

The Plattsmouth Journal

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R. A. BATES, Publisher

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No vote on farm bills before Saturday.

Remember Bargain Day, Wednesday, the 26th.

Every baseball player is either a hero or a villain.

Every rain is a wet victory in this part of the country.

Another little need of the times is to get the bonds of matrimony back to par.

Government hauls flour into London under guard. Troops escort Lorries from docks.

One of the hardest things to discover, is a hole in a pair of those flesh colored hose.

America is proud that it was one of her sons who got the first Byrd's-eye view of the North Pole.

Strike's legality is questioned by British officials—there ought not to be any legality on any strike that is done to injure.

"Byrd flew without fear"—Headline. Yes, and he is a Byrd to be really proud of, and the United States is proud of him.

The new dry agent in this district is an expert mathematician and therefore highly qualified to determine alcoholic percentages.

May heaven help the linotype operators if Wales and China ever get in a war together. We almost favor a league of nations to prevent this war.

It is estimated that the strawberry crop in the Ozark region will be worth \$20,000,000. The first shipment of 12 cars was made Tuesday from Van Buren.

A fellow asked us the other day to tell him the difference between "marital relations" and "marital relations." We told him there was no difference.

The whole world's birthrate is declining but it's nothing to be alarmed at when we consider that an increasing number of those who are born live to grow old.

Haugen bill amendments voted down.

Senate approves rail labor peace measure 69 to 13.

The hottest summer in history is always the one just ahead.

Nature performs queer tricks, but human nature does the crazy ones.

You have to pay a lot of taxes, but there are more you don't have to pay.

The faster a man lives, the sooner he finds out where the path he is traveling ends.

He submits himself to be seen through a microscope who suffers himself to be caught in a fit of passion.

Some people desire to loaf all day Saturday, but have to work till noon. That's all right—half a loaf is better than none at all.

A geologist says Mauna Loa is a comparatively young volcano. Perhaps when it becomes of age it will run for the senate.

An officer who is elected by the people to serve the people honorably and sufficiently and does not do it, should be removed without ceremony.

The pretender to the throne of France, from the Bonaparte line, is dead. At that, he isn't much worse off than the monarchs he has left behind.

A scientist says that a New York subway is no noisier than the street level, but that fear makes it seem noisier. But what is it that the subway crowds are afraid of?

The Missouri State department of labor at Jefferson City has estimated that 75,000 pickers will be needed to aid in harvesting the 1926 strawberry crop in the "Ozarks."

If all the matches were laid end to end, maybe they'd reach from the earth to the moon. And, if they did, it'd be the first actual contact we've ever had with any other planet.

A week from today is the great Legion convention. Let us all put on our bib and tucker and look as nice and clean as we possible can, for it will be a great day for Plattsmouth.

Five sets of twins in a negro family residing near Clinton, Mo., is a piece of news calculated to cause the shade of Theodore Roosevelt to rise from the grave and give a lusty shout.

Writers are hesitating to estimate in dollars and pounds the millions that are being lost in the British strike, but nobody seems to be in the least doubt as to who will have to pay for it.

Mussolini is sounding the empire tocsin, but he had better watch the antitoxin. Mussolini says destiny is pushing him along. Destiny gave a man named Napoleon a poke in the ribs.

Every now and then you read of some lawyer being disgraced. And you never quite feel sorry for him, for he is paying the penalty of unfair, or unprofessional conduct. That is an outstanding good thing about the bar—the disbarment proceeding is a protection both to the profession and the general public. Isn't it a shame there isn't some manner in which the same treatment can be applied to all businesses?

AN OUTWORN SLOGAN

It is a familiar circumstance of politics that a president's difficulties usually reach their climax near the middle of his second term. Though Mr. Coolidge has been elected but once, he served so large a part of the Harding term that, politically speaking, he is much the same as one who, having been twice chosen to office, approaches the closing biennium of an eight-year rule. Evidence of his waning influence among party leaders at Washington are reported from the capital.

The conspicuous fact is that neither at Washington nor back home has the slogan, "Stand by the President!" any further potency. For a republican to be known as a friend and supporter of the president has become a doubtful asset.

