

The Plattsmouth Journal

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A NAME TO SAVE

Jesus—there is none other name under heaven given among men whereby we must be saved.

Ananias was a married man.

Another nice shower last night.

Decorations day one week from tomorrow.

The corn is about all planted in Cass county.

Quite a big day for our enterprising merchants yesterday. And more to come.

Hard to get a jury in the Shepherd case in Chicago. They may get one during the week.

A fat woman considers it a great triumph if she can run up the front steps without falling down.

There will be no peace while one nation thinks any mention of disarmament a personal insult.

There would be no objection to a state song if attempts to sing it could be effectively prohibited.

Hindenburg's inauguration has not changed anything. The ex-kaiser continues to say nothing and saw wood.

Garden seems to be coming to the front and people will soon have their own vegetables to eat three times a day if they care to.

When prohibition prohibits, it must take effect with the big folks as well as the balance, or it won't work. And that will never be.

A British earl has won a prize in a needlework competition. And yet some people affect to believe that the aristocracy is decaying.

The summer seems to have gone so far on its vacation, but it is returning with two brass bands and a white elephant in the center.

We are pleased to note that some of the professional knockers have ceased their labors somewhat and everything seems more serene and orderly.

Don't spoil a great soldier by electing him to the senate as they are talking of doing down in Missouri. Besides General Pershing's home is in Nebraska.

Anyway, jazz has one advantage over regular music. It doesn't sound any worse while you're learning a piece than it does after you've mastered it.

It is announced that racing cars in the future will be shaped like fish. That will give headlines to the opportunity to say, on occasion of speedy accidents, "Fish-Shaped Car Turns Turtle."

A Baltimore gas company will shut off the fuel where it is being used to operate stills. This is expected to drive the moonshiners back to the soil, where they'll dodge revenuers in the old romantic way.

Houdini will give a prize to the person who performs the best feat of magic this year. As a potential candidate, we hereby enter the man who fishes out a pair of socks without holes in 'em the first dive into the bureau drawer.

What is the matter with the rental property of this town. The last week there have been strangers here to rent property and become citizens of the town. Out of all the property they visited they only found two fit to live in. If you want to rent your property why don't you fix it up until it will be sanitary and respectable to live in.

There seems to be a difference of opinion about the observance and breaking of laws. Some think we are a very lawless people, running rampant in the direction of disregard, while others think the officers are on the way to being extreme in interpreting laws. There is a possibility both are right, but there should always be an effort made to differentiate between a criminal and a law-abiding citizen who may inadvertently have stepped on the grass of the law.

Looks count. That's why autos cost more than bath tubs.

Mexico bars gambling. Well, what do you think of that?

Washing dishes has made more cynics than almost anything.

A man lost his memory in San Francisco. Maybe that's all he had.

Give us some of Coolidge's economy on this way. We live close to Missouri.

Man may be a super-monkey. But you know which one manages to get by without working.

Those in autos consider themselves above pedestrians. Which is why they sometimes are.

Radio photos came from Honolulu so fast, three girls only had time to slip on bathing suits.

Henry Ford's being sued for \$12,000,000. If he loses, flivvers may go up a nickel next year.

Coolidge, president, had his picture made with some Indians, but this won't scare Dawes.

It may be assumed that only high German will be spoken in that new radio plant near Berlin.

A St. Louis society girl not only claims she filted a count, but she really can prove she did.

A Chicago man held a perfect bridge hand. When this happens in poker the rules say fight.

At times we suspect that the reason ancestors get bragged on is because they are safely dead.

Is there no justice in France? A woman got eight years just for shooting her own husband.

The girls of an eastern school are riding bicycles because exercise makes their arms beautiful.

Congressman Green of Iowa urging eye terms for France. None of any kind has been offered yet.

Prize winning poems and stories indicate that one art in need of development is that of judging.

"A good home is heaven," says a Boston club woman. And, we add, a bad one is just the opposite.

Men must stay home more. A Seattle girl told the judge she mistook a strange man for her husband.

A Colorado woman shot her husband because he wouldn't come to dinner. Read it to your husband.

Michigan has refused to choose a poet laureate, probably feeling no one man should be blamed too much.

Keep your lawn mowers going and also see that the grass don't get too high and that the weeds are cut around your homes.

