PAGE TWO

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THURSDAY, MAY 24, 1934 NOTICE OF ADMINISTRATION NOTICE OF ADMINISTRATION NOTICE OF ADMINISTRATION Liquor Control NOTICE TO CREDITORS The Plattsmouth Journal In the County Court of Cas Coun-In the County Court of Cass coun-In the County Court of Cass Coun-In the County Court of Cass coun-States to Pay ty, Nebraska. ty, Nebraska. ty, Nebraska. ty, Nebraska To all persons interested in the To all persons interested in the To all persons interested in the To the creditors of the estate of estate of John E. Kirkham, deceased. David C. LaRue, deceased, No. 3007: estate of Ella Root, deceased. No. estate of Catherine Hild, deceased. Federal Taxes 3025. Take notice that a petition has No. 3028. PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA Take notice that the time limited No. 3023: been filed praying for administration Take notice that a petition has Take notice that a petition has for the presentation and filing of Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter of said estate and appointment of been filed praying for administration been filed praying for administration claims against said estate is Septem United States Supreme Court Re Said said petition has been set for Michael Hild as administrator; that K. Pollock as Administrator; that had at the County Court room in hearing before said Court on the said petition has been set for hearing said petition has been set for hearing Plattsmouth on September 7, 1934, at R. A. BATES, Publisher fuses Protest from Ohio-15th day of June, 1934, at ten a. m. before said Court on the 15th day of before said Court on the Sth day of ten o'clock a. m. for the purpose of "Private Trade." June, 1934, at ten o'clock a. m. Dated May 10th, 1934. Dated May 19th, 1984. June, 1934, at ten o'clock a. m. examining, hearing, allowing and ad-SUBSCRIPTION PRICE \$2.00 A YEAR IN FIRST POSTAL ZONE A. H. DUXBURY. Dated May 21, 1934. justing all claims or objections duly Washington, May 21 .- Ohio and A. H. DUXBURY, Subscribers living in Second Postal Zone, \$2.50 per year. Beyond m21-3w County Judge. A. H. DUXBURY, filed other states which monopolize the m14-3w County Judge. Dated May 4, 1934. County Judge. 600 miles, \$3.00 per year. Rate to Canada and foreign countries, m21-3w JUNE ROBLES TO HAVE REST \$3.50 per year. All subscriptions are payable strictly in advance. sale of intoxicating liquor within A. H. DUXBURY. NOTICE OF FINAL SETTLEMENT NOTICE OF FINAL SETTLEMENT m7-3w County Judge. their boundaries must pay federal Tucson, Ariz .- June Robles re laxes. In the County Court of Cass coun-In the County Court of Cass coun PARTNERSHIP DISSOLUTION eived bad news, she will not be al-A unanimous decision of the suty, Nebraska. y, Nebraska. Congress has reduced the price of Concerning the quip about a fan owed to return to school Monday as j To all persons interested in the preme court, handed down today by To all persons interested in the es-Notice is hereby given that the becoming a citizen, but have you no- dancer being a nudist with a coolshe had wished. The 6 year old vic- estate of Katie Hoenshell, deceased. partnership between L. D. Hiatt and Justice Sutherland, declared the printate of David J. Hoenshell, deceased. ticed what it has been doing to the ing system, we suggest the "fans' tim of kidnapers was so informed No. 2053: Thomas J. Slayman, operating under No. 2054: ciple had been firmly established that Take notice that the Administrator really need the cooling system. by her father, as she left her home Take notice that the Administrator the trade name of Nebraska Basket price of remaining ones. "the instrumentalities, means and D. B. N. of said estate has filed his to attend mass at the neighborhood final report and a petition for exami- final report and a petition for ex- Hiatt retaining the trade name of D. B. N. of said estate has filed his Factory is dissolved. The said L. D. -:0:-operations whereby the states exert Nothing is so soothing to the tyro Well, Postmaster General Farley Roman Catholic church. nation and allowance of his adminisamination and allowance of his ad- Nebraska Basket Factory and asthe governmental powers belonging fisherman as to come back and find announced Saturday there would be "The condition of little June has tration accounts, determination