

Legal Notices

JAMES F. BEGLEY,
Attorney
Plattsmouth, Neb.
NOTICE OF PROBATE
IN THE COUNTY COURT OF
CASS COUNTY, NEBRASKA

To all persons interested in the estate of Jacob L. Carnicle deceased, No. 5189: Take notice that a petition has been filed for the probate of an instrument purporting to be the last will and testament of said deceased, and for the appointment of Ruth Schwartz as executrix thereof; that said petition has been set for hearing before said Court on the 30th day of July 1962, at 10 a.m.

Dated July 11th, 1962.
(SEAL) RAYMOND J. CASE
County Judge
No. 5753 - July 12, 19, 26, 1962.

SMITH & LEBENS, Attorneys
Plattsmouth, Nebraska
IN THE DISTRICT COURT OF
CASS COUNTY, NEBRASKA
NOTICE OF REFEREE'S SALE
James Ivan DeLes Dernier, et al. Plaintiffs,

Owen Ray DeLes Dernier, et al. Defendants.
Notice is hereby given that under and by virtue of an order of sale issued by the District Court of Cass County, Nebraska, on the 26th day of June, 1962, in the above entitled cause, directing me as Sole Referee to sell the following described real estate, to-wit:

That part of Lots 1 and 2 in the East Half of the Southeast Quarter lying west of the Missouri Pacific Railroad right-of-way, and the West Half of the Southeast Quarter, all in Section 27, Township 11 North, Range 13, all in Cass County, Nebraska, subject to easements, if any, of record; I will on the 1st day of August, 1962, at the hour of 2:00 o'clock P.M. in the South Front Door of the Court House in the City of Plattsmouth, Cass County, Nebraska, sell said real estate at public auction to the highest bidder for cash. Said sale will be held open for one hour. Terms of sale are 15% cash payment on date of sale and balance of cash upon confirmation of sale by the Court. Possession of all said real estate will be given upon confirmation of sale and payment of the balance due, subject to lease expiring March 1, 1963. Abstract showing merchantable title of record will be furnished.

Dated this 26th day of June, 1962.
James F. Begley
Sole Referee
No. 5741 - June 28,
July 5, 12, 19, 26, 1962.

NOTICE OF REFUNDING BONDS
PUBLIC NOTICE is hereby given that the Chairman and Board of Trustees of the Village of Elmwood, in the County of Cass, State of Nebraska, by resolution duly passed and entered in the minutes of their proceedings in accordance with Article VI, Chapter 10, of the Revised Statutes of Nebraska for 1943, directed that public notice be given stating that said Village has heretofore issued and now has outstanding and unpaid valid interest bearing bonds, as follows:

Sewer Bonds dated August 15, 1957, originally issued in the total principal amount of Eighty-Four Thousand Dollars (\$84,000.00) bearing interest at the rates of 4% - 4 1/4% - 4 1/2% and 5% payable annually which were authorized by Ordinance No. 4 at a meeting of the Board of Trustees on July 22, 1957, for the purpose of paying the cost of the construction of Sanitary Sewer District No. 1 in said Village and of which now there are outstanding and unpaid the principal amount of Seventy Thousand Dollars (\$70,000.00), and with Sinking Funds on hand in an amount sufficient to prepay Eight Thousand Dollars (\$8,000.00) of bonds, the bonded indebtedness remaining due and payable by the Village is in the amount of Sixty Two Thousand Dollars (\$62,000.00) maturing on August 15, 1963 to 1976, inclusive, but optional at any time on or after August 15, 1962.

The rate of interest since the issuance of these bonds has so declined in the market that by taking up and paying of the Sixty Eight Thousand Dollars (\$68,000.00) optional bonds described above by an issue of "Refunding Bonds," in the principal amount of Sixty Eight Thousand Dollars (\$68,000.00) bearing interest at the average rate of Three and three hundred thirty six thousandths per centum (3.336%) per annum until paid, payable semi-annually, which the Chairman and Board of Trustees of said Village propose to issue, shall save a substantial amount of yearly running interest to said Village.

