

Ira L. Bare, Editor and Publisher.

SUBSCRIPTION RATES.

One Year by Mail in advance.....\$1.25  
One Year by Carrier in advance.....\$1.50

Entered at North Platte, Nebraska, Post office as Second Class Matter.

Tuesday, April 14, 1914.

Local and Personal

Mrs. Harry Boyd is visiting for a few days with friends and relatives in Kearney.

Misses Eileen and Sibyl Gantt left Friday evening for Omaha to spend a couple of days visiting friends.

E. S. Davis, instructor in the North Platte Business College, returned Saturday from Plattsmouth where he spent a week visiting a branch of their college.

License to wed was issued Saturday from the county judge's office to Chas. Madsen of Maxwell, and Miss Pedrea Jepson of Denmark, Neb. The groom is in business at Maxwell.

Miss Lucy Pickrell, one of the rural teachers in the Sutherland vicinity, was in the city Saturday and called at the office of County Supt. Chappell.

For Sale—8 room house and half block of ground on East Sixth street. House modern except heat; gasoline lighted and has basement. A number of small fruit trees on ground. E. E. Moody, 1301 East Sixth street.

Father Gus Harfils, of Omaha, arrived in the city Saturday morning to officiate at the funeral of the late Peter Farnakas and spent the remainder of the day visiting his nephew, John Paulos, of the North Platte candy kitchen.

Raymond Tighe has accepted a position as stenographer in Foreman's McGraw's office. He formerly held that position for some time but resigned there to go to Omaha where he attended Creighton college. Mr. Murphy who has been holding that position for a few months has been transferred.

John Faye, of this city received word Saturday morning announcing the death of his mother at Gibbon, Nebr. He left for that place Saturday to attend the funeral. It was intended that John Faye, Jr., would be sent to the home of his grandmother at Gibbon, but other disposition will now have to be made with him.

License to wed was issued Saturday morning by the county judge to Ernest H. Haase 21, of Grand Island and Miss Mary Hurley, 21, of Hershey. They were married by Judge Grant and will make their home in Grand Island where the groom has a position with the Union Pacific company. The bride was formerly a teacher in this county.

Let us sell your children shoes. Wilcox Department store.

C. I. Lewis, residing south of the city, called at this office Saturday and announced that the report that he had bought the North Platte Sanitary Dairy was a mistake. It was reported in this paper about a month ago that he had made the purchase from the former owners, Clarke and Troy, but he announces that he is only running his own dairy among his own customers.

The tenth annual district convention of Christian churches which will be held at Kearney April 28th, 29th and 30th. This district comprises seven counties and eighteen churches will be represented. Over three hundred delegates are expected to attend. Rev. Knowles of this city is secretary and treasurer of the district and announces that he will attempt to get the convention here next year.

The case of the state of Nebraska vs. Peter Lloyd, which was to have been heard Saturday before Judge Grant, was dismissed Friday afternoon upon request of the plaintiff. Lloyd is charged with wife desertion and was arraigned last week and entered a plea of not guilty. He was arrested at Grand Island and brought to this city. After his plea of not guilty he and Mrs. Lloyd got together and evidently forgot all previous difficulties.

The Mutual Building & Loan Association has plenty of money on hand to close loans promptly and are in the market for desirable City Loans. By doing business with this home association, borrowers can save \$300.00 or more in the payment of each \$1000.00 borrowed over competing Building & Loan Associations.

The civic league met Thursday evening at the Methodist church to make report on the election and drew resolutions commending the work of the organization and thanking the press for the support it had given them. A favorable report was submitted in which they stated that they had made a big gain in the fight for prohibition over the preceding election two years ago. Also they congratulated themselves that three of the candidates named named by them for councilmen were elected. The organization was made permanent and will stand for the betterment of conditions in North Platte.

An Ordinance No. 47

(Continued from Page 1)

cannot be installed; provided further, that all consumers who have installed meters at their own expense shall not be subject to such meter charges.

