## The Plattsmouth Journal

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R. A. BATES, Publisher

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Congress has passed the dollar bill. Time and the experts will decide whether it's a phony.

The city of Lynn, Mass., has been sued by a citizen who was bitten by one of the city's horses.

What this country erally needs is more bleachers and fewer grand- cess was the thing he would not tolstands and grand players.

Ohio State university has ninetyfive freshmen this year who are more than 25 years old. They must be exhibition of lack of self control. quite a problem to the sophomores, whose duty is to show freshmen the ways of the world.

vicious, took the country.

A Yale professor says thirty-seven Fritzi Scheff has lost her job, and foreclosuree again threatens her home. Why doesn't she try going over and singing "Kiss Me Again" to the home loan board for the \$2,000?

Too much money was for the classic Greek mind a form of excess, and exerate. To have too much money was to show a lack of recent restraint and was o na par with too much dinner or too much drink or any other culgar

Mr. and Mrs. Percy Titmous, loyal English citizens, have won fame by giving Queen Mary a ride to the castle in their little car, the queen's limouvarieties of dinosaur, all of them sine having broken down on the road. vicious, rouned our country a million | The queen is the fortunate one. In years ago. Fortunately for them, America, a distinct discretion has they cleared out before our fifty-seven grown up in the matter of picking varieties of gangster, all of them up lady hitch-hikers on the high-

## Bible School Lesson Study!

Sunday, February 11

"Timely Warning"

Matt. 7:12-27. to ascertain the motive for the actions elevate humanity. others see us, we would hesitate to D. Hitchcock.) call names and try to correct their taining to Christ's religion.

will only destroy them. The natural revile and profane what you offer them and assail you with ridicule done with them.

ur prayer-life must be a wrestling with God, like Jacob, who said: "I will not let thee go, except thou bless pears not only from His office of me." (Gen. 32:26.) God is wiser judge, but from His power to read the than man, hence will only give good heart. He claims that the most se-dollar devaluation action was describgifts to those that ask of him.

Because ye are my disciples and bound to understand the O. T. in its higher and more spiritual sense, therefore do unto others all that you would ask they should do unto you, for this is the true meaning of the law and the prophets. The goodness of God is shown, in that he points out to men that sometime in life we all come to the place where we must choose our destiny-two ways are opened before us! It lies in man's power to choose, and that choice is either for life-or destruction. The earnest seeker will have assistance from God, if he asks; the careless man will take the easiest way that is offered. The devil will paint the broad way, with its alluring pleasures and make it so attractive that many are there that enter in thereby; while God stands at the narrow gate and beckons man to follow the light that leads upwardsnot the easy way, but the safe way -where people find no regrets when they reach the "end of the read." (The teacher with some imagination will picture the two ways, the crowding of the broad way with its accidents and wrecks-the narrow way, no crowding, no accidents, the safe

Jesus calls attention to false teachers. It is false teaching by the brewers and distillers that their products produce health and bring prosperity and happiness-the broad way is The test comes to both, the small and strewn with the wrecks of drunken the great, the humblest disciple as men, wasted lives and fortunes, wrecked homes, impoverished nations, Surely by the fruit the business is be heeded-it will decide our sternal will collect the notes and liquidate on the approved Sutherland and the known. The liquor business has not destiny-how we build! one good feature in it; it cannot be regulated-it thrives only by lawlessness: that is its element.

These false teachers wear the outbe sold to soldier or sailors nor to the possible.—L. Neitzel.)

By L. Neitzel, Murdock, Neb. Indians. Why not? It's intoxicating! The business is corrupt and produces The third and closing chapter of corruption. The tree is corrupt, so is

lives. Timely warning is given how will says "Lord, Lord, did we not to deal with hely things; things per- prophesy (teach) in thy name? And sometimes, for the sake of the flock, ment with the proposed Tri-County trator. man will not understand, but will condescends to bless the work of evil project would interfere with the Hansen gave out the telegram sent shepherds, whose lives are not openly Sutherland's plans. Governor Bryan him by Glassberg. It said the Wold scandalous and in general we may say and blasphemy. While they are in that "The unworthiness of the minthis frame of mind, nothing can be ister hinders not the effect of the sacrament." But, there, comes the reply: "I never knew you-as true disciples." The divinity of Christ ap-"Therefor" looks back to Christ's human race are naked and open be- al Association of Manufacturers as lieved of the job." He charged the

