FARM FOR SALE

Phone your Want Ads to No. 6.

NOTICE TO CREDITORS

To the creditors of said estate:

O. H. ALLEN.

Omaha, Nebr.

See or write-

2220 Howard Street.

In the County Court.

Amelia V. Streight, deceased.

The Plattemouth Journal

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

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

SEEING THEY PERCEIVE NOT

Hearing ye shall hear, and shall not understand; and seeing ye shall | Maybe a pretty ankle is the most see, and not perceive .- Acts 28:26. dangerous curve of all.

the railroads opposing.

they are never overbearing.

don't help an automobile engine. "Bubbling Over" sounds more like

a girl's name than a name for a race House gets modified Haugen bill, us when in trouble. One of the best things about the

When the last lie is forced to beat

One feels sorry for the man who is with nerves.

The bird with the brightest plu-

complications.

General Dawes has become more

Pershing back to health. The gen-

the so called inferiority complex "Men should help at home"—Head-

Another Missouri bank closed. The Northwestern State bank of Burling- If a lot of young sprouts weren't for all time last week and the Bel- hearing said petition, when all per-

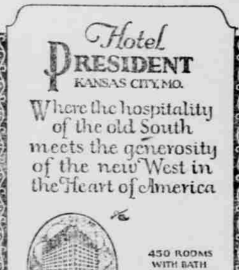
Maybe the reason they print the bill of fare in French in some hotels. Cooler weather predicted. is because what you don't know won't Vacation days are here - what will approved by congress.

A small town is one in which you

Germany has discovered a royalist

continue to be proud as they go up doing that as nothing, the elevator:

A writer laments that conversation is a lost art in America, and most persons who should be entertaining talkers are only dull bores. But doesn't listen to the bores.



\$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 Senators to probe new dry ruling. Party lines forgotten.

Stock shippers seek rate cut with There is little harmony in the home if the wife does all the nagging.

That is not satisfetory to the western

old songs is that the worst ones are Booze storm rages on-White House and congress get right into

a retreat Satan will have a lonesome Any time you feel absolutely sure of the quotation you're going to use,

mage is not always the one that sings Mail robbers who want what's com-

entirely surrounded by international. A man loves a woman because he their war debts to the United States, wants to. He marries her because she seeking action at the hands of this (Scal) m10-4w

vice presidential than we should have Sometimes we think we see new ternal financial reforms easier. faces, when they're the same old faces All three nations received more

eral has recovered from illness that The French to push on in the Riff. when the debt issue first arose a few In the matter of the estate of pany upon which there is an unpaid brought him home. Krim's vague request for peace not years ago. Reparations payments are Howell R. Knowles, Deceased.

"Men should help at home"—Headline. Yes, but how are you going to make them do it?

The countries are still declining. The istrator; ordered, that June 1st. A. D. 1926.

French franc established a record low at 10 o'clock a. m., is assigned for the countries are still declining. The last ward at 10 o'clock a. m., is assigned for the countries are still declining. The last ward the Phil at 10 o'clock a. m., is assigned for the countries are still declining. The last ward at 10 o'clock a. m., is assigned for the countries are still declining. The last ward at 10 o'clock a. m., is assigned for the countries are still declining. The last ward at 10 o'clock a. m., is assigned for the countries are still declining. The last ward at 10 o'clock a. m., is assigned for the countries are still declining.

place they might find a job.

ly was devised by someone on the re- Coasting along on the easy course of prior to said day of hearing.

plot in Berlin, and there's another Many a poor woman who works many began with the Dawes plan, sort of a rebellion in Warsaw. Maybe sixteen hours a day has a husband and where England had begun even the tow countries would like to trade who grows about how much it costs; earlier, and work their way back to him to support her.

man or girl that steps out of the resume its regular occupation of ed budgets and programs of economy ty, ss.

A medical authority says women's their foreign obligations.

adelphia before the senatorial elec- own salvation from within. tion. It is feared he wouldn't have enjoyed it a bit.