of ministration accounts, determination suming the indebtedness thereof. to them are exempt from taxation by nbuenced our decision to keep her heirship, assignment of residue of that it was a bad day for fishing and no Santa Claus stamps, so that seems of heirship, assignment of residue of Of all of which due notice shall the United States," but that "the said estate and for his discharge, that said estate and for his discharge; be taken. to let the Record's suggestion out. the experts didn't get any either. from school until next year," the said petition and report will be heard that said petition and report will be immunity of the states from federal father said. "As soon as the kidnap- before said Court on June 1st, 1934, heard before said Court on June 1st, -:0:-Dated May 16, 1934. taxation is limited to those agencies L. D. HIATT. With Jim Reed to make it louder The Detroit News guesses Kathers are apprehended and she no long- at ten o'clock a. m. 1934, at ten o'clock a. m. which are of a governmental charm17-4w THOMAS J. SLAYMAN. arine Hepburn's husband was just and Eddie Dowling to make it fun-Dated May 4, 1934. er is needed to identify them, we Dated May 4, 1934. acter." A. H. DUXBURY. naturally obscure, as he doesn't seem nier, Senator Soaper sees no reason A. H. DUXBURY. plan a long vacation on the coast. Crofoot, Fraser, Connolly & Stryker, m7-3w County Judge. any more noticeable since the di- whey the senate should delay waivers "Nongovernment Function." m7-3w County Judge. We probably will take her to one of Attorneys Omaha National Bank Bldg. OMAHA, NEBR. "Whenever a state engages in on Huey. the beaches where she can rest and NOTICE OF HEARING business of a private nature it ex-NOTICE forget about her experience in that on Appointment of Adminis-NOTICE TO NON-RESIDENT creises nongovernmental functions," A California woman divorced her The origin of the Chicago stockheat-scorched prison box in which That Harry Albin has filed his aptrator De Bonis Non DEFENDANTS. the opinion said, "and the business yards fire seems to be somewhat in husband because he would eat nothshe was held for nineteen days." plication with the County Clerk of Cass county, Nebraska, to operate a Tothough conducted by the state, is not In the County Court of Cass Coundoubt, but the fact that it started ing but pickles, salami and bread The father said his daughter has Robert S. Wilkinson: Helen Fenn ty, Nebraska. dance hall on Lot 11, in Block 5, immune from the exercise of the in the sheep pens would tend to exon- and milk. And quite right. Pickles sone from one extreme to the other To all persons interested in the Latta's First Add in the Village of Reed; 'Will Eugene Reed; John H. power of taxation which the consticrate Mrs. O'Leary's cow this time. and salami don't call for bread and since she was abducted April 25 and estate of Albert Wesley Vallery, de- Murray, Cass county, Nebraska, from Croxton; Thomas E. Tootle; Thomas tution vests in the congress." this date till January 1st, 1935, Said K. Hanna; Eugene L. Reed; Carringmilk. held for the \$15,000 ransom that ceased. No. 2537. Ohio, to prevent the return of the Take notice that a petition has application will be considered by the ton Hammer; Calvin Russell; Laura never was paid. She was rescued last The Washington political experts Russell; Elizabeth Mack; S. Clinton, saloon, in December, 1933, set up a been filed praying for the appoint- County Board of Cass county, Nehave had great fun telling us all that Someone inquires whether it is Monday. "She used to be so cheerful ment of A. L. Tidd as administrator braska, on the 5th day of June, 1934, real name unknown; C. state monopoly for the distribution the Pennsylvania primaries "meant." proper this season to eat the charry and smiled constantly, but now she de bonis non of all the estate of said at ten o'clock in the forenoon in their real name unknown; F. T. Davis, real and sale of all spirituous liquors and Eut unless Jim Reed gets into the in the cocktail. It depends upon how occasionally looks sad and sometimes deceased not already administered office in the Court House in Platts- name unknown; H. H. Russell, real purchased a supply costing approxiupon, that said petition will be heard mouth, Nebraska, and if there are name unknown; J. H. Bellows, real Missouri