Grand Duke Nicholas lets it be known that he is willing to lead a movement to overthrow the soviet government. The next thing is to find the movement.

Britain announces a purpose to ask for settlement of her European debts, too. It seems to be generally recognized that the watchful waiting policy has ceased to be promising.

The Chicago public school superintendent says it is unnecessary for pupils to study at night. Sure it is if you can get them to study in the day time. But it is at night that the parental eye is on them.

Clemenceau announces that he will not allow publication of his memoirs until ten years after his death. They may contain sensational disclosures—but that's what everybody thought about Mark Twain's autobiography, before it was published.

Our own fairy stories—Once upon a time a beautiful girl was indicted for murder and the jury sentenced her to the electric chair; and an old maid actually had a black cat, and a friend borrowed a book and returned it promptly, and once there was a man who convinced his wife that she was wrong after a heated and lengthy argument.

NAVY AGAINST RUM ROW

From the moment "rum row" became a recognized term to describe an organized force of law violators, it also became apparent that it was, or would become the duty of the navy department to join with other governmental agencies in an effort to destroy rum row. From the same moment, the navy has opposed every suggestion that any ships belonging to any part of the United States fleet should be employed for this purpose; naval officers have taken the top-lot position that policing the Atlantic coast against liquor smugglers was beneath the dignity of the naval establishment.

As a matter of fact, the naval officers who have taken this position have overlooked temporarily, at least, the status of the navy as an arm of government. When the situation is analyzed, it is at once apparent—and it is taught at the naval academy—that both the navy and the army are weapons or agencies with which the government of the United States enforces the policies formulated by the civil powers. They are subordinate to the civil power; and their sole duty is to carry out the policies of the civil power.

President Cleveland fully realized these conditions when he directed the army to prevent interference with the mails by strikers in the Chicago district.

President fully realized these conditions when he directed Pershing to pursue Villa into Mexico; Villa was only a bandit then, and did not represent the government of Mexico, but the president ordered the army to proceed against a criminal—because he was a criminal, not because he called himself a general.

Something like a parallel situation exists on the Atlantic coast. The waters are infested by murderous thugs who are assembled for the purpose of profiting by violating the laws of the United States. Why the navy should not take part in the drive against them is beyond comprehension. And by the same token, unless the present campaign against rum row is successful, the navy, it is predicted, will be directed by the president to bear its full part of the burden.

Already, there are indications that the protests of the navy are being given less weight than formerly. Admiral Billard, commandant of the coast guard, is a part—and a very brilliant part—of the naval establishment. These protests should be given no weight at all. War games in the Pacific may be helpful, and cruises to Europe and the Orient are all very nice; but there is no reason on the face of the earth why the navy should not be utilized for important duty in times of peace, even though that duty commonly is assigned to civilian authority.

GRADE CROSSING DEATHS

A new and startling record was made Sunday, in the death of 20 persons, by the automobiles in which they were riding being struck by trains at grade crossings. In one case the four men in an automobile were hurled with the machine a distance of 300 feet by the locomotive.

The slaughter goes on, in spite of publication of these ghastly accidents and the safety campaigns, posters and other methods of warning the motorists. And Sunday, the day of rest, is too often turned into a day of anguish and mourning, because of the want of thought or utter recklessness of those who should know better.

The state of New York, where grade crossings are perhaps more numerous than elsewhere, has voted for a bond issue of \$300,000,000 to provide funds for the gradual elimination of grade crossings. This is the only solution of the problem. The "almighty dollar," in this case, can do more than any number of warnings and safety campaigns. Ultimately every state will be compelled to follow New York's example.

HOCH HINDENBURG!

It was a ticklish business bringing Hindenburg to Berlin. Wariness and tact were equally essential. The authorities did well to prevent the beginning of a fight which might have become nationwide.

No music was permitted when the president-elect entered the German capital. Musical especially military music to which patriotic airs are sung, stirs the emotions. So Hindenburg came to Berlin with only the shouts of his admirers and the groans of his detractors to greet him. The police did a good work. They were everywhere, even in the air—for to make assurance doubly sure Berlin was patrolled by police airplanes during the field marshal's entrance.