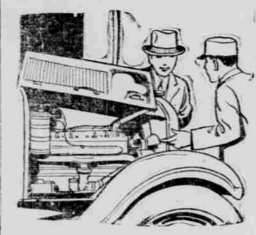
Although France admittedly can't one white hind foot. Weight 1200. paper printed in said county, for the 6th P. M., and running thence L. Pierce, W. Pierce, Mrs. W. Pierce, pay her American debt for 62 years, one two year old horse mule. Notify three successive weeks, prior to said north 627 feet to the south line of Alice Shepherd, and not all of it then, she wants to Joe Baker, owner or Charles Chris- day of hearing. borrow an additional \$300,000.0 0 wisser, Murray, Nebr. from us. Speaking of gaul-.

A St. Louis man who talked in his sleep is in jail charged with having ss. four wives. But when should a m a By virtue of an Order of Sale is-

at his father's second marriage and wit: at his mother's third.

Some senators seemed shocked at But what will the wet senators say to satisfy a judgment of said Court ers should not be granted; and that This notice is given pursuant to an an order of the Court. You are here- swer said petition on or before the

-:0:--Mayor Dever of Chicago tells the Illinois Federation of Women's clubs that equal suffrage hasn't cured the ills of polities. Maybe not, but in Illinois, you see, the women had the O. W. JOHNSON, handicap of Chicago to contend with.



The Seat of the Trouble

of Little Rock, Arkhasas, looks good, safest and best way is to come to us, from the 7th day of June, A. D. 1926, prior to said day of hearing. where the best of skilled advice and debts is one year from said 7th day Hard knocks help a man, but they To stop all appeal bills, passed by assistance is at your command. You of June, 1926. senate, would force Doheny and Fail will find our work prompt and re- Witness my hand and the seal of liable, and our charges most reas- said County Court, this 3rd day of onable. Drive in any time, or call May, 1926.

Frady's Garage Phone 58

ONLY THE BEGINING

country that would reduce their foreign obligations and thus made in- on Petition for Appointment of

favorable consideration from the ty, ss. United States than they anticipated In the County Court, ton Junction closed its doors Monday, kept so busy looking for a parking gium franc fell behind the French sons interested in said matter may for the first time this year, while lira appear at a County Court to be held m24-5w also dropped well below the best quo- in and for said county, and show cause why the prayer of petitioner tations since the debt agreement was should not be granted; and that notice of the pendency of said petition

we do with the boys to keep them off | The facts seem to be in all these and the hearing thereof be given to cases that the time has come when ex- by publishing a copy of this order M. Anderson et al, Defendants. ternal considerations must be disre- in the Plattsmouth Journal, a semiinflation, these countries apparently lack the courage to begin where Ger- (Seal) m10-3w | normal through the re-establishment and maintain the favorable trade bal- Cecilia D. Jahrig, deceased.

SHERIFF'S SALE

State of Nebraska, County of Cass,

with that many wives do his talking? sued by Golda Noble Beal, Clerk of Certainly not during his waking the District Court within and for The State of Nebraska, Cass county, Nebraska, and to me di- ty, ss. rected, I will on the 3rd day of In the County Court. July, A. D. 1926, at 10:00 o'clock In the matter of the estate of the District Court of Cass county, braska, the object and purpose of decreed to have no estate, title, right, A son comes mightly handy, some- a. m. of said day, at the south front Henry G, Long, Deceased, A son comes mightly handy, some-times, if he'll just stay around where mouth, in said county, sell at public of Bertha Shrader, Gertrude Nickles confirm plaintiff's title in and to the above described lands and to enjoin part thereof, and that the defendants he's wanted. Take for instance that auction to the highest bidder for and Ella Long, praying that admin- above described lands, and to enjoin each and all of you from having or and each of them and all persons

Lot 12, Block 30, in the City of Platismouth, as surveyed, county, Nebraska-

Goos and Louise Goos, Defendants, cause why the prayer of the petition- for equitable relief. said Defendants.

Sheriff Cass County, county, for three successive weeks petition. Nebraska.

Dated May 24th, 1926. A. H. DUXBURY. m31-5w (Seal) m31-3w County Judge. m24-4w

prior to said day of hearing.

on Petition for Appointment of Administrator.

