

The Plattsmouth Journal

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R. A. BATES, Publisher

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Farmers of Spain are taking to American automobiles.

The candidate's favorite song: Somewhere a voice is calling.

Our idea of news would be absence of a revolution in Central America.

President Coolidge and family will spend part of the summer in the Black Hills.

The Red Cross is expected to do everything for the flood sufferers except vote in the next election.

America is safe, the navy's mimic war on the coast proved. Now we can step out and buy a straw hat.

See where Russia is falling out with nearly everybody except America with whom she never fell in.

An optimist is one who calls a meeting between "Strangler" Lewis and "Big" Munn a wrestling match.

The only same nonstop flight except Lindbergh's appears to be one of imagination or of an absconding cashier.

The biggest problem in politics now for the candidate is how to look like a dry to the dries and a wet to the wets.

With a bumper crop farmers of Argentina have found this season's prices so low that they have little or no profit.

Things are getting back to normal even in the refugee camps. A couple in the camp at Natchez got married the other day.

England is hep, France is wise and Italy is getting next. Come out from behind the brushvich, Ivanhoff, they have you peggedovitch.

America is a country where either the State Department, the Senate, the weather, or the market are usually wrong, but the people always right.

The Lion's Club at Pascagoula is undoubtedly composed of very brave men. It adopted a resolution denouncing owners of chickens who allow their poultry to run at large.

Mr. Coolidge's arms limitation conference, participated in by three powers, convenes June 20th. It will not amount to anything, but we hope everybody will have a pleasant time.

President Coolidge will spend his summer vacation in the Black Hills of the Dakotas. If there are any bold bandits living in that far-famed region, now will be the time for them to do their duty.

One happy solution of the Mississippi flood problem would be to dig up about half the blooming old river and ship it to the Sahara desert. The idea is at least as practical as some others that have been offered.

The muddy flood waters from the Father of Waters have reached the Mississippi Sound, and that body of water may be muddy for several months, making it necessary for people to use feather dusters after bathing.

Observers at Washington foresee the repeal of the remaining three percent war tax on automobiles at the coming session of Congress. It is believed this will be a piece of strategy on the part of the politicians to keep the present administration in power.

A Chicago man has sued for \$10,000, because another called him "the worst crook who has ever afflicted this part of the country." It is dangerous to make comparisons when referring to crooks. Now, if the party had merely said he was just a fair average crook, it might have been all right.

It now develops that Charley Lindbergh slept only two hours prior to his hop-off for Paris; that on the previous night he attended a musical show and then went to a night club. It will be recalled that he took with him on the flight four sandwiches. If he bought those sandwiches at the night club, we now understand why he was in such a hurry to hop off. He just had to win that \$25,000 in order to pay for them.

Reckless drivers add to the automobile turnovers.

We are having sunshine again. Seems quite good.

May seems to have quite a case on Old Winter—cut it out May.

The only impassable barrier left to man appears to be a third term.

In the land of movies some people there are, who marry and divorce in a hurry.

The children of those who used to blow out the gas step on it at a railroad crossing.

In Turkey American goods are growing in popularity more rapidly than those of any other country.

Others who crossed the water are the American Medical Association, the President and Gen. Andrews.

Now that Lindbergh's across O. K. about the only form of free entertainment left is our murder trials.

A man never marries "the right woman" if there is any "wrong woman" around to "save" him from her.

Trouble with Russia is she hides behind her whiskers and thinks nobody sees her. Just like an ostrich.

The Chinese invented gunpowder. After the rest of the world tried it out, they evidently have decided it's jolly stuff.

There is really something in a name, after all. Hair dressers now give permanent waves that last almost three months.

The number of survivors of the charge of the Light Brigade apparently exceeds even the total of Lincoln's bodyguards.

The one hundred ninetieth anniversary of the birth of Edward Gibbon, the famous historian, was observed in London recently.

Men are outnumbered by women in Paris by 300,000 the cables reveal. The American Legion might change it to "Ladies, we are here!"

You can just bet that members of the New York stock exchange are impolite. What man would get up and give a lady his \$210,000.

We can appreciate the difficulty of the "little five-year-old who said she knew how to spell "Banana" all right, only she didn't know just when to stop.