PUBLIC NOTICE is hereby given that any taxpayer of the Village of Elmwood who file objections to such proposed action with Wayne D. Huston, Clerk of said Village, at his office in said Village, on the 31st day of July, 1962, between the hours of 9:00 o'clock A.M. and 5:00 o'clock P.M. or during business hours of any day prior to said day.

WAYNE D. HUSTON,
Village Clerk
(SEAL) No. 5744 - July 12, 19, 26, 1962.

ORDINANCE No. 1031

AN ORDINANCE TO PROVIDE FOR THE PROTECTION OF THE PUBLIC HEALTH BY CONTROLLING OR PREVENTING THE SPREAD OF RABBIT-BORNE DISEASES AND INFECTIONS BY THE ELIMINATION OF UNSANITARY CONDITIONS ASSOCIATED WITH SUCH DISEASES, BY EXTERMINATION OF RATS AND BY RAT-PROOFING OF STRUCTURES AND MAINTENANCE THEREOF IN A RAT-PROOFED CONDITION, PROVIDING A PENALTY FOR VIOLATION, PROVIDING FOR A SAVING CLAUSE, AND PROVIDING AN EFFECTIVE DATE.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF PLATTSMOUTH, NEBRASKA:

SECTION 1. That for the purposes of this ordinance the following definitions shall apply:
A. The term "business buildings" shall mean any structure whether public or private, that is adapted for occupancy for the transaction of business, for the rendering of professional services, for amusement, or display, sale or storage of goods, wares or merchandise, or for the performance of work or labor, including hotels, apartment buildings, tenement houses, rooming houses, office buildings, public buildings, stores, theaters, markets, restaurants, grain elevators, abattoirs, warehouses, workshops, factories, and all outhouses, sheds, barns, and other structures on premises used for business purposes.
B. The term "ratproofing" as used herein applies to a form of construction to prevent the ingress of rats into business buildings from the exterior, or from one business building or establishment to another. It consists essentially of treatment with material impervious to rat gnawing, all actual or potential openings in exterior walls, ground or first floors, basements, roofs and foundations that may be reached by rats from the ground by climbing or by burrowing.
C. The term "rat harborage" shall mean any condition which provides shelter or protection for rats, thus favoring their multiplication and continued existence in, under, or outside of any structure.
D. The term "rat eradication" means the elimination or extermination of rats within buildings by any or all of the accepted measures, such as: poisoning, fumigation, trapping and catching.
E. The term "Health Officer" as used herein means the Superintendent, Commissioner, or Director of Health or any duly authorized representative, and if no other person is appointed by the Mayor with the approval of the City Council, the Chief of Police shall be the Health Officer.
F. The term "Owner" shall mean the actual owner, agent, or custodian of the business building, whether individual, partnership, or corporation. The lessee shall be construed as the "owner" for the purpose of this ordinance when business buildings agreements hold the lessee responsible for maintenance and repairs.
G. The term "occupant" as used herein shall mean the individual, partnership, or corporation that uses or occupies any business building or part or fraction thereof, whether the actual owner or tenant. In the case of vacant business buildings or vacant portions thereof, the owner, agent, or custodian shall have the responsibility as occupant.

SECTION 2. That it is hereby ordained and required that all business buildings in the City of Plattsmouth shall be ratproofed, freed of rats, and maintained in a ratproof and rat-free condition to the satisfaction of the Health Officer.

SECTION 3. That upon receipt of written notice and/or order from the Health Officer the owner of any business building specified therein shall take immediate measures for ratproofing the building, and that unless said work and improvements have been completed by the owner in the time specified in the written notice, in no event to be less than fifteen (15) days, or within the time to which a written extension may have been granted by the Health Officer, then the owner shall be deemed guilty of an offense under the provisions of this ordinance.

SECTION 4. That whenever the Health Officer notifies the occupant or occupants of a business building in writing that there is evidence of rat infestation of the building, said occupant or occupants shall immediately institute rat-eradication measures and shall continuously maintain such measures in a satisfactory manner until the pre-determined time until the Health Officer is free of rat infestation. Unless said measures are undertaken within five (5) days after receipt of notice, it shall be construed as a violation of the provisions of this ordinance and occupant shall be held responsible therefor.