> claim to be devine. The summing up of the whole sermon is contained in the parable of two builders; this little story gathered up all the teachings of the sermon. "Therefore, since no man will enter the kingdom by making a profession or confession, nor living an honest and upright life, or even dong some good deeds, but 'hears my words and does them,' they are like two builders, one lays his foundation eep, upon a rock; the other shallow n sand. The test came when a storm broke upon them and floods descendd. This portrays man in general. The soul that has not had a Godly serrow for sin, that did not cry out like the Psalmist: Out of the depths have I cried unto thee, O Lord; Lord near my voice; let thine ears be attentive to the voice of my supplications." (Ps. 130:1), has never had the experience of David that God "set his foot upon a rock" (Ps. 40:2) and an rejoice that "his transgression is (Ps. 32:1) but is content with his will be in excellent shape." 'confession of faith"-that does not

house rests on sand. When the test comes, the storms break around him and he has no 'anchor for his soul." (Hebr. 6:19). well as to the apostle.

bring the joy of full salvation into

his scul. He is like the man whose

The warning of the Lord should

get. they will make the nation heal-thier (health drinks)—but it cannot there (health drinks)—but it cannot there is a second to a second the second the second to a second the second to a second the second to a second to

# i Nebraska River Jobs are Facing

Court Action Threatens to Block the Sutherland and Columbus Plans -Funds May be Lost.

Nebraska's big river projects, for these vast sums within the state.

the projects, the biggest fear of the 1933. sponsors of the \$7,500,000 Sutherthe \$7,300,000 Columbus power pro- est and unreasonable contracts which federal courts. ject, became a reality Saturday, al- enabled sugar manufacturers to pay threat to transfer the money to other not less than \$6.50 a ton under Car- ground that prohibition repeal prestates if delay continued too long.

Validity of the entire law under which the districts sponsoring the projects were organized and would operate, was challenged in a petition

but said he would study the matter now announces that, following a until Monday. If he should grant a meeting of its executive board in restraining order, it would tie up the Washington Jan. 10, not only is the water rights for the Columbus pro- quantity of diverted water adequate

Should Broady refuse the restrain- the opportunity be forever lost." ing order, the two big districts still judgment of others; men do not stop -by what it has done to uplift and fuse to act until the case was settled forms." or that federal officials would decide of others. It is far easier to see the Now comes our Lord and makes it the dangers of delay were too great faults and defects in others than our plain that "religion is not a dogma and would order cancellation of the own. If we could see ourselves as nor an emotion-but a service," (Rev. grants. All were considered pessibili-

In the great judgment day, many gress of the projects. quest for a water appropriation.

### WELCOME SETTLED DOLLAR

Washington-The administration' eret thought of the millions of the ed by the directorate of the Nationteaching about the law. The sense is: fore Him, and this is in effect a one stimulating confidence in government credit and making possible business commitments for the future. The expression was contained in a statement issued after a poll of sentiment in the directorate. While the general sentiment was favorable there wre reservations attached to

"Clarification of the administration's monetary policy," the president of the association, Clinton L. Bardo of Camden, N. J., said, "has Improved business sentiment, stimulated configovernment and made possible industrial commitments for the future with a reasonable degree of safety.

### LIQUIDATING M'LEAN BANK

Norfolk, Neb .- Depositors of the about \$50,000.

Journal Want-Ads get results! Tri-County.

#### BETTER RETURNS ON BEETS

Washington,-Rep. Carpenter said he understood the administration would offer "in the very near fu-New Dangers ture" legislation to improve returns to sugar beet producers. A move to make sugar beets a basic commodity along with cattle in the day's U. S. Supreme Court Rules Against house action was denied Carpenter by the rules committee, he said, on the ground it was "germane."