This would be a world nearer to our heart's desire if when people begin, "Now take such and such a situation" they would not insist on taking it themselves.

Most any man will tell you that three-quarters of his life has been spent in waiting for some woman to powder her nose, or make up her mind, or meet him at the corner drug-store, or remember what's trumps.

EXTENT OF THE FLOOD

Senator Pat Harrison, returning from an inspection trip through the flooded district, has issued a statement in which he touches upon a point that should be stressed at this time.

The flood disaster is bad, of course, and there is no disposition in the public mind to hide our wounds, or minimize the loss sustained, but it is, nevertheless, a fact that only one-tenth of Mississippi's tillable area has been covered by the flood waters. The remaining nine-tenths of our states has not suffered.

In some parts of the United States a queer idea prevails concerning the state of Mississippi. Many people imagine that this commonwealth is one vast swamp, or marsh, and that its entire area has been covered by the flood.

The truth is that business is going right ahead as usual in all portions of Mississippi, save the lower portion of the delta, and there are good reasons to believe that the work of rehabilitation, once it gets under way in that section, will proceed rapidly, and the delta will be on its feet again in a short time.

A FREE HAND IN NICARAGUA

Dr. Sacasa fades from the Nicaraguan scene into exile in Guatemala; the Liberal and Conservative factions have surrendered 8,000 rifles and 288 machine guns; and Col. Stinson announces that peace is fully restored. So it appears. But Gen. Moncada, the military hero of the Liberal cause, who remains to lead his party, utters an unanswerable incident of our course. He will co-operate cordially with us now that we have thrown off the mask. But, he asks, if it were our policy to intervene to discourage revolution, why did we not do so firmly and promptly? Why did we not prevent the Chamorro coup against a legal government? Why did we not support the legally elected President Solorzano and Vice President Sacasa? Instead, we waited through months of bloodshed and then waveringly rescued Diaz, whose little was highly dubious and who had a clear Nicaraguan majority against him. Moncada asks that we act straightforwardly and dependably, and he is quite right. Now that we have intervened in Nicaragua, we cannot escape responsibility for all that happens there till after election of 1928.

THE PROFESSOR IS FIRED

Hiram Holden, principal of the high school at New York City, N. Y., has been fired. He walked home with a pretty teacher, and that of course could not be tolerated for a moment. And we hereby tender our congratulations to Mr. Holden on having his head chopped off. We add that if the teacher is as pretty as the dispatches assert, we do not blame him for a moment; in fact we do not see

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska.

Ola Minota Spacht et al Plaintiffs vs. T. E. Haycock, first real name unknown, et al Defendants

To the defendants T. E. Haycock, first real name unknown; Mrs. T. E. Haycock, first real name unknown; Thomas E. Haycock, Zarilda Haycock, Thomas K. Hanna, trustee for Pittman & Brothers, a co-partnership composed of Edward F. Pittman, and William B. Pittman; Edward F. Pittman, Mrs. Edward F. Pittman, real name unknown; William B. Pittman, real name unknown; Pittman & Brothers, a co-partnership composed of Edward F. Pittman, and William B. Pittman; Joseph Harper, Jane A. Harper, William H. Shafer, Mrs. William H. Shafer, real name unknown; Wesley Spurlock; Mary Ann Spurlock; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of T. E. Haycock, first real name unknown; Mrs. T. E. Haycock, real name unknown; Thomas E. Haycock, Zarilda Haycock, Thomas K. Hanna, trustee for Pittman & Brothers, a co-partnership composed of Edward F. Pittman, and William B. Pittman; Edward F. Pittman, Mrs. Edward F. Pittman, real name unknown; William B. Pittman, real name unknown; Joseph Harper, Jane A. Harper, William H. Shafer, Mrs. William H. Shafer, real name unknown; Wesley Spurlock, and Mary Ann Spurlock, each deceased; the successors and assigns of Pittman & Brothers, a co-partnership real name unknown; and all persons having or claiming any interest in the northwest quarter (NW 1/4) of section twenty-four (24), and the southwest quarter (SW 1/4) of section thirteen (13), all in township twelve (12), north range twelve (12), east of the 6th P. M., in the County of Cass, Nebraska, excepting one acre out of the southwest corner of said southwest quarter (SW 1/4) of said section thirteen (13), reserved as school house site, real names unknown.