SECTION 5. That the owners of all ratproofed business buildings are required to maintain the premises in a ratproof condition and to repair all breaks or leaks that may occur in the ratproofing without a specific order of the Health Officer.

SECTION 6. That from and after passage of this ordinance the Health Officer is empowered to make unannounced inspections of the interior and exterior of business buildings to determine full compliance with this ordinance, and the Health Officer shall make periodic inspections at intervals of not more than forty-five (45) days of all ratproofed buildings to determine evidence of rat infestation and the existence of new breaks or leaks in their ratproofing and, when any evidence is found indicating the presence of rats or openings through which rats may again enter business buildings, the Health Officer shall serve the owners or occupants with notice and/or orders to abate conditions found.

SECTION 7. That whenever conditions inside or under occupied business buildings provide extensive harborage for rats (in the opinion of the Health Officer) said Health Officer is empowered, after due notification in accordance with Section 3, to close such business buildings until such time as the conditions are abated by ratproofing and harborage removals, including, if necessary, the installation of suitable concrete floors in basements or replacement of wooden first or ground floors with concrete or other major repairs necessary to facilitate rat eradication.

SECTION 8. That whenever conditions inside or under any business buildings, or houses of any kind, provide extensive harborage for rats (in the opinion of the Health Officer) said Health Officer is empowered to require compliance with the provisions of Section 3 above, and in the event that said conditions are not corrected in a period of fifteen (15) days, or within the time to which a written extension may have been granted by the Health Officer, the Health Officer is empowered to institute condemnation and destruction proceedings, and the maintenance of such building in such condition shall be deemed a violation of this Ordinance.

SECTION 9. That it shall be unlawful under the provisions of this ordinance for the occupant, owner, contractor, public utility company, plumber, or any other person to remove and fail to restore in like condition the ratproofing for any business building for any purpose. Further, it shall be unlawful for any person or agent to make any new openings that are not closed or sealed against the entrance of rats.

SECTION 10. That it shall be unlawful for any person, firm, or corporation hereafter to construct, repair, or remodel any building, dwelling, stable, or market, or other structure whatsoever, unless such construction, repair, remodeling, or installation is made under the building or other structure ratproofing as required by the regulations prescribed herein and hereunder. The provisions of this Section apply only to such construction, repairs, remodeling, or installation as affect the ratproof conditions of any building or other structure.

SECTION 11. It shall be unlawful for any person, firm, or corporation hereafter to occupy any new or existing business buildings wherein foodstuffs are to be stored, kept, handled, sold, held, or offered for sale without complying with Section 10 hereof and unless the provisions of this Section are complied with no city license or permit to conduct or carry on such business as defined above will be issued.

SECTION 12. That all food and feed within the City of Plattsmouth for feeding chickens, cows, pigs, horses, and other animals shall be stored in rat-free and ratproof containers, compartments, or rooms unless stored in a ratproof building.

SECTION 13. That within the corporate limits of the City of Plattsmouth, all garbage or refuse consisting of waste animal or vegetable matter upon which rats may feed, and all small dead animals, shall be placed and stored until collected in covered metal containers of the type prescribed by the Health Officer. It is further declared unlawful for any person, firm or corporation to dump or place on any premises, land or waterway, any dead animals, or any waste vegetable or animal matter of any kind.

SECTION 14. It shall be unlawful for any person to place, leave, dump or permit to accumulate any garbage, rubbish or trash in any building or on any premises, improved or vacant, or on any open lot or alley in the City of Plattsmouth, so that same shall or may afford food or harborage for rats.

SECTION 15. That it shall be unlawful for any person to permit to accumulate on any premises, improved or vacant, or on any open lot or alley in the City of Plattsmouth, any lumber, boxes, barrels, bottles, cans, containers or similar materials that may be permitted to remain thereon unless same shall be placed on open racks that are elevated not less than eighteen (18) inches above the ground and evenly piled or stacked.

SECTION 16. PENALTY: Any person, firm or corporation who shall violate any provision or provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than \$100.00.

SECTION 17. REPEAL CLAUSE: All ordinances or parts of ordinances in conflict herewith are hereby repealed to the extent of such conflict only.