"The amendment I intended to ofon all sugar beets and cane grown courts. The threat of court action to block and deliered to producers during

#### ASK TREATY BE RATIFIED

filed in the district court here by at- American Farm Bureau federation stead act. torneys for a group of Platte county urging the immediate ratification of land owners. They asked an injunc- the St. Lawrence waterway treaty Clears Nebraska Docket tion to prevent issuance by state of- was made public by Senator Nye, Of 508 Liquor Cases. ficials of water rights for the Co- North Dakota, with a stactment that lumbus project but failed immediate- it called for support of the pact from with the petition at his home late land waterways, it has studiously Donehoe declared Monday. Saturday afternoon, decided to act examined the engineering facts and ject indefinitely, pending a hearing for the Illinois waterway, but that it of the Platte county citizens' case on believes the treaty should be ratified

#### CWA COMMITTEE RESIGNS

ties by persons interested in the pro- relief and CWA committees notified orders from the attorney general. Benjamin Glassberg, Colorado chief reported under study by PWA offi- ing Glassberg's removal Saturday of "we given each one but a day." cials at Washington who sought to Charles Hensen, Greeley publisher, Some have no use for pearls; they in thy name?" It is a fact that God determine whether the water agree. as county CWA and relief administrator attorney for Nebraska, said:

was studying a proposed federal pow- county committee had been found to er commission license for the Colum- have "followed the practice of refusbus project pending action on its re. ing federal aid unless applicants first had recommendations of the Great Western Sugar Co." Also, the telegram said ,the committee "permitted other irregularitis such as discriminating against Spanish-Americans in the selection of men for CWA relief.' Hansen said he was "happy to be rebecome top heavy with big political salaries and has become just another is now going to distant cities.

#### MARE RESCUED FROM CAVE

several comments by members of the nineteen day fast ended, Bertha was sentative, will offer for lease at pubcurves with a healthy diet of corn at the office of the County Treasurer from her pasture nearly three weeks have been cancelled or declared for-feited. Said public auction is to be dence in the credit position of the ago and search failed to reveal her held open for one hour.

several days ago, Lawrence Stenberg, Range 10 F. N. Bard, president of a Chi- 12, was sent to the potato cave by cago manufacturing concern, saying his mother. There he found Bertha, f8-3w President Roosevelt's actions in the who had backed into the cave and monetary field as well as general busi- had become so tightly wedged that ness "gives business a starting point" she could not move. The Nelsons forgiven, and his sins blotted out." budget can be reduced, the situation able to return to the Nelson farm regaining her strength.

#### AN EXPEDITER TO NEBRASKA

McLean State Bank of McClean, the public works administration may offer and sell at public auction the which stockholders last week voted travel west soon to look over, among following described real estate situto liquidate, are being paid in full, others, the Sutherland and Tri-Counthe money having been deposited in ty power and irrigation projects in the De Lay National bank of Nor- Nebraska, North and South Dakota folk for that purpose. The sum is and Minnesota projects, is considering the trip, altho it has not been Officers and directors of the bank scheduleed definitely. Checking up the assets. J. Norwood is president proposed Tri-County projects, now and other directors are: William the subject of water supply examin-(P. S.—The writer of these lessons Neumeier, Joe Frank, F. C. Weaver ations here, would not be the sole tors which have been received from and Jake Weyhrich. Mr. Norwood, purpose of the trip, but Twitchell the many friends, telling of the en- while in Norfolk Monday, announc- would confer with local authorities ward appearance of philantropists- joyment they have had in reading ed he would remain in McLean for about them. No decision had been they will balance our national bud- them. The Journal has arranged for the present to assist in the liquida- reached Monday, in the PWA's study of the Sutherland's status under a water-distribution arrangement with shall Pitzer, Attorneys

## All Federal Dry Cases are Wiped Out

Trial for Prerepeal Violators -400 Free Here.

Washington, Feb. 5 .- The supreme which nearly \$15,000,000 in federal fer would call for immediate appro- court ruled Monday persons charged public works money was allotted. Priation of 25 million dollars which with violating the national prohibi-Sunday night faced new dangers that the department of agriculture would tion law before its repeal cannot be threatened expenditure of any of use to pay a bonus of \$1.50 a ton tried for such offenses in the federal

The case was brought by the United States as a test case to determine Carpenter said beet growers "have its policy regarding the thousands of been filed praying for administration land power-irrigation project and of been the victims of unfair, dishon- prohibition cases now pending in of said estate and appointment of J.

The government appealed from a most on the heels of warnings of In- a multitude of cash and stock divi- decision by Federal Judge Haynes of March, 1934, at ten o'clock a. m. terior Secretary Ickes that indefinite dends to the department and impov- the middle district of North Carolina delay in starting the money to work erishment of beet growers them- directing the discharge of Byrum would not be countenanced and a selves." Beet growers would receive Gibson and Claude Chambers on the f5-3w vented further prosecution.