You and each of you are hereby notified that Ola Minota Spacht, John B. Kaffenberger, Mima E. Cortright, Gladys E. Kaffenberger, and Goldy E. Kaffenberger, plaintiffs, filed a petition and commenced an action in the District Court of Cass County, Nebraska, on May 14th, 1927, against you and each of you, the object and purpose of which is to obtain a decree of court quieting the title to the northwest quarter of section 24, and the southwest quarter of the southwest quarter of section 13, all in township 12, north range 12, east of the 6th P. M., in Cass County, Nebraska, excepting one acre out of the southwest corner of said southwest quarter of the southwest quarter of said section 13, reserved as school house site, as against you and each of you and for such other 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, the 4th day of July, 1927, or the allegations therein contained will be taken as true and a decree rendered in favor of plaintiffs and against you and each of you according to the prayer of said petition.

Dated this 21st day of May, A. D. 1927.

OLA MINOTA SPACHT, JOHN B. KAFFENBERGER, MIMA E. CORTRIGHT, GLADYS E. KAFFENBERGER, GOLDY E. KAFFENBERGER, Plaintiffs.

W. A. ROBERTSON, Attorney for Plaintiffs.

W. A. ROBERTSON, Attorney for Plaintiffs.

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W. A. ROBERTSON, Attorney for Plaintiffs.

W. A. ROBERTSON, Attorney for Plaintiffs.

what a gentleman could do under the circumstances except to walk home with her. We bid him in this, his hour of sorrow, to take heart; after all, he is only 22 years old, and what difference can it make to 22 that New City fired him, especially when the issue was beauty, not professional competence?

All local news is in the Journal.

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 Michael A. Shine, deceased: On reading the petition of Margaret Hallahan praying that the instrument filed in this court on the 17th day of May, 1927, 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 Michael A. Shine, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Margaret Hallahan, as 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 17th day of June, A. D. 1927, at ten 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 17th day of May, A. D. 1927.

A. H. DUXBURY, County Judge.

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 Mary C. Murphy, deceased: On reading the petition of Mae E. Murphy and Josephine M. Wild praying that the instrument filed in this court on the 29th day of May, 1927, 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 Mary C. Murphy, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Thomas L. Murphy, as Administrator & t. a.:

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 14th day of June, A. D. 1927, at 10:30 o'clock a. m., to show cause, if any there be, why the prayer of the petitioners 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 23rd day of May, A. D. 1927.

A. H. DUXBURY, County Judge.

NOTICE OF REFEREE'S SALE

In the District Court of the County of Cass, Nebraska.

Blandina Kuepper, Plaintiff.

vs. Anna Ertz, widow; Sampson E. Ertz and wife, Matilda B. Ertz; John Joseph Ertz, single; Joseph Francis Ertz and wife, Theresa L. Ertz; Thomas William Ertz, single; Francis Bernard Ertz and wife, Mary J. Ertz; Anna Ertz Hoenic and husband, Thomas Hoenic; William Henry Ertz and wife, Helen Marie Ertz; Margaret Ertz, widow; John Ertz, single; Roy Ertz, single; Frank Ertz, single; M. Frederick R. Ertz and wife, Helen Ertz; Mary Ertz, widow; and Amelia Fitzpatrick, widow, 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 30th day of April, 1927, and an Order of Sale entered by said Court on the 17th day of May, 1927, the undersigned, sole referee, on the 27th day of June, 1927, at 10 o'clock a. m., at the south front door of the court house in the City of Plattsmouth, Cass county, Nebraska, will sell at public auction to the highest bidder for cash, Lots 3 and 4, in Block 94, in the City of Plattsmouth, Cass county, Nebraska; ten per cent cash of the amount of the bid to be paid at the time of said sale and the balance upon completion thereof.

Abstract of title in the hands of the referee and will be furnished to purchaser. Possession to be given upon confirmation. Said sale will remain open for one hour.

Dated this 19th day of May, A. D. 1927.