senatorial race, how are the many cocktails remain to be confearful," he said. before this Court on the 15th day of any objections to said application hame unknown; John W. Brooks, mately \$4,500,000 for sale through Washington experts going to have sumed. One doesn't wish to be cramthey shall be filed on or before said Alpheus Hardy and John N. Denison. June, 1934 at ten a. m. stores owned, managed and controlled med full of cherries, you know. any fun in Missouri? Trustees; D. N. Myers, Trustee; ARREST 419 IN LIQUOR RAID date for consideration. Dated May 21, 1934. by the tsate. Frank E. Johnson and John S. Stull, Dated this 19th day of May, A. A. H. DUXBURY, Not a Police Power. Executors of the last Will and Testa-Washington .- The revitalized fed- (Seal) m21-3w County Judge. D. 1934. Asserting that the United States ment of Elizabeth C. Handley, de-GEO. R. SAYLES, eral bootleg drive made a post-proceased; Helen Fenn Reed, Executrix oposed to tax this business. Ohio askm21-4sw County Clerk. NOTICE OF FINAL SETTLEMENT Bible School Lesson Study! nibition record of 419 arrests and and Eugene L. Reed, Executor of the ed the supreme court for permis last Will and Testament of Lucius NOTICE OF SALE 257 still seized during the week end-In the County Court of Cass counsion to bring suit against the com-F. Reed, deceased; the Heirs, Devid May 12. This showing, the best ty, Nebraska. missioner of internal revenue, insistsees, Legatees, Personal Representa-Sunday, May 27th By L. Neitzel, Murdock, Neb. In the District Court of Cass To all persons interested in the veekly figure since repeal, included tives and All Other Persons interesting that congress in imposing taxes estate of Fred Patterson, deceased. County, Nebraska. only two days of the treasury's new No. 2846: In the Matter of the Application ed in the Estates of Lucius F. Reed, on the loiuor business did not in Take notice that the Administrator of Charles L. Graves, Administrator J. E. Peterson, real name unknown, alcoholic tax unit's existence. This |eat." Doubtless often our Lord was tend to tax a state, and that such init was created May 10 and immedi- of said estate has filed his final re- of the Estate of John Wesley Wood- Elizabeth C. Handley, Eugene L. "The Last Judgment" tely threw fire on the task port and a petition for examination ard, deceased, for license to sell real Reed and Isaac D. Harmer, real actually hungry on his travels up taxes would be illegal. It insisted it Matt. 25:31-46. The happiest and saddest scenes and down the stony paths of Pales- had the right to carry on the liquot and allowance of his administration estate. of curbing bootlegging. The figures, ing Water Sunday School Library Asare here depicted by our Lord. The tine. He lived on the grateful gifts business under its police power withaccounts, determination of heirship, Notice is hereby given that in purmade public by Secretary Morgen- assignment of residue of said estate suance of an order of the Honorable sociation; First Cong'l Church; Westhappiest, because the true and faith- of those to whom he had ministered, out being subject to federal taxes. hau, showed the previous week's to- and for his discharge; that said peti- D. W. Livingston, Judge of the Disful are receiving their eternal re- He begged a drink of water of the The coure replied today that the Myers Crushed Stone Company; the tal of arrests was 273 and of stills tion and report will be heard before trict Court of Cass County, Nebraska, ward; the saddest, because those that Samaritan woman; "the cup of cold repeal of prohibition did not make Burlington & Missouri River Railsaid Court on June 8th, 1934, at ten made on the 16th day of April, 1934, sized 227.... rcad Company in Nebraska; The Soneglect all opportunities of serving water" was doubtless in memory of the liquor business, which had always after described, for the payment of ciety of the Home of the Friendless; o'clock a. m. Morgenthau said retailers will be God will receive what justly belongs many a thirsty hour. "I was a strang- been a private activity, a governmendebts and claims allowed against said estate and expenses of administra-Dated May 7th, 1934. iven May 31 to turn in surplus sup-A. H. DUXBURY, to them-for sins of omission, ban- er" refers to his pathetic saying, "the tal function. It added that the po-