ORDER OF HEARING

The Dovey section. Will sell in one piece or will divide to suit purchaser. The State of Nebraska, Cass coun-

In the County Court.

Katie Hoenshell, deceased.

The State of Nebraska, Cass counbearing said petition, when all per-sons interested in said matter may appear at a County Court to be held In the matter of the estate of You are hereby notified, that I in and for said county, and show braska, real names unknown:

> A. H. DUXBURY, Seal) m17-3w

NOTICE OF REFEREE'S SALE A. H. DUXBURY.

(Seal) m10-4w County Judge. NOTICE TO CREDITORS The State of Nebraska, Cass coun- nice Newell Fuller and husband Roy June, 1926. In failing so to do, your (35), Township thirteen (13), North

A. H. DUXBURY,

A. H. DUXBURY,

A. H. DUXBURY.

ORDER OF HEARING

Administrator

Dated May 7th, 1926.

In the County Court.

Dated May 15th, 1926.

ORDER OF HEARING

on Petition for Appointment of

Administratrix

(Seal) m17-3w

ORDER OF HEARING

on Petition for Appointment

of Administrator.

In the County Court. In the matter of the estate of Newell Roberts, and Robert Newell, tion. Plaintiffs, vs. Bertha Shopp and hus-Alida A. Blair, deceased. band Frank B. Shopp, Defendants. To the creditors of said estate: You are hereby notified, that I Notice is hereby given that under Last week's sharp decline in will sit at the County Court room in and by virtue of a decree of the Dis-French, Belgium and Italian ex- Plattsmouth in said county, on the trict Court of Cass county, Nebraska, change, so closely following favorable 1st day of June, 1926, and on the 1st entered in the above entitled cause

married to an imaginative woman Now it is the Salvation Army that action on the war indebtedness of day of September, 1926, at ten o'clock on the 22nd day of May, 1926, and is to be inspected. What is the matthose countries to the United States, examine all claims against said esCourt on the 22nd day of May, 1926, makes it clear that debt funding in tate, with a view to their adjustment the undersigned Sole Referee, will the beginning, not the end, of finan- and allowance. The time limited for sell at public auction on the 26th day of the county of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is hereby given to the qualified voters of School District No. 36 of the County of Cass, State of Netice is ing to us sometimes get what's coming to the m.

cial reconstruction. For several years the presentation of claims against of June, 1926, at 10 o'clock a. m., at braska, that by the consent of twosaid estate is three months from the the south front door of the District Board of said and northerly from the center line
and northerly from the center line
the line to them.

ty of Cass, Nebraska,

ship twelve (12), Range twelve (12), Range twelve (12), east of the 6th P. M., in the County

of Cass, Nebraskasubject to two certain mortgages thereon; one of \$6,000.00 given to Annis & Rohling Company and as-The State of Nebraska, Cass coun-signed to John Hancock Mutual Life Insurance Company and one of \$292 .-50 given to Annis & Rohling Combalance of \$180.00.

Said sale will be held being made by Germany according to of Robert G. Knowles praying that hour. Ten per cent of bid cash at

> Dated this 22nd day of May, A. D. O. DWYER.

ty, Nebraska.

Referee W. A. ROBERTSON,

LEGAL NOTICE In the District Court of Cass coun-

Glenn Vallery, Plaintiff, vs. Lillie To the Defendants Lillie M. Anderare compelled by public opinion to That axiom about it being more garded and internal reforms under- weekly newspaper printed in said son; Lydia Wright and ---- Wright, attend amateur shows whether you blessed to give than to receive probab- taken essential to financial recovery, county, for three successive weeks her husband, real name unknown; John Wright and wife, Mary Wright; William F. Hatch and wife, Mary Hatch: the heirs, devisees, legatees Courty Judge, and personal representatives and all in the square following the words other persons interested in the respective estates of Lillie M. Anderson, Lydia Wright and --- Wright her husband, real name unknown; John Wright and wife, Mary Wright; See where the senate is shortly to of metallic currency systems, balanc- The State of Nebraska, Cass Coun- William F. Hatch and wife, Mary Hatch, each deceased, real names unman or girl that steps out of the results occupation of the high school as a graduate. May they probing. Well, they might as well be and maintain the favorable trade half could be claiming any interest in, right or title to, or lien upon the following ty, Nebraska. ances essential to the payment of On reading and filing the petition described real estate, to-wit: Com-

of Anna Hunter praying that admin- mencing at the southwest corner of John J. Worley et al, Defendants. A medical authority says women's their foreign obligations.