If any republican in congress is entitled to be called a Coolidge man Senator William B. McKinley of Illinois is; yet in the primary a short time ago he was refused a renomination. Indiana nominates Senators Watson and Robinson who seek to make a virtue of their rebellion against the Coolidge leadership on the world court issue. The Pennsylvania primary follows the Indiana vote and there Senator Pepper, a Coolidge adherent, appears likely to lose in a three-cornered fight.

Though nominally republican by large majorities in both branches, congress cannot be depended on to carry out any major Coolidge policy at the present time. Midwest insurgency has forced the administration to the espousal of farm measures to which the president was definitely opposed at the beginning of the session. The administration rail program is in the doldrums. The interstate commerce committee of the senate, against the wishes of the White House, votes to take radio control out of the hands of Secretary Hoover.

On the other hand, congress turns a deaf ear to Mr. Coolidge's recommendation that the Shipping Board be reorganized. No serious thought is given his plan for reorganizing the executive department which he has repeatedly urged on congress. There appears to be no chance whatever that his proposal for a universal draft will emerge in legislation. There are only a few of the important items which Mr. Coolidge has brought to the attention of congress only to be ignored or rejected.

For a moment at least the Coolidge leadership has disappeared. Republicans in congress have no fear of the White House. The president's attitude of neutrality toward the fight in the Illinois primary indicated that even if a member of congress stands by the administration he cannot count on the administration standing by him when the storm clouds gather. If the president will not look out for the regulars, the regulars must look out for themselves.

All of which is familiar enough in mid-term politics, though perhaps it is emphasized in the present case a partisan. Wilson finished his term with a hostile congress, after making the monumental blunder of his career in asking the country for a friendly one. Taft lost the house in the middle of his one term. Cleveland lost both houses.

What this may presage for republican senators and representatives yet to be engaged in primary fights in doubtful states and districts would be difficult to say. Obviously, no one can count on a renomination and re-election on the strength of his having upheld the leader of his party. He must get some stronger talking point than that.

A DEAD HERO

Unknown to fame, Hugh Hunter lay down in his farmhouse near Peragus Falls, Minn., and died at the low age of 79. Hunter became blind in 1877. For 41 years he has operated a farm, doing all the heavy drudgery that implies. With the eyes of his wife and children to guide his hands he plowed, hoed, felled trees, grobbed stumps. He could not witness the perennial miracle of bursting buds and the growth of all living things. He knew only the odors of the warm soil and the touch of the land. Yet in the darkness in which he moved so bravely must have been conjured up many happy images. He needed them to endure a life made up of daily heroism. Hunter's story is a noble, sweeping saga within the limits of those small acres which so intimately belonged to him.

The wife of the mayor of New York was officially kissed by the burgomaster of Mons, Belgium. In fact, he kissed her twice, and whether the second kiss was official or not, is open to doubt.

Daugherty is the man who is going to get it in the neck this time and he is from Ohio, too! And so are we, but we never stole anything.



We Guarantee This Stops WHITE DIARRHEA

Women in our community will be delighted to hear this. For now their chicks can all survive the deadly period of bowel trouble. Half a century of practical experience with country remedies made it possible. For Pratt's White Diarrhea Tablets now guarantee life to chicks. Just put in the drinking water from the first drink. We guarantee them or your money returned.

Pratt's White Diarrhea Tablets

To Our Customers: We intend to keep Pratt's White Diarrhea Tablets unconditionally. We guarantee that they prevent cholera or your money is returned.

Sold and Guaranteed by

C. E. HARTFORD

A WORD FROM HELEN

Helen Maloney speaks her mind. The Brooklyn girl thinks the young ladies are not getting a square deal from the government. So she addresses a letter to President Calvin Coolidge that reads like this:

"I represent girls with a grievance. We are dissatisfied with the way the government treat girls. We think girls are just as important to this country as boys and they should receive the same opportunities from the government that boys do.

"But they don't get them the way things are now. The government takes and trains thousands of boys every summer at citizens' training camps free. Any boy can go there and learn to hike, camp, swim and shoot.

"What does the government do for girls?"