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estate and expenses of administra-tion of the Estate of John Wesley three (3) in Block one (1), in River-

Lord-and that is hell.

ishment from the presence of the foxes have holes, etc."

Man choses his own destiny Two ity, is that Christians are finally west are then, to him-the strait mown and rested by their fruits. We gate and the wide gate (Matt. 7:13). enter the kingdom not by saying, Jesus says: "Come unto me" and "Lord, Lord," but by doing his will. eternal life is yours; the devil says: "What does the Lord require of thee. "All these things will I give thee, if but to do justice, to love mercy and

thou wilt tall down and worship me." to walk humbly with thy God?" But most men go heedlessly along, (Michh 6:8). following their own inclination. The Unconsciously, those to the right

two ways lead to two different desti- had done the Master's will, as the nations. The last day of the old natural outflowing love of their world has come. The Son of Man bearts. They believe there must be some mistake, and they will not take makes his appearance-in Glory.

Once he came in poverty, "made advantage of a mistake, even to gain himself of no reputation, and took entrance into the kingdom of heavupon him the form of a servant." en. They will not enter under the (Phil. 2:7).

But at this second advent he will deed. They are too honest for that. come in his glory-as a king on his Of all the good and kindly deeds done throne-as the judge of all men. in Jesus' name, there is "a book of remembrance written before him." What a contrast!

"It is this second coming of (Mal. 3:16). "The supreme sacra-Christ that gives rationality and ment of all, greater than all the saczeaning to the groaning and travall raments about which the church has of the world. Unless some such con- disputed for centuries, is the sacra-

summation awaits us at the finish, all ment of service." (Rev. Sidney M. the agony and striving of the centur- Berry.)

ies have been in vain, all the blood The arraignment of those on the of the martyrs has been shed in vain; left. Here follows perhaps the most hunt, alias Slippery Dell Hanlon, all our struggles and labors have terrible of all words spoken by Christ life-term Colorado convict, has been been for nought, and history is be- -- words so terrible that Christian linked with two Wisconsin payroll reft of meaning. It is the sure prom- preachers and teachers seldom dwell robberies during his brief liberty on ise of the coming of the Lord that upon them. Yet, who can say that parole in 1933, Roy Best, state prislends meaning to history; that jus- they are not true and that they are on warden, said Sunday. Best said hotter. tifies all our labor and conflict and not of the utmost importance to all he had been asked to place a "hold

mortals? "Depart from me, ye cur- order" against Hanlon and Lawrence travail." (Rev. J. D. Jones.) The nations of the earth will ap- ted!" What were the sins for which Johnson, alias George Anderson, also pear before him. By implication, we they were punished? All sins of a convict at the state penitentiary believe that the gospel has made its omission. "Verily, I say unto you, here. Hanlon's photograph has been way around the world at the last inasmuch as ye did it not unto one identified as that of a man who parjudgment. Now follows an indiscrib- of these least, ye did it not unto me." ticipated in the \$46,000 robbery of able scene-the great separation. Many find it difficult to believe in the Superior Light and Power com-

Man and wife, parents and children, the eternal punishment of the wick- pany's payroll truck in Superior, cluding his statement of innocence, may meet for the last time. The wife, ed, to reconcile it with the goodness Wis., in November, 1933, and he is a devoted servant of Jesus Christ, the of God. God is not only benevolent; also suspected of the \$1,200 robbery neighborhood theater, but the Popman a careless, shiftless, paltroon, not he is also righteous and holy and of the Baraboo, Wis., Light and eye cartoon went over better with caring for either God or man-will true; and if his truth and holiness Power company, the same month. the little folks in the audience. be separated. So the children from require the everlasting punishment of Best said he was advised by the pothe parents. The angels of God will sin, his benevolence will not prevent lice chief of Superior, Wis., Johnson's

gather the wheat from the tares. We it. There will be no appeal from the photograph has been partly identified covering the play, we would not vote That the interest of the petitioner wit: Elizabeth Jones, his widow; can only think with a shudder of the sentence-it is final. In justice to the as of a man who participated in the to give the National Geographic ex- in the above described real estate is Mary L. Lemert, Lorenzo E. Jones and title to said property, and that moment of separation. We think of rightsous, God could not admit de- same robberies, Best said. a man as a step-brother to the church termined sinners to his heaven. There

them. To the right and left of the T.; in 234 times, nearly one verse for throne means the place of honor and every chapter in the N. T. alone, God

Master, savior and friend, and hear ent sinners and their doom.

heritance.

"I was hungry, and ye gave me to 6:16).

inguish tax paid from illicit liquor. business activities is the power to The central doctrine of Christian-These strip stamps, were sold to reregulate those activities, gand not to carry them on, 1 Carton The court refused to permit Ohic to file the suit.

lice power of a state as applied to

Ruling May Increase Iowa Whisky Prices.

Des Moines, Ia., May 21.-Like Ohio, Iowa has asked that no federal tax be collected on liquor sold by Iowa, but Attorney General O'Con nor and heads of the Iowa liquor commission tonight declined to com ment on how the supreme court ruling might affect Iowa.

to members and added that reports Ohio's liquor bill is different than indicated that 75 percent of the mem-Iowa's, O'Connor said, in that it has bers "have exhausted their feed supother licensing privileges besides sellplies and ave only depleted pastures cloak of some other person's good ing liquor through stores. William to depend upon." Millhaem, assistant chairman of the "A telegram has been sent to Chescommission, said an opinion will be sought.

> It was admitted that the federal tax of \$2 a gallon on whisky would materially add to the price of liquor sold at the Iowa stores.