The day of reckoning cannot be as modesty will permit." They're all their foreign obligations.

The day of reckoning cannot be istration of said estate may be granted istration of said estate may be granted to William Hunter as administrator—

Ordered, that June 12, A. D. 1926. the 6th P. M., in Cass county, Ne
name unknown; L. Pierce, real name ready about as scanty as costumes must mend their ways, or see their at ten o'clock a. m., is assigned for braska, running thence east 94 feet, unknown; Mrs. L. Pierce, his wife, currencies go the way of the Ger- hearing petition, when all persons in- thence in a northeasterly direction real name unknown; W. Pierce, real man mark. They have received every terested in said matter may appear at along the right-of-way of the Mis- name unknown; Mrs. W. Pierce, real along the right-of-way of the Mis- name unknown; Mrs. W. Pierce, his a county court to be held in and for souri Pacific railway 618.8 feet, wife, real name unknown; L. & W. it doesn't matter, since everyone is Gen. Smedley D. Butler is to be favorable consideration from the out- said county, and show cause why the thence west 242.8 feet, thence south Pierce, real names unknown; Alice busy talking himself that he congratulated on getting out of Phil- side. They must now work out their prayer of petitioner should not be 618.8 feet to the place of beginning. Shepherd, her husgranted; and that notice of the pend-containing 2.4 acres more or less, band, real name unknown; George ency of said petition and the hearing and known as Lot 28; also the fol- H. Warren and the heirs, devisees, thereof be given to all persons in- lowing tract of land, to-wit: Com- legatees, personal representatives and terested in said matter by publishing mencing at the southeast corner of all other persons interested in the a copy of this order in the Platts-the NW14 of the NW14 of Sec. 35, respective estates of John J. Worley, Although France admittedly can't One bay white faced horse, with mouth Journal, a semi-weekly news- Twp. 12 North of Rge. 13, east of Mrs. John J. Worley, L. Pierce, Mrs.

Mynard, thence west along said south George H. Warren, Wheatley Mickelline 150 feet to the southwest corner wait, Illistania Mickelwait, Fred H. of said lots, thence south 627 feet to Mickelwait, Mrs. Fred H. Mickelwait, County Judge. the south line of said NW 1/4 of the each deceased, real names unknown, NW1/4 of said Section 35, thence and all persons having or claiming east 150 feet to the place of begin-lany interest in Lot 9 in Block 62, ning, containing 2 acres, more or in the City of Plattsmouth, Cass counless, all in Cass county, Nebraska, ty, Nebraska, real names unknown:

real names unknown: 1926, the plaintiff filed his suit in District Court of Cass county, Ne- the defendants and each of them be Nebraska, the object and purpose of which is to establish and quiet and claim or interest of any kind in or Chicago youth who acted as best man cash the following real estate, to- istration of said estate may be grant- each and all of you from having or claiming to have any right, title, es- claiming by, through or under them, ed to Ella Long, as Administratrix: claiming to have any right, title, es- tate, lien or interest, either legal or be perpetually enjoined from claim-Ordered, that July 5th, A. D. 1926, tate, lien or interest, either legal or equitable in or to said real estate or ing or asserting any lien upon, or at ten o'clock a. m., is assigned for equitable in or to said real estate, or any part thereof and to enjoin you any right or title to, or interest in platted and recorded, in Cass hearing said petition, when all per- any part thereof, and to enjoin you and each of you from in any manner said real property, or any part theresons interested in said matter may and each of you from in any manner interfering with plaintiff's possession of, and for such other and further rumors than considerable money was The same being levied upon and appear at a County Court to be held interfering with plaintiff's possession or enjoyment of said premises, and relief as may be just and equitable. spent in the Pennsylavnia primary, taken as the property of Peter F. in and for said county, and show or enjoyment of said premises, and for equitable relief.