Section 7. Same, Meters Furnished By City. The city of North Platte shall furnish approved meters to customers, on request at cost if paid when purchased or will charge 19 per cent above cost of meters if paid in four quarterly installments. All meters shall be set and maintained in place where they are conveniently accessible to the water commissioner and his employees. When meters are set outside of buildings they must be set in meter boxes approved by the water commissioner. But one meter will be installed by the city on any premises, but where more meters are wanted in buildings occupied by two or more tenants, they may be purchased at cost from the water department. Such meter must not be so installed as to divert any water from passing through the meter belonging to the city, nor will they be read or cared for by the water department.

Section 8. Connections, Etc.—Cut Off Unnecessary Waste—Non-Responsibility of City. Water Commissioner. All house boilers shall be constructed with one or more air holes near the top of the inlet pipe, and be sufficiently strong to bear the pressure of the atmosphere under vacuum, the stop-cock and other appurtenances must be sufficiently strong to bear the pressure and run off the water in the mains. All persons taking the water shall keep their own service pipe, stop-cock, meters and appurtenances in good repair, and protect them from frosts at their own risk and expense, and shall prevent all unnecessary waste of water; and it is expressly stipulated by said city water commissioner that no claim shall be made against them or either of them by reason of the breaking of any service pipe or cock or meter, or if from any cause the supply of water should fail, or from damage arising from shutting off the water to repair mains, making connections or extensions, or for any other purpose that may be deemed necessary and the right is hereby reserved to cut off the supply of water at any time, any permit granted to the contrary notwithstanding.

Section 9. Turning Water Off and On. When the water has been turned off from any consumer he shall not turn it on or permit it to be turned on without the written consent of the water commissioner.

Section 10. Access to Premises By City—Answer Questions. Every person taking water supplied through the water system of this city shall permit the water commissioner or his duly authorized agent, at all hours of the day between 7 o'clock a. m., and 6 o'clock p. m., to enter his premises or buildings to examine the pipes and fixtures and the manner in which the water is used and must at all times frankly and without concealment, answer all questions relative to its consumption.

Section 11. Turned Off in Case of Fire. All private hydrants, fountains, street washers, and sprinklers must be shut off at the first alarm of fire, and not turned on again that day until permission is given which will be done by one blast of the whistle at the waterworks station.

Section 12. Pipes, Etc., to be used—Pipes, etc. to curb line by city. Either lead or galvanized service pipe may be used at the option of the applicant, and must be at least one-eighth larger in diameter than the tap through which it is supplied. All lead and iron pipe must have sufficient strength to sustain a pressure of not less than one hundred pounds to the square inch, and at the top of connection with the street main between the corporation cock and the coupling in the iron service pipe, there must be at least eighteen inches of lead pipe to retain the rigidity of the iron pipe. A brass coupling must be used for connecting the lead with the iron pipe, and in no case must lead be soldered to iron. The water commissioner is hereby authorized to purchase the necessary supplies of service pipes, stop boxes, corporation cocks, and stop cocks to be used from the main to the curb lines, and also the labor for performing this work to all parties applying to have the mains tapped, and to collect from such parties a reasonable charge for this labor and material so furnished said parties. This provision shall apply to parties procuring water on the streets having mains, as well as to parties procuring water on streets intermediate between streets having mains.

Section 13. Applicants for water shall be charged from the center of the street for all service pipes and trenching and water commissioner shall have the power to make such arrangements with plumbers as he shall deem expedient to carry this section into effect; if, however, the water mains are not laid in the street abutting the premises of applicants for water, said applicant shall file a written request with the water commissioner specifying the connection to be made, giving the number of feet of pipe required to be laid together with a diagram of the premises, street or alley on which the pipe is to be laid. The water commissioner shall at the first meeting of the council after receiving such request, present the same together with a written report and recommendations as to the advisability of the city granting same, and state as nearly as possible the number of sub-connections that might be made to the pipe proposed to be laid, give the size pipe that should be used, and an approximate estimate of the cost to the applicant to make the proposed connection.