W. G. KIECK, Referee.

W. A. ROBERTSON, Attorney for Plaintiff.

W. A. ROBERTSON, Attorney for Plaintiff.

W. A. ROBERTSON, Attorney for Plaintiff.

W. A. ROBERTSON, Attorney for Plaintiff.

W. A. ROBERTSON, Attorney for Plaintiff.

W. A. ROBERTSON, Attorney for Plaintiff.

ORDER OF HEARING on Petition for Appointment of Administrator.

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

In the matter of the estate of Joseph Vetsnik, deceased.

On reading and filing the petition of John J. Vetsnik praying that administration of said estate may be granted to him as Administrator:

Ordered, that June 24th, A. D. 1927, at 9 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 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 25th, 1927.

A. H. DUXBURY, County Judge.

NOTICE OF SUIT IN PARTITION

In the District Court of the County of Cass, Nebraska.

Charlotte Archer, widow, Plaintiff.

vs. John Archer et al Defendants

To the Defendants: John Archer; Maud Archer; Luella Jewell; Margaret Gillan; Robert Gillan; Polly Redman; John Redman; Leland Bachelor and Mrs. Leland Bachelor, first real name unknown, non-resident defendants:

You and each of you are hereby notified that Charlotte Archer, plaintiff, filed a petition and commenced an action in the District Court of Cass county, Nebraska, on May 14th, 1927, against you and each of you and others, the object and purpose of which is to partition Lot 9 in Block 43 in the City of Plattsmouth, Cass county, Nebraska, or in case the same cannot be divided that said property be sold and the proceeds divided.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 4th day of July, 1927, or the allegations therein contained will be taken as true and a decree entered according to the prayer of said petition.

Dated this 21st day of May, A. D. 1927.

CHARLOTTE ARCHER, Plaintiff.

W. A. ROBERTSON, Attorney for Plaintiff.

LEGAL NOTICE

In the District Court of Cass County, Nebraska

Oliver C. Dovey, Plaintiff

vs. John E. Hazzard and Alice Hazzard, his Wife, et al, Defendants

To the defendants John E. Hazzard and Alice Hazzard, his wife, non-residents:

You and each of you are hereby notified that on the 28th day of February, 1927, the plaintiff Oliver C. Dovey filed his petition in the District Court of Cass county, Nebraska, against you and each of you to set aside a certain deed made, executed and delivered to you by George E. Dovey on the 9th day of November, 1922, conveying to you an undivided one-third interest in and to the following described real estate, to-wit:

Lots 1, 2, 3 and 4, Block 169, City of Plattsmouth; Lots 92, 93, 94, 95 and 96, Wise's Out Lots, an addition to the City of Plattsmouth; Lots 17 and 18, Block 10, Thompson's Addition to the City of Plattsmouth;

Also an undivided one-third of the following real estate in Section two (2), Township twelve (12), North Range twelve (12) East of the 6th P. M., in said Cass county, Nebraska: Lots 7, 8, 9, 10, 11 and 12, in Block 10 of the City of Plattsmouth; Lots 8 and 9, in Block 94 of the City of Plattsmouth; Lot 10 in Block 4 of the City of Plattsmouth; Lots 3, 4, 5 and 6, in Block 22 of Young & Hayes Addition to the City of Plattsmouth; Lots 55 and 56, in Section 18, Township 12, Range 14, in the City of Plattsmouth; the one-third (1/3) interest in Section 2, Township 12 North, Range 12 East of the 6th P. M., in said Cass county, Nebraska, and the one-third (1/3) interest in Lots 7, 8, 9, 10, 11 and 12 in Block 10 of the City of Plattsmouth, in Cass county, Nebraska.

On the ground that said conveyance was made without consideration and for the purpose of hindering, delaying and defrauding the creditors of the said George E. Dovey, and especially the plaintiff, which deed appears of record in Book 64, at page 141, of the Deed Records in the office of the Register of Deeds of Cass county, Nebraska, and for equitable relief.

You and each of you are further notified that you are required to answer said petition on or before the 27th day of June, 1927, or the allegations of plaintiff's petition will be taken as true and judgment vacating and setting aside said deed will be entered in accordance with the prayer of said petition.