> The court took the position it had no power, in view of prohibition re- ty Nebraska. peal, to hear and determine cases in-Washington .- A letter from the volving alleged violations of the Vol-

Supreme court action in ruling pending federal liquor cases cannot ly to win an order restrained Gover- all senators representing farm areas. be tried will result in almost a clean nor Eryan and State Engineer Roy The federation meets headon the issue sweep of the criminal docket in Ne-Cochran from granting the water of diversion from Lake Michigan," braska district and allow the court Nye said. "Having committed itself to clear all other cases without delay, | j2213w District Judge Broady, presenting to the entire federal program of in- United States District Judge James A.

"The docket is cleared of 508 cases in my division," Judge Donohoe said. "Of 563 criminal cases, 484 will be disposed of in the Omaha division, 22 at Norfolk and two at Chadron. This will clean the state at Norfolk, and reduce it in Omaha to 15

The supreme court act frees those would face the threat of the action it "expected senators of both parties Bill Maher as chief of the north side, Court on the 16th day of February, THOMAS E. DUNBAR. exhortations to charitable judgment. ment, the prohibition reform, is eager to the validity of the law, the possi- to redeem the St. Lawrence scaway and Fran Kalamaja as leader in south Much harm is done by a too hatsy and willing to be judged by its fruits bility that Governor Bryan might re- pledges of thier respective plat- side liquor rings as distinguished from two city-wide indictments involving defendants tried in the 1932 conspiracy trial. Indictments in the city-wide case previously had been Greeley, Colo.-The Weld county dropped by the Omaha office, upon ty, Nebraska.

Judge Donohoe said it would have The Sutherland project still was director, they had resigned follow- taken two years to try the cases had

Charles E. Sandall, United States

"It is to be regretted many flagrant violations could not be punished. I think in Nebraska an honest effort was made to enforce the law and we were making headway since prohibition was transferred from the Treasury to the Department of Jus-

Why sing about the "Big Bad Wolf?" It has just turned out to be one of those, chow lap dogs?

Mr. Werchant, are you doing relief administration with having your share to speed the return of prosperity in Cass county? Advertising will bring you business that port and a petition for examination 2 1/2 miles north of Murdock, Ne-

SCHOOL LAND LEASE AUCTION

Notice is hereby given that the Commissioner of Public Lands and Ashland, Neb. - Her enforced Buildings, or his authorized reprerounding out her once attractive lic auction, on the 26th day of February, 1934, at 2:00 o'clock, p. m., and oats Tuesday. Bertha, an old of Cass County, in Plattsmouth, Nehorse belonging to the Axel Nelson braska, all educational lands within farm family near here, was missed said county upon which the contracts The following lands will be offer-

On the neighboring Stenberg farm ed: NW 4 NE 4 of Sec. 36, Twp. 10, HARRY P. CONKLIN,

Commissioner of Public Lands and Buildings.

NOTICE OF SHERIFF'S SALE

Notice is hereby given that by added that "if apprehension with ref- were notified and Bertha, weak from virtue of an order of sale issued by erence to the enormous expenditures hunger and thirst was rescued. The the Clerk of the District Court of of the government and its unbalanced 18 year old sorrel mare, who was Cass County, Nebraska, in a cause therein pending wherein The Nebraska City Building & Loan Associaunder her own power, is gradually tion, a corporation, is plaintiff, and George K. Petring, et al., are defendants, I will, at 1:30 o'clock p. m., on March 12, 1934, at the south front door of the Court House in Washington .- An "expediteer" of Plattsmouth, Cass County, Nebraska, ated in Cass County, Nebraska, towit:

Fractional Lot 1 and all of Lots 2, 3 and 4, in Block 22, in the City of Plattsmouth, together with all gasoline tanks and pumps and all fixtures, machinery, appliances, shafting and belting, including by specific description two gasoline tanks, one Tokhein gasoline pump, one 7 1/2 horse power electric motor and one 11/2 horsepower electric motor.

Dated February 6, 1934. H. SYLVESTER, Sheriff of Cass County, 1934. Nebraska. Wm. H. Pitzer and Mar-

for Plaintiff.