"Besides, these boys at college are kicking at something they get for nothing, while girls in the same universities go out and practice rifle shooting on their own time and expense without any encouragement or instruction from the government whatever.

"Still, it seems girls are not worth bothering about. After showing their desire to develop themselves they find that only the wonderful young men are given the chance to go to C. M. T. camps this summer.

"Is that square, Mr. President?"

It was just like a White House secretary, opening the main, to observe that, judging from court records, women already have shown remarkable proficiency in shooting.

FARM FOR SALE

The Dovey section. Will sell in one piece or will divide to suit purchaser. See or write—O. H. ALLEN, Omaha, Nebr. 2220 Howard Street.

A mistrial results if the trial judges go to sleep on the bench, according to a recent German ruling. Love may but justice mustn't.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Amelia V. Streight, 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 7, 1926, and September 8, 1926, at 10 o'clock a. m., 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 7th day of June, A. D. 1926, and the time limited for payment of debts is one year from said 7th day of June, 1926.

Witness my hand and the seal of said County Court, this 3rd day of May, 1926.

A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Elizabeth Katherine Hill, 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 May 24th, 1926, and on August 25, 1926, at 10 o'clock a. m., 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 24th day of May, A. D. 1926, and the time limited for payment of debts is one year from said 24th day of May, 1926.

Witness my hand and the seal of said County Court, this 24th day of April, 1926.

A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Michael J. Rys, 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 the 24th day of May, A. D. 1926 and on the 25th day of August, A. D. 1926, 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 24th day of May, A. D. 1926, and the time limited for payment of debts is one year from said 24th day of May, 1926.

Witness my hand and the seal of said County Court, this 24th day of April, 1926.

A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Mary E. Thompson, deceased. Notice is hereby given that in pursuance of an order of Hon. James T. Begley, Judge of the District Court of said Cass county, Nebraska, made on the 24th day of April, 1926, for the sale of the real estate hereinafter described, there will be sold at the south front door of the courthouse in Plattsmouth, Nebraska, on the 1st day of June, 1926, at ten o'clock a. m., at public venue to the highest bidder for cash, the following described real estate, to-wit: Lots four (4), five (5) and six (6), Block twenty-five (25), of South Park Addition to the City of Plattsmouth, Nebraska.

Dated this 24th day of April, A. D. 1926.

FRANK A. CLOIDT, a26-4w Administrator.

On the whole the British Gazette, the government's newspaper, might be more valuable as a source of information about the strike if it had fewer 4-minute speeches by Lord Oxford and Asquith.

Work is now being slowly resumed throughout England, but still many differences to be adjusted before industry can be in full swing again.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Alida A. Blair, 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 the 1st day of June, 1926, and on the 1st day of September, 1926, 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 1st day of June, A. D. 1926, and the time limited for payment of debts is one year from said 1st day of June, 1926.

Witness my hand and the seal of said County Court, this 7th day of May, 1926.

A. H. DUXBURY, County Judge.

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 Valentine Tomazewski, deceased. On reading and filing the petition of Frances Tomazewski, praying that administration of said estate may be granted to John Tomazewski, as Administrator:

Ordered, that May 29th, A. D. 1926, at ten 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 pendency of said petition and the hearing thereof be published in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing. Dated May 5th, 1926.

A. H. DUXBURY, County Judge.

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 Howell R. Knowles, deceased. On reading and filing the petition of Robert G. Knowles praying that administration of said estate may be granted to P. L. Hall, Jr., as Administrator:

Ordered, that June 1st, A. D. 1926, 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 pendency of said petition and the hearing thereof be published in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing. Dated May 7th, 1926.

A. H. DUXBURY, County Judge.

NOTICE OF SALE

In the District Court of Cass county, Nebraska. In the matter of the estate of Mary E. Thompson, deceased. Notice is hereby given that in pursuance of an order of Hon. James T. Begley, Judge of the District Court of said Cass county, Nebraska, made on the 24th day of April, 1926, for the sale of the real estate hereinafter described, there will be sold at the south front door of the courthouse in Plattsmouth, Nebraska, on the 1st day of June, 1926, at ten o'clock a. m., at public venue to the highest bidder for cash, the following described real estate, to-wit: Lots four (4), five (5) and six (6), Block twenty-five (25), of South Park Addition to the City of Plattsmouth, Nebraska.