OLIVER C. DOVEY, Plaintiff.

A. L. TIDD, Attorney for Plaintiff.

LEGAL NOTICE

To the following named persons and defendants and each of them, to-wit: T. Eloise Ireland; Anna M. Huber Stulken; Henry J. Stulken; husband of Anna M. Huber Stulken; Minnie (Mina) Huber Handka; John Handka; husband of Minnie (Mina) Huber Handka; George F. Huber; Huber, first and real name unknown, wife of George F. Huber; Carl (Charles) Huber; Huber, first and real name unknown, wife of Carl (Charles) Huber; Minnie (Mina) Huber, wife of John George Huber, deceased; Fred Tapper; Tapper, first and real name unknown, wife of Fred Tapper; Carrie Tapper Smith; husband of Carrie Tapper Smith; Anna Tapper Sandy; Sandy, first and real name unknown, husband of Anna Tapper Sandy; Clara Tapper Nicholson; Nicholson, first and real name unknown, husband of Clara Tapper Nicholson; George Tapper; Tapper, first and real name unknown, wife of George Tapper; James Hunter; Hunter, first and real name unknown, wife of James Hunter; Robert Hunter; Hunter, first and real name unknown, wife of Robert Hunter; Ella Heineman; Heineman, first and real name unknown, husband of Ella Heineman; Joseph E. Hunter; Hunter, first and real name unknown, wife of Joseph E. Hunter; Gracie D. Luper; Luper, first and real name unknown, husband of Gracie D. Luper Copeland; Copeland, first and real name unknown, husband of Gracie D. Luper Copeland; George Spencer Billings; Billings, first and real name unknown, wife of George Spencer Billings; A. H. Jackman, first and real name unknown, wife of A. H. Jackman; Rebecca Jackman, wife of A. H. Jackman; Addison H. Jackman; Jackman, first and real name unknown, wife of Addison H. Jackman; Minor Melton; Melton, first and real name unknown, wife of Minor Melton; Miner Melton; Sarah Melton, wife of Miner Melton; real names unknown; and all persons having or claiming any interest in the following described real estate in Cass county, Nebraska, to-wit:

All of the fractional west half (W 1/2) of Section fourteen (14), Township twelve (12) North, Range eleven (11) East of the 6th P. M., in Cass county, Nebraska, lying south of the Platte river, except a tract of land in the southwest corner thereof, containing ten (10) acres, including Government Lot five (5) and Tax Lots fifteen (15), sixteen (16), seventeen (17), eighteen (18), nineteen (19), twenty (20) and twenty-six (26) and the southwest quarter (SW 1/4) of the southwest quarter (SW 1/4) of said Section fourteen (14), together with all accretions thereto; also

All that part of Section fifteen (15), Township twelve (12) North, Range eleven (11) East of the 6th P. M., in Cass county, Nebraska, lying south of the Platte river, east of the easterly line of the right of way of the Missouri Pacific Railroad Company, and north of the northerly line of the right of way of the Chicago, Burlington & Quincy Railroad Company (formerly the Burlington & Missouri Railroad Company of Nebraska), being part of Government Lot five (5) and known as Tax Lot eleven (11), together with all accretions thereto—

You and each of you are hereby notified that on the 21st day of April, 1927, Charles Charpiot filed his petition in the District Court of Cass county, Nebraska, against you and each of you as defendants in an action entitled Charles Charpiot, Plaintiff vs. Alvin B. Daniels et al, Defendants, and known and numbered as Docket 3, Number 7971, page 183, of said court, the object and prayer of which petition is to quiet in the plaintiff the title to the following described real estate in Cass county, Nebraska, to-wit:

All of the fractional west half (W 1/2) of Section fourteen (14), Township twelve (12) North, Range eleven (11) East of the 6th P. M., in said Cass county, Nebraska, lying south of the Platte river, east of the easterly line of the right of way of the Missouri Pacific Railroad Company, and north of the northerly line of the right of way of the Chicago, Burlington & Quincy Railroad Company (formerly the Burlington & Missouri Railroad Company of Nebraska), being part of Government Lot five (5) and known as Tax Lot eleven (11), together with all accretions thereto—

You are required to answer said petition on or before the 27th day of June, A. D. 1927.