The bitterness which was displayed, however, was sufficient to indicate a more or less stormy future for the old soldier. Casting caution to the four winds and scorning the re-

public which they have never upheld, the militarists and junkers hung out everywhere the red, white and black flag of a defunct monarchy and jeered the black, gold and red flag of the new order. It was a far more disloyal display than the customary waving of red flag at any gathering of radicals. There was, however, no effort to prohibit the flaunting of the old colors. Such an effort, even by the police, would have precipitated a serious conflict.

So we have the queer picture of the president of a republic taking office amid the wild cheers of the enemies of the republic, while the friends and supporters of democracy remain silent and full of suspicion. It is probably an episode unique in world history.

Yet we may be reasonably safe in assuming that the monarchists and reactionaries have spent all their joy in one day. The German republic probably endure, and the German republicans will not consent to much further nonsense now that the shock of Hindenburg's inauguration is past.

NOTICE, LOT OWNERS

All persons who have not paid the assessment for 1925 on their lots in the Young cemetery, are requested to do so. Pay to D. A. Young or leave it in the Murray State bank.

D. A. YOUNG, Secretary.

NOTICE OF REFEREE'S SALE In the District Court of Cass county, Nebraska.

Hattie E. Strain, Plaintiff, vs. William E. Strain et al, Defendants. Notice is hereby given that under and by virtue of a decree of the District Court of Cass county, Nebraska, entered in the above entitled cause on the 16th day of May, 1925, and an order of sale entered by said Court on the 18th day of May, 1925, the undersigned sole referee will, on the 27th day of June, 1925, at 2 o'clock p. m., at the east front door of the Farmers & Merchants Bank, in the Village of Alvo, Cass county, Nebraska, sell at public auction to the highest bidder for cash, that is to say, ten per cent on the day of sale and balance when said sale shall be confirmed by the Court, the following described real estate, to-wit:

(17) and eighteen (18), in Block five (5) in the Village of Alvo, Cass county, Nebraska. Said sale will be held open for one hour. An abstract showing marketable title will be furnished.

Dated this 18th day of May, A. D. 1925.

C. E. TEFTE, Sole Referee.

CARL D. GANZ, Attorney.

NOTICE OF APPLICATION

For License to Operate a Pool and Billiard Hall.

Notice is hereby given that the undersigned will on the second day of June, A. D. 1925, at 10 o'clock a. m. of the court house in Plattsmouth, Cass County, Nebraska, make application to the Board of County Commissioners of said Cass county for a license to operate a pool and billiard hall in the building situated on lot six (6), Block three (3), in the village of Manley, Cass county, Nebraska.

Dated this 21st day of May, A. D. 1925.

M21-6td H. SHEEHAN.

ORDER OF HEARING

on Petition for Appointment of Administrator

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Mary Spangler, deceased.

On reading and filing the petition of C. D. Spangler praying that administration of said estate may be granted to E. H. Spangler, as Administrator; Ordered, that June 9th, A. D. 1925, at 10 o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said County, and show cause why the prayer of petitioner should not be granted; and that notice of 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.

Dated May 16th, 1925.