But what will the wet senators say to satisfy a judgment of said Court ers should not be granted; and that if it should be revealed that the Vare recovered by The Standard Loan & notice of the pendency of said petition on on or before Monday, the 5th day of LYMAN RICHEY SAND & Savings Association. Plaintiff against tion and the hearing thereof be given required to answer said petition on on or before Monday, the 5th day of to all persons interested in said mat- or before Monday, the 5th day of July, 1926. In failing so to do, your Plattsmouth, Nebraska, May 27th, ter by publishing a copy of this order July, A. D. 1926. In failing so to do, default will be entered therein and (m6-4w) in the Plattsmouth Journal, a semi- your default will be entered therein judgment taken upon plaintiff's peti-E. P. STEWART, weekly newspaper printed in said and judgment taken upon plaintiff's tion.

> GLEN VALLERY. Plaintiff. By A. L. TIDD, His Attorney. m24-4w.

LEGAL NOTICE

In the District Court of Cass county, Nebraska.

W. A. C. Johnson, Plaintiff, vs. ka. William H. McCord et al, Defendants. | To the defendants: Louden Mullin: To the Defendants: William H. Mc- Barbara E. Mullin; John Dempster; In the matter of the estate of Cord, and wife, M. J. McCord, real - Dempster, real name unname unknown; the heirs, devisees, known, wife of John Dempster; An-f Earl J. Hoenshell, praying that all other persons interested in the name unknown, wife of Anselmo B. administration of said estate may be respective estates of William H. Mc- Smith; Chicago, Burlington & Quincy granted to W. E. Hand, as Adminis- Cord, deceased, and M. J. McCord, Railroad Company, a corporation; deceased (real name unknown), the heirs, devisees, legatees, personal Ordered, that June 7th, A. D. 1926, real names unknown; and all per-representatives and all other persons at 10 o'clock a. m., is assigned for sons having or claiming any interest interested in the estates of the fol-

will sit at the County Court room in cause why the prayer of petitioner You and each of you are hereby of John Dempster, Anselmo B. Smith, Plattsmouth in said county, on June should not be granted; and that notified that on the 8th day of May, 7, 1926, and September 8, 1926, at notice of the pendency of said peti- 1926, the Plaintiff filed his suit in wife of Anselmo B. Smith; all per-10 o'clock a. m., each day, to receive tion and the hearing thereof be given the District Court of Cass county, sons having or claiming any interest When your engine becomes balky, do and examine all claims against said ter by publishing a copy of this order which is to establish and quiet and tate in Cass county, Nebraska, tonot attempt to fix it yourself. More ment and allowance. The time lim- in the Plattsmouth Journal, a semi- confirm plaintiff's title in and to the wit: Government Lot four (4) and often than not, you'll make matters ited for the presentation of claims weekly newspaper printed in said above described lands and to enjoin the southeast quarter (SE 14) of Sec-The truly great are always modest interesting information—Jim See worse unless you are an expert. The against said estate is three months prior to said day of hearing County Judge. any part thereof, and to enjoin you, tion thirty-four (34), EXCEPTING,

In the District Court of the Coun- ises and for equitable relief.

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

NOTICE OF BOND ELECTION

Notice is hereby given to the qualiafter the war these countries, par—

ing to them.

The average golfer lets the caddy carry everything but the expletives and vocables.

and vocables.

An island is a small body of land.

The average golfer lets the caddy everything but the expletives and vocables.

An island is a small body of land.

The average golfer lets the caddy carry everything but the expletives and vocables.

An island is a small body of land.

The average golfer lets the caddy carry everything but the expletives and vocables.

The carry everything but the expletives and vocables.

An island is a small body of land.

The average golfer lets the caddy carry track of the City of Plattsmouth, district, an election has been called ticularly France, took the position time limited for payment of debts is county. Nebraska, to highest ticularly France, took the position time limited for payment of debts is county. Nebraska, to highest bidder for cash the following described real estate, to-wit:

Section the City of Plattsmouth, district, an election has been called ticularly France, took the position time limited for payment of debts is county. Nebraska, to highest bidder for cash the following described real estate, to-wit:

Shop in the City of Plattsmouth, district, an election has been called the properties.