CHARLES CHARPIOT, Attorney for Plaintiff.

Our idea of the utmost in lack of tact would be giving one of those "See America First" pennants to a member of the Marine Corps.

Dr. John A. Griffin, Dentist

Office Hours: 9-12; 1-6. Sundays and evenings by appointment only.

PHONE 229 Soennichen Building

Journal Want Ads bring results.

known; Huber, first and real name unknown, wife of J. G. Huber; L. Billings, first and real name unknown; Billings, first and real name unknown, wife of L. Billings; Lucinda Billings; Billings, first and real name unknown, husband of Lucinda Billings; Elizabeth Irene Murphy; E. B. Murphy, first and real name unknown, husband of Elizabeth Irene Murphy; Harriet Lucinda Hunter; James Hunter, husband of Harriet Lucinda Hunter; Joseph E. Hunter; Ella M. Spencer; A. C. Spencer, first and real name unknown, husband of Ella M. Spencer; Jabez Clinton Billings; Billings, first and real name unknown, wife of Jabez Clinton Billings; Gracie D. Luper; Luper, first and real name unknown, husband of Gracie D. Luper; Gracie D. Luper Copeland; Copeland, first and real name unknown, husband of Gracie D. Luper Copeland; George Spencer Billings; Billings, first and real name unknown, wife of George Spencer Billings; A. H. Jackman, first and real name unknown, wife of A. H. Jackman; Rebecca Jackman, wife of A. H. Jackman; Addison H. Jackman; Jackman, first and real name unknown, wife of Addison H. Jackman; Minor Melton; Melton, first and real name unknown, wife of Minor Melton; Miner Melton; Sarah Melton, wife of Miner Melton; real names unknown; and all persons having or claiming any interest in the following described real estate in Cass county, Nebraska, to-wit:

All of the fractional west half (W 1/2) of Section fourteen (14), Township twelve (12) North, Range eleven (11) East of the 6th P. M., in Cass county, Nebraska, lying south of the Platte river, except a tract of land in the southwest corner thereof, containing ten (10) acres, including Government Lot five (5) and Tax Lots fifteen (15), sixteen (16), seventeen (17), eighteen (18), nineteen (19), twenty (20) and twenty-six (26) and the southwest quarter (SW 1/4) of the southwest quarter (SW 1/4) of said Section fourteen (14), together with all accretions thereto; also

All that part of Section fifteen (15), Township twelve (12) North, Range eleven (11) East of the 6th P. M., in said Cass county, Nebraska, lying south of the Platte river, east of the easterly line of the right of way of the Missouri Pacific Railroad Company, and north of the northerly line of the right of way of the Chicago, Burlington & Quincy Railroad Company (formerly the Burlington & Missouri Railroad Company of Nebraska), being part of Government Lot five (5) and known as Tax Lot eleven (11), together with all accretions thereto—

You and each of you are hereby notified that on the 21st day of April, 1927, Charles Charpiot filed his petition in the District Court of Cass county, Nebraska, against you and each of you as defendants in an action entitled Charles Charpiot, Plaintiff vs. Alvin B. Daniels et al, Defendants, and known and numbered as Docket 3, Number 7971, page 183, of said court, the object and prayer of which petition is to quiet in the plaintiff the title to the following described real estate in Cass county, Nebraska, to-wit:

All of the fractional west half (W 1/2) of Section fourteen (14), Township twelve (12) North, Range eleven (11) East of the 6th P. M., in said Cass county, Nebraska, lying south of the Platte river, east of the easterly line of the right of way of the Missouri Pacific Railroad Company, and north of the northerly line of the right of way of the Chicago, Burlington & Quincy Railroad Company (formerly the Burlington & Missouri Railroad Company of Nebraska), being part of Government Lot five (5) and known as Tax Lot eleven (11), together with all accretions thereto—

You are required to answer said petition on or before the 27th day of June, A. D. 1927.

CHARLES CHARPIOT, Attorney for Plaintiff.

Our idea of the utmost in lack of tact would be giving one of those "See America First" pennants to a member of the Marine Corps.