A. H. DUXBURY, County Judge.

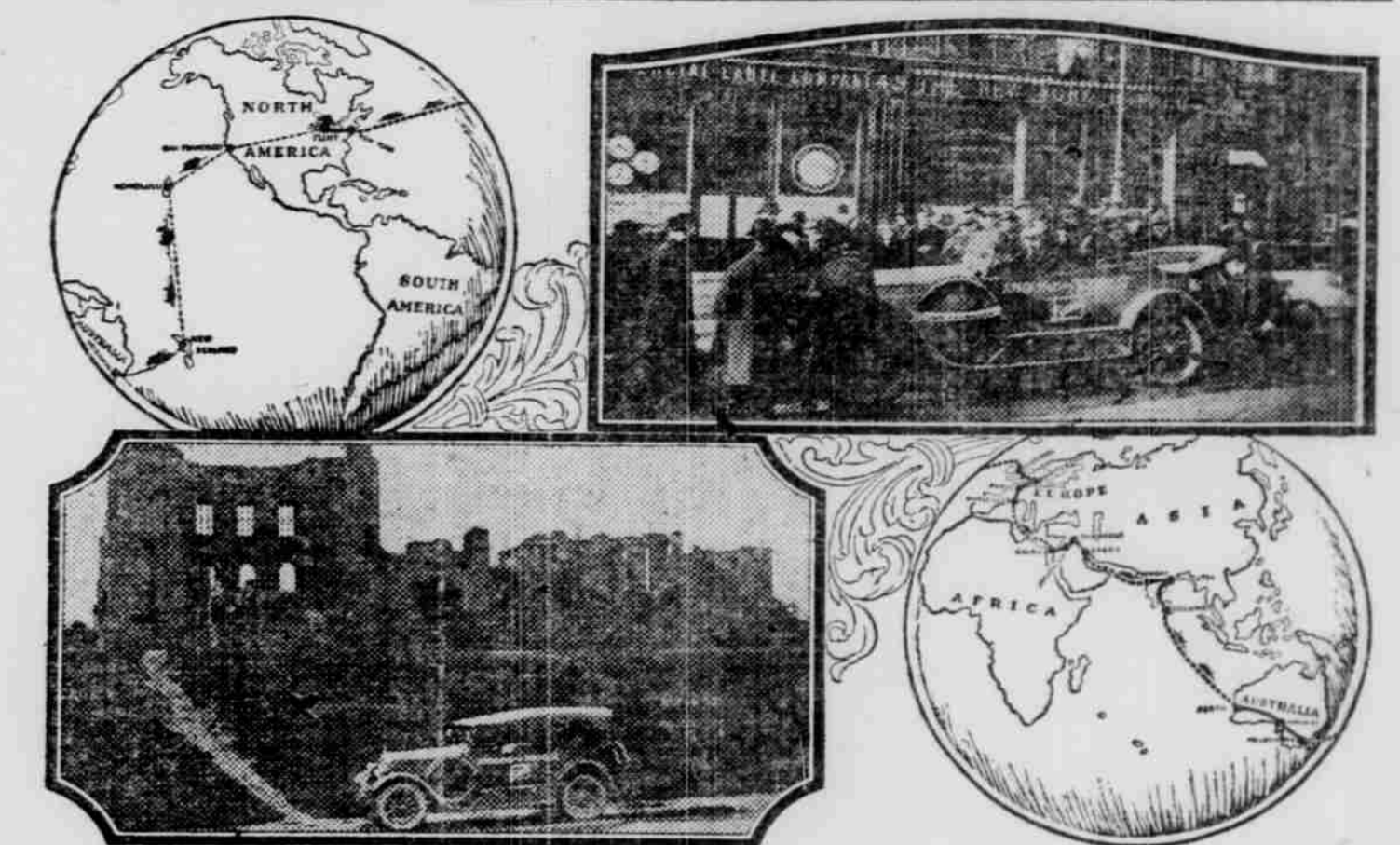
(Seal) m18-3w

NOTICE

In the District Court of Cass county, Nebraska.

Benton W. Livingston, Plaintiff, vs. Leo Moore et al, Defendants. To the defendants, Leo Moore, Mrs. Leo Moore, his wife, real name unknown; Charles R. Moore, Mrs. Charles R. Moore, his wife, real name unknown; William Gray, widow; Mabel Bevins, widow; Grace Bruce, Robert Bruce, her husband; Naoma Hensen, widow; Zenobia Young, Walter Young, his husband; Frances Gray, John Gray, Mrs. John Gray, his wife, real name unknown; Bernice Gray, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of John E. Moore, deceased, real names unknown; and all persons having or claiming any interest in the southeast one-fourth (SE 1/4) of the northeast one-fourth (NE 1/4) of Section twenty-five (25), Township twelve (12) North of Range thirteen (13); also the northwest one-fourth

Buick Loops Globe in Record Run



The above illustration shows the route taken by the "round the world" Buick. The lower left photograph shows Kenilworth Castle, Warwick, England, in the background; the photo at the upper right shows the globe circled in front of the Paris office of the New York Herald. The car is being driven by dealer representatives. It will have had 350 different drivers when it completes its world tour in New York.

A Buick car, which departed unheralded from New York City last December to be driven from one Buick dealer to another in a trip around the world, is nearing the end of its long journey.