The council may approve or reject, such request; if approved, the construction to be under the supervision of the water commissioner and the applicant shall as soon as the work is completed file with the water commissioner a receipted bill of a licensed plumber showing payment together with an itemized statement under oath of the entire cost of such connection; and if the same is found to be correct by the council they shall audit the same and direct the water commissioner to place upon the books to the credit of said applicant the amount so allowed which amount shall not include the expense from center of street for service pipe and trenching and the amount allowed shall remain to the credit of said applicant until a quantity of water equal in value to the amount allowed shall have been consumed or used by said applicant, provided however, that if any other person

or persons, firm or corporation should be granted a permit by the council to connect with the pipe so laid and paid for by said applicant then and in that case the money collected by the city for water used by such sub-connections shall be paid by the commissioner to such applicant until the water used by him together with the money received from sub-connections equals the amount placed to his credit as herein provided; and when said applicant has been repaid as provided herein then the pipe and all connections shall be the absolute property of the city, provided however, the city shall have the exclusive control and supervision of the pipe and connections at all times after the work is completed. That all connections shall be provided with stop cocks. It being understood that the value of said water is to be based upon the rates fixed by ordinance at the time of its consumption.

Section 14. Service pipe. How laid. Every service pipe must be laid sufficiently waving to allow of not less than one to one and a half feet extra length, and in such manner as to prevent rupture by settling.

Section 15. Same. All service pipes must be laid as much under the surface of the ground as the main pipe in the street, and in all cases be so protected as to prevent rupture by freezing.

Section 16. Same. Stop and waste cocks. Every service pipe must be provided with a stop and a waste cock for each consumer, easily accessible, and so situated that the water can be conveniently shut off and drained from the pipes.

Stop cocks to be of such pattern as shall be approved by the water commissioner.

Section 17. Same. Stop Cocks. Location and Protection. Unless otherwise permitted, stop cocks shall be placed in the service pipe on the edge of the sidewalk, near the curb line and protected by a box or iron pipe reaching from the top of the stop cock to the surface, of suitable size to admit a stop key for turning on and off the stop, also with cast iron cover having the letter "W" marked thereon, visible and even with the pavement or planking.

Section 18. Same. There shall be a stop and waste cock attached to every supply pipe at a point in the building so as to admit of water being shut off in frosty weather and the pipes being empty.

Section 19. Excavations. How Made. In making excavations in streets and highways for the laying of service pipe or making repairs the planks or paving stones and earth removed must be deposited in a manner that will occasion the least inconvenience to the public, and provide for the passage of water along the gutter.

Section 20. Excavations Protected. No person shall leave any excavation made in the street or highways open at any time without barricades, and during the nights warning lights must be maintained at such excavation.

Section 21. Same. Refilling. Not permitted when ground frozen. After service pipes are laid, in refilling the opening, the earth must be laid in layers of not more than nine inches in depth and each layer thoroughly tamped and settled with water. The streets, sidewalks and pavements must be restored to as good condition as previous to making the excavations and all dirt, stones and rubbish must be removed immediately after completing the work. Should any excavation in any street, alley or highway be left open or unfinished for a space of twenty-four hours or should the work be improperly done or rubbish not removed, the water commissioner shall have the right to finish or correct the work; and the expense incurred shall be charged to the consumer and shall be paid by him before the water is turned on. No opening of the streets for tapping the mains will be permitted when the ground is frozen.

Section 22. Hydrants in Street. Fountains—Source Domestic Supply. No hydrant, except for public drinking fountains, shall be placed within the limits of any street, unless such hydrant be securely closed and protected against general use and no drinking fountain shall be erected for public use which has openings by which it can be used as a source of domestic supply.

Section 23. Private Connections for Fire Purposes. If proprietors of lumber yards, manufacturers, stores, elevators, warehouses, hotels or public buildings, regular consumers of water from the works wish to lay large pipes with hydrants and hose couplings to be used only in case of fire, they will be permitted to connect with the street mains at their own expense upon application to the water commissioner, and under his direction, and will be allowed the use of water free of charge for fire purposes only, providing meters are installed on such connections, at the consumer's expense.

