owners thereof, and have made valuable and lasting improvements thereon; that the defects and clouds upon the plaintiff's title to said real estate, as set out, in his petition may be removed and the title quieted and confirmed in this plaintiff; that the defendants and each of them and the defendants and each of them and all persons claiming by, through or under them or any of them, may be under them or any of them, may be enjoined from claiming or asserting title to said real estate, or any part thereof, or from interfering with the quiet and peaceable possession of this plaintiff therein, and for such other, further and different relief, as may be just and equitable in the premises.

You and each of you are required to answer the above petition on or before Monday the 6th day of December, 1920.

same has long been divested by the adverse possession of said land by the plaintiff and his grantors for more than ten years last past and the same accrued more than ten years prior to the commencement of this action:

That said petition further alleges that the defendants J. H. Croxton, Lombard Investment Dated this 20th day of October, 1920. ROBERT KLOTZ,

J. H. BARRY. Attorney for Plaintiff.

Estray Notice.

Taken up, on the farm of Herman . Ross, three miles north of Union, one estimated four year old steer of the Herford breed, and having the following marks and brands: "CE" on left shoulder; "D" on left hip said real estate or some part thereof. to-wit: A mortgage executed by Marshall D. Abbott and wife to the Lombard Investment Company, dated February 11, 1884, for \$124.50, recorded in Book P at page 639: a mortgage or deed of trust executed by Friedrich Kocherhans to John H. Croxton, dated 614-3w HERMAN C. ROSS. and "R" on back. Weight about

tives and all other persons interes in her estate; Peter McAffrey, if livi if deceased, his unknown heirs, de estate; Josephine McAffrey, if if deceased, her unknown heirs, sees, legatees, personal representati and all other persons interested in estate: Albert B. Jenkins, if living,

You are required to answer said pedeceased, his unknown heirs, devise legatees, personal representatives all other persons interested in estate; the northeast quarter (NE of Section eighteen (18), Towns eleven (11), North Range twelve (1 east of the 6th P. M., Cass cour Nebrasks, and all persons claim

Mary Warren and — Warren, her husband, real name unknown; Harry E. Coleman and — Coleman, his wife, real name unknown; Hellen E Lemon and — Lemon, her husband

real name unknown; Amanda B. Saun-

ders and - Saunders, her husband

real name unknown; Albert D. Welton and — Welton, his wife, real name unknown; Catherine Bealer and

Bealer, her husband, real name un-known: Tacle A. Laughlin and

Laughlin, her husband, real name un-known; Edward E. Chapin and

Chapin, his wife, real name unknown; Jesse O. Chapin and —— Chapin, his wife, real name unknown; Roy M.

Chapin and — Chapin, his wife, real name unknown; May E. Chapin and — Chapin, her husband, real name unknown; Florence B. Chapin

and —— Chapin, her husband, real name unknown; Ira Chapin and

Chapin, his wife, real name unknown Oscar W. Laughlin and —— Laugh

unknown; Adeleska B. Pearson and

Pearson, her husband, real name un

Abbott, his wife, real name unknown Lewis M. Abbott and —— Abbott

Lewis M. Abbott and Abbott. his wife, real name unknown: Abijali C. Abbott and ——— Abbott, her hus-

husband, real name unknown; Estelle Doom and — Doom, her husband,

real name unknown: Belle Rich and

Rich, her husband, real name
unknown: Marion Abbott and
Abbott, his wife, real name unknown:

husband, real name unknown; Emma D. Abbott and ——— Abbott, her hus-band, real name unknown; L. M. Ab-

bott, feal name unknown and
Abbott, his wife, real name unknown;
John Brown and — Brown, his
wife, real name unknown; Nancy A.
Waters and — Waters, her husband, real name unknown; E. B. Coleman, real name unknown, and
Coleman, his wife, real name unknown; Helen Cecilia Lewis and
Lewis her husband real name un-

her husband, real name unknown Reuben A. Chapin and ———— Chapin his wife, real name unknown, if alive

r if dead their unknown heirs, devi

or other persons interested in their respective estates, the following de scribed real estate, to-wit:

northwest quarter, (SW4 NW4

and the northwest quarter of the southwest quarter (NW14 SW14)

of Section twenty-eight (28), and the southeast quarter of the north-east quarter (SE¼ NE¼) and the northeast quarter of the south-east quarter (NE¼ SE¼) of Sec-

tion twenty-nine (29), also thirty (59) acres off the east side of the

northeast quarter of the northeast quarter (NE% NE%) of Sec-

tion twenty-nine (29), all in Township twelve (12) North, Range nine (9), East of the 6th P. M.;

The northwest quarter of the northwest quarter (NW4 NW4)

of Section twenty-eight (28), Town ship twelve (12) North, Rang

ship twelve (12) North, Range nine (9), East of the 6th P. M., except the Chicago, Burlington &