18-5W

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska. To all persons interested in the estate of Martha S. Lewis, deceased:

Take notice that a petition has been filed praying for administration petition has been set for hearing before said Court on the 2nd day of March, 1934, at 10 o'clock a. m. Dated January 30, 1934.

A. H. DUXBURY, County Judge.

NOTICE OF ADMINISTRATION In the County Court of Cass Coun-

y. Nebraska. To all persons interested in the estate of Nellie B. Smith, deceased: Take notice that a petition has H. Teegarden as Administrator; that said petition has been set for hearing

Dated February 5, 1934.

A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

In the County Court of Cass Coun-To the creditors of the estate of

Oline C. Johnson, deceased: for the filing and presentation of of foreclosure, wherein Joseph claims against said estate is May 16, Philipps, Barbara Philipps and Tena 1934; that a hearing will be had at Vavra, are plaintiffs, and now Glen the County Court room in Platts- H. Foe is assignee of plaintiffs, and mouth on May 18, 1934, at ten Christian O. Schlytern, administrator o'clock a. m., for the purpose of ex- c. t. a., d. b. n., of the Estate of amining, hearing, allowing and ad-

Dated January 19, 1934. A. H. DUXBURY, County Judge.

NOTICE OF PROBATE

In the County Court of Cass Couny, Nebraska.

To all persons interested in the estate of Christoph Beil, deceased; Take notice that a petition has been filed for probate of an instrument purporting to be the last will and testament of said deceased, and 1934. for the appointment of Fred W. Beil as executor thereof; that said petition The farm bureau in its letter said named in indictments which listed has been set for hearing before said

1934, at ten a. m. Dated January 20th, 1934. A. H. DUXBURY. County Judge.

Dated January 22nd, 1934. A. H. DUXBURY. County Judge, ing been made in the payment of said

NOTICE OF FINAL SETTLEMENT

In the County Court of Cass county, Nebraska. To all persons interested in the es-

tate of Clarence W. Fleshman, de-

said Court on February 23, 1934, at Dated this 29th day of January. ten o'clock a. m. Dated January 23, 1934. A. H. DUXBURY,

County Judge. NOTICE OF HEARING

Estate of Chester H. Smith, deceas-

In the County Court of Cass county, Nebraska.

The State of Nebraska: To all persie L. Teegarden has filed her petidied intestate in Cass county, Nehabitant of Cass county, Nebraska, and died seized of the following decribed real estate, to-wit:

The west one-half (W1/2) of Lot ten (10) in Block twentyeight (28) in the City of Plattsmouth, Cass county, Nebraskaeaving as his sole and only heirs at law the following named persons, to-

Nellie B. Smith, his widow, and Tinsie L. Teegarden, and Addle C. Sheehan, his daugh-

That the interest of the petitioner in the above described real estate is that of an heir at law of said de- has commenced in the District Court ceased, and praying for a determina- of Cass county, Nebraska, an action tion of the time of the death of said against you as defendants, the object Chester H. Smith and of his heirs, and prayer of which is to obtain a the degree of kinship and the right decree of said court barriag and exof descent of the real property be- cluding each and all of you from havonging to the said deceased, in the ing or claiming any right, title, lien, State of Nebraska.

It is ordered that the same stand described real estate, or any part for hearing on the 2nd day of March, thereof, and quieting the title to all 1934, before the County Court of Cass of said real estate in the plaintiff county in the Court House at Platts- against the said defendants. mouth, Nebraska, at the hour of 10 o'clock a. m.

Dated at Plattsmouth, Nebraska, day of February, 1934. this 5th day of February, A. D.

A, H. DUXBURY, 15-3w

County Judge. Daily Journal, 15c per week. NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.

To all persons interested in the estate of George Everett, deceased: Take notice that a petition has been filed praying for administration of said estate and appointment of H. Coffelt as Administrator; that said John Everett as Administrator; that ing before said Court on the 16th day of February, 1934, at ten oclock

> Dated January 15, 1934. A. H. DUXBURY. County Judge.