Section 24. Tapping Mains—Regulations—No person except the water commissioner or authorized employe of the water department will be permitted under any circumstances to tap the mains or distributing pipes or insert stop-cocks or ferrules therein. All taps to be made between 8 o'clock a. m., and 4 o'clock p. m. of the day, and pipes must in all cases be tapped on top and not in any case nearer than fifteen inches of either end of the pipe nor nearer than four feet to any other tap.

Section 25. Rates—Water rates shall be 15 cents per 1000 gallons furnished up to 10,000 gallons per quarter, for every additional 1000 gallons consumed and used up to 60,000 within the period of three months the rate shall be 12 cents per each 1000 gallons of water; for every additional 1000 gallons consumed and used up to 100,000 gallons within the period of three months the rate shall be 11 cents per 1000 gallons of water, for every additional 1000 gallons of water in excess of 100,000 gallons consumed and used up to 150,000 gallons within the period of three months the rate shall be 10 cents; for every additional 1000 gallons of water in excess of 150,000 gallons of water used and consumed up to 200,000 gallons, the rate shall be 9 cents; for every additional 1000 gallons of water in excess of 200,000 gallons used and consumed up to 300,000 gallons within the period of three months the rate shall be 7 cents; for every 1000 gallons of water used and consumed by the consumer in excess of 300,000 gallons within

the period of three months, special rate to be made by council. Provided, that for all bills paid within ten days after the same becomes due, a reduction and rebate of one cent per 1000 gallons shall be made, said rates to be effective July 1st, 1914.

Section 26. Injuring Buildings, Hydrants, Etc. No person shall break, injure or deface, interfere with or disturb any building, machinery, apparatus, fixture, attachment, or appurtenance of the waterworks of said city, or any public or private hydrant, hose or water trough or stop-cock, meter, water supply, or service pipe, or any part thereof; nor shall any person do anything in any stop-cock box or commit any act tending to obstruct or impair the intended use of the above mentioned property, without permission of the water commissioner, or except in cases hereinafter or otherwise regulated by ordinance of said city.

Section 27. Fire Hydrants—Tapping With. All hydrants erected in said city for the purpose of extinguishing fire are hereby declared to be public hydrants, and no person or persons, (other than members of the fire department, and then only for the use and purpose of said department or persons especially authorized by the city or water commissioner, and then only in the exercise of the authority delegated by said city or commissioner) shall open any of said hydrants or attempt to draw water from the same, or at any time uncover or remove any protection from any of said hydrants or in any manner interfere with the same.

Section 28. Same. No person authorized to open hydrants shall delegate his authority to another, or let out, or suffer any person to take the wrenches furnished him or suffer the same to be taken from any house in said city, except for the purpose strictly connected with the fire department, or as they accompany hose carts on occasion of fire.

Section 29. Excavation. Ground Frozen. No person shall make any excavation in any street or highway within six feet of any laid water pipe while the ground is frozen or dig or uncover so as to expose to the frost any water pipe of the city, except under the direction of the water commissioner.

Section 30. Dirt, Etc., in Watering Troughs. No person shall place in, near or around any watering trough any dirt, filth, or impure substance whatever, or any substance or fluid by which the water in such troughs shall be rendered impure or unpalatable to horses or stock ordinarily using the same.

Section 31. Duty of Police to Report Violations. It shall be the duty of the Chief of Police and policemen to report to the water commissioner all cases of leakage, waste of water; and all violation in the use of any other ordinance relating to the waterworks of said city that may be brought to their notice, and they shall enforce the observance of all such ordinances so far as they have authority to do so.

Section 32. Penalty. Any person being convicted of violating any provisions of this ordinance shall be fined in any sum not less than one dollar nor more than one hundred dollars, and shall pay the costs of prosecution and stand committed to the city jail until such fine and costs are paid.

Section 33. Reservation. By City. The city reserves the right to at any time alter or amend or change this ordinance or any provision thereof, including the water rates herein established.

Section 34. That all ordinances and parts of ordinances in conflict with this ordinance be and the same are hereby repealed.