LINKED IN TWO ROBBERIES

shelling costs. Canon City, Colo .- William Dali-In the case of the Chicago fire, reconstruction starts as soon as the embers cool; but in the Minneapolis strike, the situation seems to grow

With the women (all but) walking over the men at the cocktail hour,

Among Taste!"

wit: was received with interest at our

lies of red strip stamps used to dis- m14-3w

are attached at distilleries.

with milk. In a statement declared

that drouth loans were "imperative"

-:0:---Unless there is some special rule

ploration award to the pilot of the that of a subsequent purchaser of and Volney W. Jones, his children. all claim, right, title or interest of Hanlon, Colorado's most notorious Olympic for running down the Nan-convict was sentenced to life ten

DEAD FROM POISON This Dillinger hunt is a very ser-Norfolk, Neb .- Frank Green, about ious matter, and instead of jesting the place of rejection. How glad and says that there is a place of eternal 33, who was released a month ago about it, patriotic citizens should ofhappy must be the righteous, that punishment. May we well consider from the Norfolk state hospital, fer practical and helpful suggestions. 1934, before the County Court of deceased, in the State of Nebraska. fore the 25th day of June, 1934, or a they will be judged by their beloved the fate of the unrepenting, persist-drank poison Saturday night and died We know a number of men who have Cass County in the Court House at default judgment will be rendered a few minutes later. He was on a the reputation of never having fail- Plattamouth, Nebraska, at the hour of for hearing on the 15th day of June. against you and the relief granted to

Master, savior and friend, and hear the joyful invitation, "Come, ye bles-sed of my father." They heeded the sed of my father." They heeded the call, "Come unto me, etc." and now fate. They cried for the rocks and ing the hospital, he went to live with next time each one calls we are gothey are invited to receive their in- the mountains. They prayed, but a sister at Fullerton. Authorities ing to announce that the payment of (Seal) m21-3w their prayer was too late." (Rev. said they had not determined what our account has been assumed by Mr.

prompted Green to take the poison. | Dillinger.

SHERIFF'S SALE

milers for a brief period after their suthorization by law to take care of 88

By virtue of an Execution issued tocks on hand; but now the stamps by C. E. Ledgway, Clerk of the Dis- hour of 11 o'clock a. m., the follow- 6th P. M., Cass county, which is trict Court within and for Cass Coun- ing described real estate, to-wit: ty, Nebraska, and to me directed, I

County Judge.

will on the 30th day of June, A. D. FEED FOR COWS EXHAUSTED 1934, at 10 o'clock a. m. of said day at the South Front Door of Court Chicago .--- The Pure Milk associa- House, in said County, sell at public ion, bargain agency for 18,000 farm- auction to the highest bidder for ers supplying the Chicago market cash the following real estate to-wit:

An undivided one-ninth interest in and to the West Half of the Northwest Quarter of Section Four, and an undivided one-ninth interest in and to East Half of the Northeast Quarter of Section Five, all in Township Eleven, Range Ten, East of the 6th P. M., Cass County, Nebraska;

ter Davis, milk administrator for the The same being levied upon and taken as the property of Ralph C. Rager, AAA," the statement said, "asking defendant, to satisfy a judgment of what arrangements could be made said Court recovered by Searl S. for purchase of hay and corn. The Davis, Guardian of Evelina Rager, in-

government has large stores of corn competent, plaintiff, against said defendant. under seal in close proximity to the Plattsmouth, Nebraska, May 23,

Chicago milk shed. Purchase of this A. D. 1934. corn would save transportation and H. SYLVESTER,

Sheriff Cass County, m24-5w Nebraska. NOTICE OF HEARING

on Petition for Determination of Heirship Estate of Nancy Blankinship, de-

eased. File No. 3026. In the County Court of Cass County, Nebraska.

sons interested in the estate, cred- intestate in Ohio prior to February "Pete" suggests a companion column itors and heirs take notice, that T. 7th. 1885, being a resident and infor Emily Post: "Good Moderns Arthur Wiles has filed his petition habitant of Ohio and died seized of

intestate in Iowa prior to November to-wit:

2, 1867, being a resident and inhabi-The news reel of Mr. Insuil, in- tant of Iowa, and died seized of the following described real estate, to-

South Half of the Northwest Quarter of Section 4, Township 10, N. Range 11, in Cass County, Nebraska:

leaving as her sole and only heirs at

County Judge.