Shop in the City of Plattsmouth, district, an election has been called the properties.

Shop in the City of Plattsmouth, district, an election has been called the properties.

The cash that (E1½) of the said school district on Tuesday, the land will be held at Calfee's Harness county. Shop in the City of the said school district on Tuesday, the land will be held at Calfee's Harness carry in the City of the said school district on Tuesday.

Shop in the City of Plattsmouth, district, an election has been called the properties.

The cash half (E1½) of the said school district on Tuesday, the land will be held at Calfee's Harness carry in the City of the said school district on Tuesday.

Shop in the City of the said school district on Tuesd there will be submitted to the quali-fied voters of said district the follow-fied voters of said district the following proposition:

"Shall the Disrtict Officers of School District No. 36 of the County of Cass, State of Nebraska, issue the bonds of said School District in the amount of Thirty-Five Thousand Dollars (\$35,-000.00), bearing interest at the rate of Four and Three-Fourths Per Centum (4%%) per annum, payable semi-annually, maturing in not to exceed thirty (30) years, to be dated July 1, 1926, and-

"Shall the District Officers of said School District cause to be levied annually a tax sufficient for the payment of the interest and principal of said bonds when the same become due, the proceeds of said bonds to be used for the purpose of erecting an addition to the present High school building."

For said bonds and tax ____ [Against said bonds and tax ... Voters desiring to vote in favor of said proposition will indicate the same by marking an "X" in the square following the words "For said bonds and tax." Voters desiring to vote against said proposition will indicate the same by marking an "X" 'Against said bonds and tax."

WATSON HOWARD, Moderator JNO. E. SCHULLING, m20-4w

LEGAL NOTICE

In the District Court of Cass coun-

William Ballance, Plaintiff, vs.

You and each of you are hereby You and each of you are hereby notified that on the 21st day of May, notified that on the 15th day of May, 1926, plaintiff filed his suit in the

This notice is given pursuant to notified that you are required to an-

WILLIAM BALLANCE, Plaintiff. By A. L. TIDD, His Attorney. NOTICE

In the District Court in and for the County of Cass, State of Nebras-

ster, real name unknown, wife

claiming to have any right, title, esteen (13). North of Range thirteen tate, lien or interest, either legal or (13), East of the 6th P. M., and equitable in or to said real estate, or Government Lot five (5) in said Secand each of you from in any man- however from the land above describner interfering with plaintiff's pos- ed the following described tracts of session or enjoyment of said prem- land, to-wit: FIRST-All that part of said Government Lot five (5) lying This notice is given pursuant to northerly from a line beginning one James W. Newell and wife, Hallie an order of the Court. You are here-hundred twenty-six feet east of the Newell; Ella Newell Stewart and by required to answer said petition quarter section corner between Sechusband William M. Stewart: Ber- on or before Monday, the 21st day of tions thirty-four (34) and thirty-five J. Fuller, and W. A. Robertson, Trus- default will be entered therein and of Range thirteen (13), East of the tee for Helen Roberts Hunter and judgment taken upon plaintiff's peti- 6th P. M., and running north twentyfour degrees and twenty-three minutes (24° 23") west to the southerly Plaintiff. | bank of the Platte river; SECOND-A strip of land one hundred fifty (150) feet in width, it being seventyfive (75) feet wide on each side of the center line of a dike as now built on said land and upon which a rail

> hereinbefore 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 prayer 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%) 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 thirtyfour (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 thirtyfour (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 twentythree 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%) 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 hereinbefore described and conveyed as lies south of the right-ofof the main track of the railroad way of the main track of the railroad of the Chicago, Burlington

& Quincy Railroad Company on Said petition further prays that

You and each of you are further

GRAVEL COMPANY. A Corporation, Plaintiff.

H. E. KUPPINGER.

Have you anything to buy or sell? Try a Journal Want Ad.