Section 35. This ordinance shall take effect and be in force from and after its passage, approval and publication.

Passed and approved this 6th day of April 1914.

Attest: Signed: CHAS. F. TEMPLE, City Clerk. E. H. ETANS, Mayor.

Office phone 241. Res. phone 217  
**L. C. DROST,**  
Osteopathic Physician,  
North Platte, Nebraska.  
McDonald Bank Building.

Office Phone 410 Res. Bk 552  
**Bertha E. Mangon, M. D.**  
Physician and Surgeon  
Diseases of Women and Children a Specialty,  
NORTH PLATTE, NEB.  
New McCabe Bldg.

**John S Simms,**  
Physician and Surgeon.  
Office in Keith Theatre Building  
Special Attention given to Obstetrics and Diseases of Women  
Office 209—PHONES—Residence 38

**Sheriff's Sale.**  
By virtue of an order of sale issued from the district court of Lincoln county, Nebraska, upon a decree of foreclosure rendered in said court wherein L. C. Severin is the plaintiff and E. R. Jewell et al are defendants, and to me directed, I will on the 9th day of May, 1914, at 2 o'clock p. m., at the east front door of the court house in North Platte, Lincoln county, Nebraska, sell at public auction to the highest bidder for cash, to satisfy said decree, interest and costs, the following described property, to-wit: South half section twenty-two [22] Township twelve [12], Range thirty [30] west of the 6th P. M. Lincoln county, Nebraska.  
Dated North Platte, Neb., April 6th, 1914.  
A. J. SALSIBURY, Sheriff.

**LEGAL NOTICE**  
William E. Funkhouser and Lillian O. Funkhouser, defendants, will take notice that on the 10th day of April, 1914, Loren Sturges, plaintiff herein, filed his petition in the District Court of Lincoln county, Nebraska, against said defendants and other defendants, the object and prayer of which are to foreclose a certain mortgage executed by the above named defendants to the plaintiff upon lots seven (7), eight (8), nine (9), ten (10), eleven (11) and twelve (12), in block three (3), of Gamble's Addition to the town of Hershey, Lincoln county, Nebraska, to secure the payment of a certain promissory note, dated March 28th, 1911, for the sum of \$1,000.00 due and payable in ninety days from the date thereof. That there is now due upon said note and mortgage the sum of \$1,000.00. For which sum with interest from June 15, 1914, plaintiff prays for a decree that said defendants be required to pay the same, or that said premises may be sold to satisfy the amount due.  
You are required to answer said petition on or before the 25th day of May, 1914.  
Dated April 10th, 1914.  
LOREN STURGES, Plaintiff.  
At 14-4 By Wilcox & Halligan, his Attorneys.

Twentieth Century Club  
Date of Meetings.

General meeting, second Tuesday in each month at library building.  
Civil Department, first and third Thursday evenings of each month at library building.  
Literary Department, on each alternate Tuesday afternoon beginning January 20th.  
Domestic Science Department, each alternate Monday afternoon beginning January 26th.  
Music Department, first and third Friday afternoon of each month.

Dr. J. S. Twinem,  
Homeopathic Physician and Surgeon.

Special Attention to Obstetrics and Children's Diseases.  
Phones, office 183, residence 283  
Office in McDonald Bank Building, North Platte, Nebraska.

FARM LOANS

Plenty of Money to Loan on Farms and Ranches. Rates and Terms Reasonable.

Buchanan & Patterson.

GEO. B. DENT,  
Physician and Surgeon,  
Office over McDonald Bank,  
Office 130  
Phones Residence 115

The North Side  
Feed Barn HAS FOR SALE

GRAIN OF ALL KINDS,  
Bran, Shorts, Baled Alfalfa,  
Hay, Good Seed Potatoes.  
Goods promptly delivered.  
Our terms are cash.  
TELEPHONE No. 29



Smokers' Articles

We are not only manufacturing and selling the best five and ten cent cigars in town, but we also carry a full line of smokers' articles, and all the leading brands of plug and smoking tobacco. Tobacco users can be supplied with everything in the tobacco line at this store.