Quincy Railroad right of way:
The northeast quarter of the
northeast quarter (NE¼ NE¼) of
Section therty-three (33), Township twelve (12) North, Range

except a private road sixteen (16) feet wide on the top of the bank on the east side of Greenwood

Creek, south from the public high-way on the north side of said northeast quarter of the northeast quarter, following the meanderings

of said creek south to all the land lying east of said creek belong-

east quarter of said section, all in Cass county, Nebraska:

and all persons claiming any interest of any kind in said real estate or any

part thereof, as well as the defendants Walter A. Laughlin, administrator of

You and each of you will take notice that on the 28th day of July, 1920, John E. Lambert filed his petition in

his wife, defendants, the obje-

of, and to quiet and confirm the title to the defendant real estate in the

plaintiff and that the personal defen-dants and each of them and all per-

sons claiming by, through, under or in privity with them and each of them

estate or interest in or to said land or

any part thereof; that the defendant real estate and all persons having any

interest of any kind in said estate or any part thereof may be bound and concluded by the degree herein as to

all matters herein adjudicated.

It is alleged in said petition that the defendants specifically named it this action each falsely claim to have

ome right, title, lien, estate or inter

thereof, the exact nature and exter

tual to and do cast a cloud upon the

have no right, title, lien, interest estate and if any they ever had

of which claims are to the plaintiff unknown but that the same are effec-

be forever barred and enjoined

the District Court of Cass county,

to the west half of the north

ship twelve (12) North, nine (9), East of the 6th

Mary Abbott and - Abbott.

oott, feal name unknown and -

known: Jane Dunn and -

real name unknown; Edna son and ——— Stevenson, her

Stephen S. Abbott and

Pearson, her husband, real name

wife, real name unknown;

The State of Nebraska, Cass coun- any interest of any kind in said i

ty. ss.
In the County Court.
In the matter of the estate of James Clement Stevenson, deceased.
To the creditors of said estate:
You are hereby notified that I will sit at the County Court room in Plattsmouth, in said county, on December 20th, 1920, and March 21st, 1921, at 10 o'clock a. m. of each day, 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 room of Section algebrase (NE%).

ALLEN J. BEESON, County Judge.

the County Court of Cass coun-State of Nebraska, County of Cass

On reading the petition of Mary whose names are unknown and look, praying that the instrument filed stated, be forever barred from claim in this court on the 9th day of No-ing or asserting any right, title, vember, 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 tes-and recorded as the last will and tesament of Edwin W. Cook, deceased; hat said instrument be admitted to hat said instrument be admitted to notified that you are required to a probate, and the administration of said swer said petition on or before Mc state be granted to Mary Cook, as day, the 20th day of December, 192

Witness my hand, and seal of said ourt, this 9th day of November, A.

the County Court of Cass coun-

State of Nebraska, County of Cass,

Before me, a Notary Public, in

County of Cass

for the state and county aforest personally appeared R. A. Bates, w having been duly sworn according taw, deposes and says that he is publisher of the Plattsmouth Jours and that the following is, to the b of his knowledge and helief, a t statement of the ownership, mana ment (and if a daily paper, the cir lation), etc., of the aforesaid publi tion for the date shown in the ab aption, required by the Act of Aug. 4, 1912, embodied in Section 443, F tal Laws and Regulations, printed the reverse of this form, to-wit: 1-That the names and addresses the publisher, editor, managing ed

and business managers are: Publisher-R. A. Bates, Plattsmot Nebraska, Editor—M. A. Bates, Plattsmot Nebraska. Managing Editor-R. A Bates, Plattsmouth, Nebraska. Business Manager—R. A. Bates, Plattsmouth, Nebraska. 2—That the owners are (Give na. and addresses of individual owners if a corporation, give its name and names and addresses of stockhole

owning or holding 1 per cent or m of the total amount of stock): Sole Owner-R. A. Bates, Pla mouth. Nebraska. mortgagees, and other security hers owning or holding 1 per cent more of total amount of bonds, m gages, or other securities are: there are none, so state)

There are none.
4—That the two paragraphs above, giving the names of the ners, stockholders, and security i upon the books of they appear company, but also, in cases where stockholder or security holder appu upon the books of the company a trustee or in any other fiduciary r tion, the name of the person or con ration for whom such trustee is ing, is given; also that the said contain statements belief as to the circumstances and ditions under which stockholders security holders who do not appupon the books of the company trustees, hold stock and securities a capacity other than that of a tide owner; and that this affiant no reason to believe that any o person, association, or corporation any interest direct or indirect in stock, bonds, or other securities as stated by him.

as stated by him.
5—That the average number of ies of each issue of this publica sold or distributed, through the n or otherwise, to paid subscribers ing the six months preceding the shown above is 975. (This informa required for daily publications of

Semi-weekly circulation 2,100. (Signed) R. A. BATES

Sworn to and subscribed before this 30th day of October, 1920. THOMAS WALLING. My commission expires March 21,