Dated this 24th day of April, A. D. 1926.

FRANK A. CLOIDT, a26-4w Administrator.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Michael J. Rys, 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 the 24th day of May, A. D. 1926 and on the 25th day of August, A. D. 1926, 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 24th day of May, A. D. 1926, and the time limited for payment of debts is one year from said 24th day of May, 1926.

Witness my hand and the seal of said County Court, this 24th day of April, 1926.

A. H. DUXBURY, County Judge.

NOTICE OF SALE

of Remaining Assets of Bank of Cass County, Plattsmouth, Nebr.

In the District Court of Cass county, Nebraska. State of Nebraska, ex rel. Clarence A. Davis, Attorney General, Plaintiff, vs. Bank of Cass County, Plattsmouth, Nebraska, Defendant.

Notice is hereby given by virtue of an Order of Sale duly made and entered in the above entitled cause by the Honorable James T. Begley, Judge of the District Court of the Second Judicial District of Nebraska held within and for Cass county, on the 24th day of April, 1926, the undersigned receiver will sell at the south door of the Court House in the City of Plattsmouth, in the County of Cass, Nebraska, at 3 o'clock p. m., on the 24th day of May, 1926, the following described property, being the entire remaining assets of said bank (save and except the liability of stockholders after assets are exhausted) to-wit:

BILLS RECEIVABLE
Being Notes Against Various Persons.

J. P. Falter (Note secured by real estate mortgage on land in Polk county on which foreclosure is pending) ----- \$ 5,000.00
Harvey, O. M. and C. A. ----- 600.00
Parkening, W. E. ----- 44.25
Porter, W. B. ----- 24.80
Queen, E. R. ----- 259.93
Richardson, Floyd N. ----- 50.00
Richardson, C. F. ----- 80.00
Sans, Walter ----- 1,200.00
Snyder, George W. ----- 5,000.00
Interest in a note given by Geo. W. Snyder for \$3,500.00 held by Anna M. Woolley ----- 2,250.00
R. J. Hall ----- 400.00

JUDGMENTS
The following judgments in District Court of Cass county, as follows, to-wit:

Mar. 16, 1922, Gus R. Olson, \$1,482.90.
Mar. 16, 1922, Ralph J. Haynie, \$1,396.35.
Apr. 26, 1922, Chas. C. Parmelee, \$10,409.75.
May 22, 1922, Nellie Parmelee, \$13,021.45.
June 28, 1922, W. R. Egenberger, \$1,677.25.
Nov. 20, 1919, F. H. Wynn, \$556.69.
Feb. 27, 1924, W. B. Porter, \$892.64.
May 22, 1922, Leonard F. Terryberry, \$4,063.36.

Judgments in the Circuit Court of Jackson county, Missouri: September 27, 1922, Reitz, \$1,791.80.

Judgments in the County Court of Cass county, Nebraska: Apr. 12, 1922, R. Shrader, \$100.00.
June 26, 1922, Wash Young, \$404.54.
Feb. 17, 1922, W. B. Rishel, \$25.00.
Apr. 12, 1922, W. Parker, \$140.00.
Feb. 17, 1922, Percy Field, \$73.00.
June 19, 1922, W. F. Davis, \$30.00.

OTHER ASSETS
Tax Receipts on the W 1/2 SW 1/4 and the NE 1/4 SW 1/4 and the NW 1/4 SE 1/4 of 26-1-1, Polk county Nebraska ----- \$259.34
Balance due on Reese Hastain contract in settlement of Mrs. C. H. Parmelee judgment ----- \$300.00

The above assets will be offered separately and also as a whole. A full list of notes and other assets will be found in the office of the Clerk of the District Court of said county.

Said sale to be for cash, or as by law provided, should the Guarantee Fund Commission see fit to submit bid or bids.

Dated this 3rd day of May, A. D. 1926.

E. J. DEMPSTER, Receiver of Bank of Cass County, Plattsmouth, Nebraska.

By C. M. SKILES, His Attorney.