The car, a Standard Six Touring model, is strictly "on its own" being unaccompanied by mechanics or special drivers. When it returns to New York City the car will have been handled by approximately 350 different drivers.

The last difficult leg of the trip has been completed, a long run over the questionable roads across the continent of Australia. The car is now enroute to New Zealand and Honolulu, from whence it will be shipped to San Francisco and driven across the United States through Detroit and Flint to New York.

The trip around the world was conceived to demonstrate that a Buick will travel to the remote corners of the earth and that on such a journey it is always safeguarded by service facilities.

The globe-encircling car has made its trip without faltering. Driven from dealer to dealer by dealers' representatives only, it has demonstrated Buick's ability to withstand the "man-handling" from hundreds of drivers of various nationalities and degrees of skill.

After coming from the regular assembly line in the factory at Flint, Mich., it was equipped with four spare tires and a shovel. Supplementary tanks on the running boards provide oil, gasoline and water for the long runs over deserts and other uninhabited regions.

After being boxed and sent to New York City it was shipped across the Atlantic to Liverpool, where its land journey started on December 21, 1924. The car was passed from dealer to dealer enroute to London.

It then was shipped from London to Amsterdam. With frequent changes of drivers it passed south through Europe, visiting Brussels and Paris and finally reaching the Mediterranean at Marseilles, France. On January 20, it was placed on a steamer bound for Port Said, Egypt. From there it was driven south to Cairo. Then the route swung "east of Suez," where the real test began. Through Palestine and the biblical country, the car proceeded to Beirut. On February 5, it left there for Damascus and Bagdad, accompanied by one of the desert convoys of the Nairi Transport Company, which incidentally uses Buicks in its desert fleet.

The Syrian desert was crossed without difficulty. The Buick distributor in Beirut, however, gives some idea of the country traversed, in the following letter excerpt:

"The road was terrible in places, being nothing more than a cart track strewn with large boulders. In the run over the Lebanon Mountains the car climbed to a height of more than a mile. After spending the night at Damascus, the 40-mile run to Bagdad was made at an average speed of 35 miles an hour."

The Mesopotamian distributors took the Buick at Bagdad and drove it to Basra on the Persian gulf, from whence it was sent to Bombay, India. From there it was driven over indifferent trail-roads across India to Agra, and finally Calcutta.

It then went to Ceylon, where the Buick distributor drove it for three days before sending it to Perth, on the southwest coast of Australia, where it arrived April 1. The desert waste of southern Australia between Perth and Adelaide was regarded as the most difficult part of the trip. The distance is something more than half-way across the United States. This long stretch of bad going was negotiated successfully, as was the shorter journey from Adelaide to Melbourne, near the southeast end of the continent. The car since was driven to Albany and then to Sydney, from which point it was shipped to New Zealand.

After completion of the globe journey it is planned to preserve the car as an object of historical interest.

J. B. LIVINGSTON

Buick Dealer

Corner 4th and Main Streets, Plattsmouth, Nebr.

(NW 1/4) of the southwest one-fourth (SW 1/4) of Section thirty (30); also the southwest one-fourth (SW 1/4) of the northwest one-fourth (NW 1/4) of Section thirty (30), all in Township twelve (12), North of Range fourteen (14), east of the 6th P. M., in Cass county, Nebraska, real names unknown.

You and each of you are hereby notified that the plaintiff, Benton W. Livingston filed his petition in the District Court of Cass county, Nebraska, on the 9th day of May, 1925, against you and each of you, the object and prayer of which is to obtain a decree of the Court quieting the title in him, in and to the following described real estate, to-wit:

The southeast one-fourth (SE 1/4) of the northeast one-fourth (NE 1/4) of Section twenty-five (25), Township twelve (12), North of range thirteen (13); also the northwest one-fourth (NW 1/4) of the southwest one-fourth (SW 1/4) of Section thirty (30); also the southwest one-fourth (SW 1/4) of the northwest one-fourth (NW 1/4) of Section thirty (30), all in Township twelve (12), North of Range fourteen (14), East of the 6th P. M., in Cass county, Nebraska.

against you and each of you and for such other and further relief as may be just and equitable.

You and each of you are further notified that you are required to answer said petition on or before Monday, June 22nd, 1925, or the allegations of plaintiff's petition will be taken as true and a decree will be rendered in favor of the plaintiff and against you and each of you according to the prayer of said petition.