SECTION 18. SAVINGS CLAUSE: If any section, subsection, sentence, clause, or phrase of this ordinance is for any reason held to be unconstitutional, void, or invalid, the validity of the remaining portions of this ordinance shall not be affected thereby.

SECTION 19. This ordinance shall take effect immediately upon its passage, approval and publication as provided by law. PASSED AND APPROVED this 25th day of June 1962.
CITY OF PLATTSMOUTH, NEBRASKA
By L. W. Moore
Mayor

Attest:
Erna M. Yenny,
City Clerk
No. 5754 - July 16, 19, 1962.

School District No. 1 Minutes

Plattsmouth, Neb.
July 3, 1962
The Board of Education, School District No. 1, Cass County, met in a regular session Monday, July 2, 1962 in the Superintendent's office in the high school building with the following members present: Leslie J. Hutchinson, Robert Hirz, Maxine Cloldt, Raymond Bourne, Albert Hansen and O. F. Mussman, Superintendent. Claims against the District were allowed and payment authorized as follows:
Withheld for Teacher Retirement 102.20
Withheld for Income Tax 3,959.68
Withheld for Social Security 873.27
Withheld for Group Insurance 265.08
Consumers Pub. Pwr. Dist., Electricity Bd. of Pub. Wks. Water & Sewer Fee Lincoln Tel. & Tel. Phone 43.29
Erna M. Yenny June Compensation Robert W. Hirz June Compensation Oscar Mussman Mileage & Expense Cass Drug Office Supplies Journal Co. Legals Neb. State School Boards Assn., Annual Dues 100.00
Capital Area School Development Assn. Library Material Center for Field Serv. Library Material American Heritage Jr. Library, Library book National Geographic Society, Subscription Pioneer Publishing Co. Library books 7.05
Petty Cash May & June Petty Cash Lenny Sutzman The Uni. Pub. Co. Paper Ed Patton Music Co. Music supplies Scott, Foresman and Co., Teaching supplies Barbara Heffelfinger Mileage & Expense Larry Sutzman Sweeping The Pioneer Manufacturing Co. Custodial Supplies-Bid Plattsmouth Transfer Hauling Sanitary Chemical Supply, Custodial Supplies J. L. Holcomb Mfg. Co. Custodial Supplies-Bid Kelso Chemical Co. Custodial Supplies-Bid Austin Plumbing & Sheet Metal, Plumbing Repairs Hauff Sporting Goods Co., Supplies & Equipment W. A. Swatek Hdw. Supplies C. E. Shellenbarger Gas & Oil Stander Implement Co. Lawn fertilizer Lyle Wathier Labor Wayne Plybon Labor Marshall Nurseries Shrubbyery Huntingdon Laboratories, Repairs Gravelly Farmaide Co. Repairs Burroughs Corp. Maintenance Agree. Bishop Business Equip. Co. Office supplies Abbey Typewriter Co. Summer cleaning & repair of typewriters

Minutes of City Council

June 25, 1962
Special Meeting City Council Council Chambers City Hall Pursuant to the call of the Mayor and published notice the City Council met in special session at the City Hall at 7:30 o'clock P.M., with the following present: Mayor L. W. Moore, Councilmen A. W. Huebner, Lloyd Morehead, Robert Aspedon, Donald Aylor, Raymond Fuller, C. W. Rhylander, City Clerk Erna M. Yenny. Absent: Councilmen James McMillan and Elmore Brink.
Purpose of the meeting being that the City Council setting as a Board of Adjustment consider the application of Orval and Esther Kahler for the rezoning of their property described as L. 3, Bl. 3, So. Park Add., which is a fractional lot, from Residential to Commercial and Light Industry district. No objections having been filed, motion carried the property be rezoned as applied for.
No further business, motion carried be adjourned.
L. W. Moore Mayor