LEGAL NOTICE

In the District Court of Cass county, Nebraska. W. A. C. Johnson, Plaintiff, vs. William H. McCord et al. Defendants. To the Defendants: William H. McCord, and wife, M. J. McCord, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the respective estates of William H. McCord, deceased, and M. J. McCord, deceased (real names unknown); real names unknown; and all persons having or claiming any interest in the SE 1/4 of the NE 1/4 of Sec. 1, Twp. 11 North of Range 13 East of the 6th P. M., in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that on the 8th day of May, 1926, the Plaintiff filed his suit in the District Court of Cass county, Nebraska, the object and purpose of which is to establish and quiet and confirm plaintiff's title in and to the above described lands and to enjoin each and all of you from having or claiming to have any right, title, estate, lien or interest, 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 possession or enjoyment of said premises and for equitable relief.

This notice is given pursuant to an order of the Court. You are hereby required to answer said petition on or before Monday, the 21st day of June, 1926. In failing so to do, your default will be entered therein and judgment taken upon plaintiff's petition.

W. A. C. JOHNSON, Plaintiff.
By A. L. TIDD, His Attorney.

LEGAL NOTICE

In the District Court of Cass county, Nebraska. W. A. C. Johnson, Plaintiff, vs. William H. McCord et al. Defendants. To the Defendants: William H. McCord, and wife, M. J. McCord, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the respective estates of William H. McCord, deceased, and M. J. McCord, deceased (real names unknown); real names unknown; and all persons having or claiming any interest in the SE 1/4 of the NE 1/4 of Sec. 1, Twp. 11 North of Range 13 East of the 6th P. M., in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that on the 8th day of May, 1926, the Plaintiff filed his suit in the District Court of Cass county, Nebraska, the object and purpose of which is to establish and quiet and confirm plaintiff's title in and to the above described lands and to enjoin each and all of you from having or claiming to have any right, title, estate, lien or interest, 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 possession or enjoyment of said premises and for equitable relief.

This notice is given pursuant to an order of the Court. You are hereby required to answer said petition on or before Monday, the 21st day of June, 1926. In failing so to do, your default will be entered therein and judgment taken upon plaintiff's petition.

W. A. C. JOHNSON, Plaintiff.
By A. L. TIDD, His Attorney.

LEGAL NOTICE

In the District Court of Cass county, Nebraska. W. A. C. Johnson, Plaintiff, vs. William H. McCord et al. Defendants. To the Defendants: William H. McCord, and wife, M. J. McCord, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the respective estates of William H. McCord, deceased, and M. J. McCord, deceased (real names unknown); real names unknown; and all persons having or claiming any interest in the SE 1/4 of the NE 1/4 of Sec. 1, Twp. 11 North of Range 13 East of the 6th P. M., in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that on the 8th day of May, 1926, the Plaintiff filed his suit in the District Court of Cass county, Nebraska, the object and purpose of which is to establish and quiet and confirm plaintiff's title in and to the above described lands and to enjoin each and all of you from having or claiming to have any right, title, estate, lien or interest, 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 possession or enjoyment of said premises and for equitable relief.

This notice is given pursuant to an order of the Court. You are hereby required to answer said petition on or before Monday, the 21st day of June, 1926. In failing so to do, your default will be entered therein and judgment taken upon plaintiff's petition.

W. A. C. JOHNSON, Plaintiff.
By A. L. TIDD, His Attorney.

Advertise your want in the Journal for results.