Dated this 9th day of May, A. D. 1925.

BENTON W. LIVINGSTON, Plaintiff.

By A. L. TIDD, Attorney for Plaintiff.

m11-4w

ORDER OF HEARING AND NOTICE OF PROBATE OF WILL

In the County Court of Cass county, Nebraska.

To all persons interested in the estate of Jesse R. McVay, deceased: On reading the petition of L. M. McVay praying that the instrument filed in this court on the 4th day of May, 1925, 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 Jesse R. McVay, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to George E. Dovey, as executor; 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 1st day of June, A. D. 1925 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 successive weeks prior to said day of hearing.

Witness my hand, and seal of said Court, this 4th day of May, A. D. 1925.

A. H. DUXBURY, County Judge.

(Seal) m11-3w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court.

In the matter of the estate of William Klaurus, 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 June 8th, 1925, and September 9th, 1925, at ten 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 8th day of June, A. D. 1925 and the time limited for payment of debts is one year from said 8th day of June, 1925.

Witness my hand and the seal of said County Court, this 2nd day of May, 1925.

A. H. DUXBURY, County Judge.

(Seal) m4-4w

LEGAL NOTICE

In District Court Cass county, Nebraska.

Paul Applegate, plaintiff, vs. Ida Applegate, Joy Applegate, James Applegate, Mrs. James Applegate, first real name unknown, Della Anderson and Louis Anderson; Palmer Applegate and Mary Applegate; Eugene Applegate and Mrs. Eugene Applegate, first real name unknown; Jessie Potter, and Eugene Potter; Louise Dickson, a minor under the age of 14 years; Marion Dickson; James Frank, first real name unknown, and Grace E. Deles Dornier, defendants.

Joy Applegate, James Applegate, Mrs. James Applegate, first real name unknown; Della Anderson, Louis Anderson, Eugene Applegate, Mrs. Eugene Applegate, first real name unknown, and Marion Dickson, guardian of Louise Dickson, a minor, defendants; you and each of you will take notice that on the 21st day of April, 1925, Paul Applegate, plaintiff herein, filed his petition in

the district court of Cass county, Nebraska, against you and above named defendants, the object and prayer of which are for a judgment confirming the shares of said plaintiff and defendants and each of them as set forth in said petition and for a partition of the following described real estate, to-wit:

The West half of the Northwest quarter, and the Southwest quarter, all in Section twenty-seven (27), Township ten (10) North, Range thirteen (13), east of 6th P. M., and the Southwest quarter in Section twenty-two (22), Township ten (10) North, Range thirteen (13), East 6th P. M. All situated in Cass county, Nebraska.

or, if said real estate cannot be equitably divided, that said real estate be sold and the proceeds thereof be divided between the plaintiff and defendant in said action above named, according to their respective rights, and for such other and further relief as equity and justice may require.

You are required to answer said petition on or before the 22nd day of June, 1925.

Dated May 11th, 1925.

PAUL APPLGATE, Plaintiff.

ALLEN J. BEESON, His Attorney.

m11-4wks

LEGAL NOTICE

In the matter of the Application of Henry A. Guthmann, Administrator, for license to sell real estate.

Notice of Sale. Notice is hereby given that under and by virtue of license to sell real estate and order of sale issued by the Honorable James T. Begley, Judge of the District Court of Cass county, Nebraska, on the 2nd day of May, 1925, that I, Henry Guthmann, Administrator of the estate of August W. Panska, deceased, will sell at public auction, to the highest bidder for cash, that is to say, ten per cent on the day of sale and balance when said sale shall be confirmed by the Court, at the east front door of the Bank of Murdock, in Murdock, Cass county, Nebraska, at two o'clock in the afternoon on the 6th day of June, 1925, the following described real estate, to-wit:

The northwest quarter (NW 1/4) of Section five (5), Township eleven (11), North, Range eleven (11), east of the 6th P. M., Cass county, Nebraska.

Said sale to be and remain open for one hour.

Dated this 16th day of May, A. D. 1925.

HENRY GUTHMANN, Administrator of the Estate of August W. Panska, Deceased.

CARL D. GANZ, Attorney.

m18-5w