Meeting of June 25, 1962 Council Chambers City Hall City Council met in regular session at 8:00 o'clock with the following present: Mayor L. W. Moore, Councilmen Lloyd Morehead, A. W. Huebner, Robert Aspedon, Elmore Brink, Raymond Fuller, James McMillan, Donald Aylor, C. W. Rhylander, City Clerk Erna M. Yenny. Absent: none.
Minutes of the last meeting were read and approved.
An ordinance entitled "AN ORDINANCE TO PROVIDE FOR THE PUBLIC HEALTH BY CONTROLLING OR PREVENTING THE SPREAD OF RABBIT-BORNE DISEASES AND INFECTIONS BY THE ELIMINATION OF UNSANITARY CONDITIONS ASSOCIATED WITH SUCH DISEASES, BY EXTERMINATION OF RATS, AND BY RATPROOFING OF STRUCTURES AND MAINTENANCE THEREOF IN A RATPROOFED CONDITION, PROVIDING FOR A PENALTY FOR VIOLATION, PROVIDING FOR A SAVING CLAUSE, AND PROVIDING FOR AN EFFECTIVE DATE, was passed under suspension of rules.

A protest petition signed by property owners of the abutting property of the proposed paving district for 1st Ave. from 14th St. to 15th St. and south on 15th St. were sufficient and no ordinance was created for same.
Motion carried that a paving district be created for Second Ave. from 14th to 15th St. and the City Atty. prepare ordinance for same.
Motion carried that permission be granted to Joseph Kruntorad to cut the curb on Hillcrest Drive for an extension to his present driveway.
Motion carried that a street light be installed on 13th St. and 3rd Ave.
Motion carried to accept the report of the Police Judge for the weeks ending June 16 & 23, 1962 and place same on file.
Motion carried to accept the report of the Parking Meter Col-

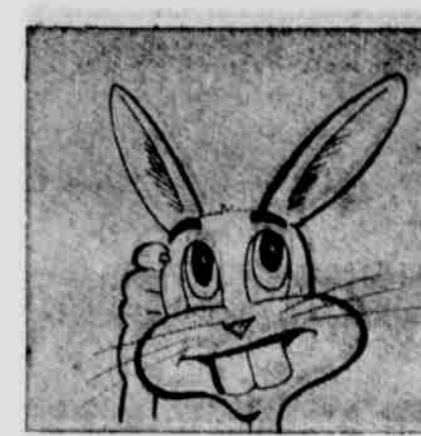
lections for the weeks ending June 19 & 22, 1962 as being \$208.00 and \$230.50 respectively.
A resolution was adopted authorizing the Board of Public Works to file application for obtaining certain Federal financial assistance under the Federal Disaster Act.
Motion carried that the following claims be allowed as audited by the Finance Committee:
General Fund: Lincoln Tel. & Tel. Co. Phone service \$ 79.16
P. M. Hendricks & P. O. Box rent & stamps 13.50
Steve Davis Agency Ins. prem. 36.87
Plattsmouth Journal Pub. & sup. 34.36
Const. Serv. Equip. Rep.-St. Dept. 13.52
Wilson Concrete Co. Sup.-St. Dept. 63.30

EDWIN T. McHUGH, Attorney Murdock, Nebraska
NOTICE TO CREDITORS IN THE COUNTY COURT OF CASS COUNTY, NEBRASKA
To the creditors of the estate of Mary Louise Baumgartner deceased, No. 5163: Take notice that the time limit for the filing and presentation of claims against said estate is November 5th, 1962; that a hearing will be had at the County Court room in Plattsmouth on November 8th, 1962 at ten o'clock a.m. for the purpose of examining, hearing, allowing and adjusting all claims or objections duly filed.
Dated July 17th, 1962.
(SEAL) Raymond J. Case
County Judge
No. 5766 - July 19, 26,
Aug. 2, 1962.

Nebr. Tractor & Equip. Co., Rep.-St. Dept. 88.92
W. E. Cady, Inc. Rep.-St. Dept. 4.00
Consumers Pub. Power Lighting Sts., traffic & bldgs. 371.41
Erna M. Yenny Sal. 1/2 mo City Clerk-Treas. 150.00
Sal. 1/2 mo. St. & Pol. Depts. Arthur Helwig 208.33
Fred Tesch 208.33
Donald Gerbeling 175.00
Edward Hobson 175.00
Sebert Little 175.00
Louis Kief 161.25
Wm. Wetenkamp Extra Pol. duty 122.76
Robert Behmer Extra Pol. duty 13.64
St. work 1/2 mo. Lester Taylor 177.60
Alfred Conn 158.40
James Conn 147.20