NOTICE TO CREDITORS In the County Court of Cass coun-

ty, Nebraska. To the creditors of the estate of

Jacob F. Brendel, deceased: Take notice that the time limite! for the filing and presentation of claims against said estate is May 23 1934; that a hearing will be had at the County Court room in Plattsbefore said Court on the 2nd day of mouth on May 25, 1934, at ten o'clock a. m., for the purpose of examining, hearing, allowing and adjusting all

> Dated January 26, 1934. A. H. DUXBURY. 129-3 w County Judge.

claims or objections duly filed.

NOTICE OF SHER-IFF'S SALE OF LAND

By virtue of an order of sale issued by the Clerk of the District Court of Take notice that the time limited Cass County, Nebraska, on a decree John E. Casey, Deceased, et al. are insting all claims or objections duly defendants, I will sell at public auction to the highest bidder for cash at the south front door of the court house in Plattsmouth, Cass County, Nebraska, en the 6th day of March, 1934, at two o'clock p. m., the follow-

ing described property: The northeast quarter (NE 14) of Section nine (9), Township ten (19), North Range nine (9), East of the 6th P. M., Cass County, Nebraska, to satisfy the judgment and costs in said ac-

tion. Dated this 21st day of January,

H. SYLVESTER, Sheriff of Casa County, Nebraska.

Attorney f1-5W NOTICE OF FORECLOSURE SALE

NOTICE IS HEREBY GIVEN, and by virtue of a certain chattel mort-In the County Court of Cass Coun- 1931, and duly filed for record in the office of the County Clerk of Saward To all persons interested in the County, State of Nebraska, on the estate of William D. Coleman, de-7th day of May, 1931, also filed in the office of the County Clark of Cass Take notice that the administrator County, State of Nebraska, under of said estate has filed his final report date of May 13, 1931, said chattel and a petition for examination and mortgage executed by Marvin Larsen allowance of his administration ac- to the INTERNATIONAL HARcounts, determination of heirship, as- VESTER COMPANY OF AMERICA. signment of residue of said estate and a Wisconsin Corporation, to secure for his discharge; that said petition the payment of the sum of Seven and report will be heard before said Hundred Sixty-Seven Dollars and Court on February 16th, 1934, at Pour Cents, (\$767.04), and there is now due the sum of \$576.38, (Five Hundred Seventy-Six Dollar's and Hhirty-Eight Cents), and default hav-

> sum, we will, therefore, offer for aslo the property therein described: One Farmail Tractor number T-124069; One McCormick-Deering Middle Buster, and one McCormick-Deering Tractor Cul-

tivatorat public auction for eash to the Take notice that the Administrator highest bidder, at the farm of Fred of said estate has filed his final re- Thimgan, known as the Miller farm and allowance of his administration brasks, (NE 1/4 of Section 3, Townaccounts, determination of heirship, ship 11, and Range 10, Cass County, assignment of residue of said estate Nebraska) on the 24th day of Februand for his discharge; that said peti- ary, 1934, at 1:00 o'clock p. m. on

tion and report will be heard before said date.

INTERNATIONAL HAR-VESTER COMPANY OF AMERICA. By A. HOOVER.

Collector.

LEGAL NOTICE To Preston Midkiff, Lovina Ellen Midkiff, Sarah Midkiff, Matilda Eveline Midklif, Joshua Lyan, Henry sons interested in said estate, credi- Snider. Samuel Midkiff, Rachel M. tors and heirs take notice, that Tin- Howery, Martha Walstow, Mary Rowe, L. M. Rowe, Charles M. Bickel, tion alleging that Chester H. Smith Joseph Webster, and all persons having or claiming any interest in Lot braska, on or about the 5th day of eight (8) in the southeast quarter of May, 1931, being a resident and in- the southeast quarter of Section twenty-nine (29); Lot four (4) in the southeast quarter of the northwest quarter, and the southwest quarter of Section twenty-eight (28); Lot seven (7) in the northeast quarter of the southeast quarter, and Lots nine (0) and ten (10) in the southeast quarter of the southeast quarter of Section twenty-nine (29); and Lot four (4) in the northwest quarter of the orthwest quarter of Section thirtythree (33), all in Township ten (10) North, Range fourteen (14), East of the 6th Principal Meridian, all in Cass county, Nebraska, real names

unknown: Take notice that James C. Roddy nterest, or estate in or to the above

You are required to answer the said petition on or before the 26th

JAMES C. RODDY, Plaintiff. By Tyler & Peterson. of Nebraska City, Nebr., His Attorneys.