NOTICE

In the District Court in and for the County of Cass, State of Nebraska. To the defendants: Louden Mullin; Barbara E. Mullin; John Dempster; E. J. Dempster; real name unknown, wife of John Dempster; Anselmo B. Smith; ———— Smith, real name unknown, wife of Anselmo B. Smith; Chicago, Burlington & Quincy Railroad Company, a corporation; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of the following named deceased persons: Louden Mullin, Barbara E. Mullin, John Dempster, ———— Dempster, real name unknown, wife of John Dempster, Anselmo B. Smith, real name unknown wife of Anselmo B. Smith; all persons having or claiming any interest in the following described real estate in Cass county, Nebraska, to-wit: Government Lot four (4) and the southeast quarter (SE 1/4) of Section thirty-four (34), Township thirteen (13), North of Range thirteen (13), East of the 6th P. M., and Government Lot five (5) in said Section thirty-four (34), EXCEPTING, however from the above described the following described tracts of land, to-wit: FIRST—All that part of said Government Lot five (5) lying northerly from a line beginning one hundred twenty-six feet east of the quarter section corner between Sections thirty-four (34) and thirty-five (35), Township thirteen (13), North of Range thirteen (13), East of the 6th P. M., and running north twenty-four degrees and twenty-three minutes (24° 23') west to the southerly bank of the Platte river; SECOND—A strip of land one hundred fifty (150) feet in width, it being seventy-five (75) feet wide on each side of the center line of a dike as now built on said land and upon which a railroad may hereafter be built; THIRD—All that part of the southeast quarter (SE 1/4) of said Section thirty-four (34) lying between a line drawn fifty feet distant and parallel with and northerly from the center line of the present "Y" track of the Chicago, Burlington & Quincy Railroad Company, and a line drawn seventy-five feet distant and parallel with and northerly from the center line of the main track of the said Chicago, Burlington & Quincy Railroad Company's Oreapolis and Ashland line; FOURTH—All that part of said land herebefore described and conveyed as lies south of the right-of-way of the main track of the railroad of the Chicago, Burlington & Quincy Railroad Company on its Oreapolis and Ashland line, in the State of Nebraska; real names unknown:

You and each of you are hereby notified that on the 1st day of May, A. D. 1926, Lyman Richey Sand and Gravel Company, a corporation, filed its petition in the District Court of Cass county, Nebraska, as shown in Appearance Docket ———— page ————, naming you and each of you as defendants, the object and purpose of which said petition is to quiet the title in the plaintiff to the following described real property, to-wit:

Government Lot four (4) and the southeast quarter (SE 1/4) of Section thirty-four (34), Township thirteen (13), North of Range thirteen (13), East of the 6th P. M., and Government Lot five (5) in said Section thirty-four (34), EXCEPTING, however, from the land above described the following described tracts of land, to-wit: FIRST

All that part of said Government Lot five (5) lying northerly from a line beginning one hundred twenty-six (126) feet east of the quarter section corner between Sections thirty-four (34) and thirty-five (35), Township thirteen (13), North of Range thirteen (13), East of the 6th P. M., and running north twenty-four degrees and twenty-three minutes (24° 23') west to the southerly bank of the Platte river; SECOND—A strip of land one hundred fifty (150) feet in width, it being seventy-five (75) feet wide on each side of the center line of a dike as now built on said land and upon which a railroad may hereafter be built; THIRD—All that part of the southeast quarter (SE 1/4) of said Section thirty-four (34) lying between a line drawn fifty feet distant and parallel with and northerly from the center line of the present "Y" track of the Chicago, Burlington & Quincy Railroad Company, and a line drawn seventy-five feet distant and parallel with and northerly from the center line of the main track of the said Chicago, Burlington & Quincy Railroad Company's Oreapolis and Ashland line; FOURTH—All that part of said land herebefore described and conveyed as lies south of the right-of-way of the main track of the railroad of the Chicago, Burlington & Quincy Railroad Company on its Oreapolis and Ashland line, in the State of Nebraska; real names unknown:

Said petition further prays that the defendants and each of them be decreed to have no estate, title, right, claim or interest of any kind in or to any of said real estate, or any part thereof, and that the defendants and each of them and all persons claiming by, through or under them, be perpetually enjoined from claiming or asserting any lien upon, or any right or title to, or interest in said real property, or any part thereof, 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 the 28th day of June, A. D. 1926.

LYMAN RICHEY SAND & GRAVEL COMPANY, (m6-4w) A Corporation, Plaintiff.

H. E. KUPPINGER, Attorney.

Advertise your want in the Journal for results.

Hotel PRESIDENT
KANSAS CITY, MO.

Where the hospitality of the old South meets the generosity of the new West in the Heart of America

450 ROOMS WITH BATH \$3.00 AND UP

Dr. John A. Griffin
Dentist

Office Hours: 9-12; 1-5. Sundays and evenings by appointment only.

PHONE 229 Soennichsen Building