Melvin Hoschar 155.79
William Williams 126.00
Fire Dept. Fund: Fire Chief Joseph Kruntorad, State Fire school exp. 45.35
S.S. Dist. No. 20 Fund: Plattsmouth State Bank Apply on Wt. & Int. 3,046.58
P.D. No. 136-152 Fund: Henningson, Durham & Richardson, Inc. Eng. fees 1,444.87
P.D. No. 148 Fund: Cornhusker Pav. Co. Bal. of Construction cost 199.20
No further business, motion carried meeting be adjourned.
L. W. Moore Mayor

Attest:
Erna M. Yenny
City Clerk
No. 5767 - July 19, 1962.



"Backyard Farmer"
QUESTIONS & ANSWERS

IBM Corporation Office equipment 22.50
Steve Davis Agency Premium 3.15
Zilpha Seward Census Enumeration 215.46
Lucile Rosenkrans Census Enumeration 191.66
Robert W. Hirz, Secretary
No. 5764 - July 19, 1962.

* Many gardeners fail to get maximum production and finest eating from their gardens because they fail to make mid-summer plantings.
It is interesting to note that fall crops of many vegetables, such as spinach, Swiss chard, carrots and beets, are often of much better quality than those planted earlier in the season.
Heavy rains in recent weeks have been of great benefit to many vegetable gardens in Nebraska, but others were completely destroyed by flooding. It is not too late, however, for the gardener to produce a variety of fresh vegetables this season, says Wayne Whitney, Extension horticulturist at the University of Nebraska.

There are a few problems that are peculiar to planting in mid-summer that are easily solved by the grower. The first problem is getting seeds to germinate and start growing vigorously when temperatures are high and moisture is not usually as plentiful as in the spring.
In gardens that were flooded it will not be necessary to soak the furrows before seeding. Seed should be planted deep enough to be in moist soil. The seed should be covered slightly deeper than for spring planting.
If the soil covering the seed is dry, it should be tamped firmly with the hoe or foot. Then loosen the surface with a rake to prevent crusting of the soil. Where the soil is quite moist, the surface should be tamped lightly to avoid formation of a crust over the row.
Crusting also can be avoided by applying a very light mulch of grass clippings, sawdust, peat moss, straw or other mulching material over the newly-seeded row. It is well to water lightly often to keep the soil surface moist until plants break through. If care is not taken, a

hard crust may form resulting in a poor stand of plants.
The second major problem with mid-summer gardens is keeping the plants growing rapidly. High quality vegetable crops depend on rapid growth of the plants.
Moisture is an important factor in securing rapid plant growth. A more consistent supply of moisture can be assured by making an application of mulch between the rows. Mulch reduces evaporation of moisture from the soil and helps keep the soil from getting too hot for the plants to make maximum growth. Periodic waterings will be of great benefit to the fall garden and will be reflected in increased quality and yield.
The third major problem in late gardens centers around how late in the summer vegetables can be planted and still produce a crop.

Mr. and Mrs. Robert Willard and family and Jay Heston of Omaha were Sunday dinner guests of Mr. and Mrs. Harold Cummings and family.
Mr. and Mrs. Walter Kassube and family and Mr. and Mrs. Harry Critser took a picnic dinner to Omaha on Sunday where they enjoyed it in the yard at the home of Mr. and Mrs. Milton Critser and son.
Mr. and Mrs. Dwight Cook of Nehawka were Saturday afternoon guests of Mrs. Adam Cook. Harlan Gibson took Mr. and Mrs. George Bates to Malvern, Iowa on Sunday where they enjoyed a Grindle reunion at the Park. Enroute home they were lunch guests of Mrs. Goldie Grindle.
Mr. and Mrs. Ralph Lane and Martha of Millard, Mr. and Mrs. Harlan Gibson and Mr. and Mrs. Wayne Hedden and family of Greenwood were supper guests the past Sunday of Mr. and Mrs. George Bates.
Sheila Fitzpatrick was a Friday overnight guest of Kathy Wade.