Woodward, deceased, I will sell at public auction to the highest bidder Water, Cass county, Nebraska, more State of Nebraska, County of Cass. for cash at the front door of the Bank of Union, in Union, Nebraska, on Thursday, May 31st, 1934, at the Lot 7 in the Northeast Quar-

ter of the Southwest Quarter of Section 23, Township 10, Range 13, containing 26.36 acres more or less; Lot 6 in the Northeast Quarter of the Southwest Quarter of Section 23, Township 10, Range 13, containing 10 acres more or less; Lot 42 in the Southeast Quarter of the Southwest Quarter of Section 23, Township 10, Range 13, containing 6.05 acres more or less all in Cass County, Nebraska,

to lease thereon to March 1, 1935. 1, Twp. 10, Range 11, East of 6th The right to reject any and all bids P. M., Cass county, Nebraska, more is hereby reserved.

ceased.

A. L. TIDD, n23-5w Attorney.

NOTICE OF HEARING. on Petition for Determination of Heirship Estate of Alonzo M. Jones, de

ceased. File No. 3027-9-457. In the County Court of Cass County, Nebraska. The State of Nebraska: To all per-

itors and heirs take notice, that T. Arthur Wiles has filed his petition thence east along the center line of The State of Nebraska: To all per- alleging that Alonzo M. Jones died said Section 891 feet or 54 rods to

alleging that Nancy Blankinship died the following described real estate, South Half of Northeast Quarter and Northeast Quarter of

Southeast Quarter of Section 5. Township 10, N. Range 11; and also the Southeast Quarter of Southeast Quarter and West Half of Southeast Quarter of Section 5, Township 10, Range 11:

law the following named persons, to- leaving as his sole and only heirs at law the following named persons, towho lets his wife and children go to church and care for the religion in the home, but he does nothing to help the home, but he does nothing to help the home. but he does nothing to help

property belonging to the said de the death of said Alonzo M. Jones plaintiff be granted further equit-ceased, in the State of Nebraska. and of his heirs, the degree of kin-It is ordered that the same stand ship and the right of descent of the

of ten o'clock a. m. Dated at Plattsmouth, Nebraska,

this 21st day of May, A. D. 1934. A. H. DUXBURY. County Judge. m14-4w (Seal) m21-3w

side Addition to the City of Weeping particularly described as follows: Commencing at the center of Section 1, Twp. 10, North Range 11, East of marked with a 4'x4"x6" concrete post, thence west 820 feet to the east side of Quarry street, thence south 300 feet to the north side of Q street, thence east 820 feet to the center section line, thence north 300 feet to the place of beginning, excepting therefrom the right-of-way of the Missouri Pacific Railroad Company, which is 50 feet at right angles from center line as now located and also excepting therefrom a 40-foot County Highway as now located north of said railroad right-of-way, and-(b) Sub-lot one (1) of Lot eleven

Said real estate will be sold subject (11) in the SE14 of NW14, Section particularly described as follows: Dated this 21st day of April, 1934. Commencing at a point 10 rods west CHARLES L. GRAVES, Ad- of the center of Section 1, which cenministrator of the Estate of ter is marked by a 4'x4"x6" concrete John Wesley Woodard, de- post, said starting point being the SW corner of Lot 26, thence north 20 rods to a limestone, which is the NW corner of Lot 26, thence east 10 rods to a limestone, which is the NE corner of said Lot 26, thence north on the center line of said Section 687 feet, thence west 794.5 feet, thence south 14 degrees and 02 minutes east 437 feet to a 4'x20" Burr Oak stump, thence west 8 degrees and 38 minutes north 383 feet, calculated distance, to a point 16 rods east and 39 rods north of the SE corsons interested in said estate, cred- her of the SW 14 of NW 14 Section 1, Twp. 10, R. 11, thence south 39 rods. the place of beginning, containing 17.96 acres, more or less-

Real names unknown:

You and each of you are hereby notified that on the 11th day of May, 1934, Harold S. Myers commenced an action against you and each of you in the District Court of Cass county, Nebraska, said action being known as Docket 7, Page 54; that the purpose of said action is to quiet plaintiff's title to the real estate described in the foregoing caption; that plaintiff prays in said action that certain Hens, judgments, mortgages, trust deeds and other matters be declared to be invalid and of no force or effect as against plaintiff's ownership each and all of the defendants

You are hereby notified that you

HAROLD S. MYERS,

By-Crofoot, Fraser, Connolly & Stryker, His Attorneys.

A. H. DUXBURY.

Read the Journal ads for news of unusual values.