Mr. and Mrs. Harold Wade and girls were Sunday dinner guests of Mr. and Mrs. Joe Miller of Louisville.
Mrs. Amos Bates was a Monday afternoon guest of Mrs. Clifford Cooper, Ricky Cooper was an overnight guest, Wednesday evening Mr. and Mrs. Norman Urwin and Alan and Mrs. Clayton Cooper and children were guests at the Cooper home, where they all enjoyed fireworks. Debbie Cooper was an overnight guest.
Mrs. Arvin Patton was Friday overnight guest of her parents, Mr. and Mrs. Roy Wiles, Sr.

Chris Graham of Louisville spent Saturday night with Mr. and Mrs. Roy Wiles, Sr. while his parents, Mr. and Mrs. Virgil Graham enjoyed their dinner out. The Graham family were supper guests on Sunday. Mr. and Mrs. David Wiles were Sunday afternoon guests.
Mr. and Mrs. George Brunner and family of Lincoln and Mr. and Mrs. Alan Spangler were Sunday supper guests of Mr. and Mrs. Laurence Eidenmiller and boys.
Betty Hanes attended the 4-H camp at Seward from Thursday until Saturday.

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James Conn 147.20

STATEMENT OF PUBLICATION

Summary of County Budget and Levy Comparison Fiscal Year July 1, 1962 to June 30, 1963

Funds	Requirements	Out-standing Warrants	Reserve	Cash on Hand 7-1-62	Misc. Revenue	Amount to be raised by Taxation 1962 Levy	Proposed 1962 Levies	Amount Raised by Taxation in 1961	1961 Levies
General	\$261,800.00	20,535.03	10,883.70	75,218.73	68,600.00	149,400.00	3.60	131,989.68	3.14
Bridge	110,300.00	15,856.80	151.74	35,658.54	45,000.00	45,650.00	1.10	37,831.43	.90
Road	234,000.00	19,795.61	102.99	53,348.60	130,000.00	70,550.00	1.70	71,459.38	1.70
County Relief	18,400.00	942.91	769.61	11,812.52		8,800.00	.20		
Soldier's and Sailor's Relief	5,800.00		38.69	4,593.69		1,245.00	.03		
Special Mail Route									
Road Fund	90,000.00	6,865.47	454.61	10,320.08	87,000.00				
Federal									
Matching Road Fund	140,000.00	1,286.25	420.11	58,706.36		83,000.00	2.00	84,069.86	2.00

NOTICE OF PUBLIC HEARING
July 25, 1962
Notice is hereby given of the public hearing to be held on Wednesday, July 25, 1962, at 10 o'clock A.M., at the Court House in Cass County, Nebraska for the purpose of entering objections, suggestions, or corrections to the 1962 County Budget.

No. 5765 - July 19, 1962.

THE PLATTSMOUTH, NEBRASKA, SEMI-WEEKLY JOURNAL
Thursday, July 19, 1962 Section B PAGE SEVEN

hard crust may form resulting in a poor stand of plants.
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Weeping Water

Mrs. Edward Van Horn Phone 252-W

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S.S. Dist. No. 20 Fund: Plattsmouth State Bank Apply on Wt. & Int. 3,046.58
P.D. No. 136-152 Fund: Henningson, Durham & Richardson, Inc. Eng. fees 1,444.87
P.D. No. 148 Fund: Cornhusker Pav. Co. Bal. of Construction cost 199.20
No further business, motion carried meeting be adjourned.
L. W. Moore Mayor

Attest:
Erna M. Yenny
City Clerk
No. 5767 - July 19, 1962.

STATEMENT OF PUBLICATION

Summary of County Budget and Levy Comparison Fiscal Year July 1, 1962 to June 30, 1963

Funds	Requirements	Out-standing Warrants	Reserve	Cash on Hand 7-1-62	Misc. Revenue	Amount to be raised by Taxation 1962 Levy	Proposed 1962 Levies	Amount Raised by Taxation in 1961	1961 Levies
General	\$261,800.00	20,535.03	10,883.70	75,218.73	68,600.00	149,400.00	3.60	131,989.68	3.14
Bridge									