J. F. SCHMALZRIED  
The Maker of Good Cigars.

Wanted!  
Bones and Scrap Iron.

We pay \$10 per ton for Bones and \$3 to \$4 per ton for scrap iron. We buy all kinds of junk and hides and fur. Bring them to us.

L. LIPSHITZ,  
Locks Livery Barn.

Hogs and Cattle

Bought and highest market prices paid  
PHONES  
Residence Red 636 Office 459

C. H. WALTERS.

Cream Separator at Hershey corner of 5th and Locust streets.

**NOTICE TO CONTRACTORS**  
Bids will be received until 4 o'clock p. m. Saturday, April 11, 1914, at the office of the undersigned, J. S. Davis, Secretary of the University of Nebraska, Lincoln, for the construction of a hollow brick dairy barn on the Experiment Station at North Platte, Nebraska, to cost approximately \$10,000, according to plans and specifications now on file at the offices of Supt. W. P. Snyder, North Platte, Nebraska, and the Superintendent of Construction, University of Nebraska, Lincoln. Bids must be sealed and marked "Bids for Barn, North Platte, Nebraska," written plainly on the outside.

**UNIVERSITY OF NEBRASKA,**  
J. S. DAVIS, Secretary.

**SHERIFF'S SALE.**  
By virtue of an order of sale issued from the district court of Lincoln county, Nebraska, upon a decree of foreclosure rendered in said court wherein Saline County Bank, a corporation, is plaintiff, and Lewis Jergensen, et al, are defendants, and to me directed, I will on the 30th day of April, 1914, at 2 o'clock, p. m., at the east front door of the court house in North Platte, Lincoln county, Nebraska, sell at public auction to the highest bidder for cash, to satisfy said decree, interest and costs, the following described property to-wit: South half (S<sup>1</sup>/<sub>2</sub>) and south half (S<sup>1</sup>/<sub>2</sub>) of the northeast quarter (NE<sup>1</sup>/<sub>4</sub>) and the northeast quarter (NE<sup>1</sup>/<sub>4</sub>) of section fourteen (14) in township ten [10] north of range twenty-eight [28] west of the 6th P. M. Principal Meridian [28] Lincoln county, Nebraska.  
Dated North Platte, Neb., March 26th, 1914.  
A. J. SALSIBURY, Sheriff.

**NOTICE.**  
To whom it may concern:  
Notice is hereby given that the mayor and city council will hold a special meeting at the hour of eight o'clock p. m. (central time) Tuesday, April 28th, 1914, in the council chamber for the purpose of making assessments and levying taxes for the construction of sidewalks built by the city along the following described property:  
Lot 4, block 87, of the original town of North Platte, walk 4 ft wide, 328 feet long, 912 sq feet at 11c.....\$100.32  
Lot 5, block 87, of the original town of North Platte, walk 4 ft wide, 132 feet long, 528 square feet at 11c..... 58.08  
Lot 1, Block 172 of the original town of North Platte. Walk 4 ft wide 9 ft long, 36 sq. ft. at 10..... 3.60  
Lot 1, Block 35 of the original town of North Platte. Walk 4 ft wide 9 ft long, 36 square feet at 10c..... 3.60  
Lot 1, Block 107 of the original town of North Platte. Walk 4 feet wide 149 feet long, 996 square feet at 11c..... 65.56  
Lot 8, Block 64 of the original town of North Platte. Walk 4 feet wide 83 feet long, 332 square feet at 11c..... 36.52  
Lot 7, Block 64 of the original town of North Platte. 4 feet wide 66 feet long, 264 square feet at 11c..... 29.04  
Lot 5, Block 13, Penniston's Addition. Walk 4 feet wide 79 1/2 feet long, 318 square feet at 11c. 34.98  
Filling for the above walk, 9 yards Sand at 75c per yard..... 6.75  
Lot 6, Block 13, Penniston's Addition. Walk 4 feet wide 62 1/2 feet long, 250 square feet at 11c Filling for the above walk, 9 yards, Sand at 75c per yard..... 6.75  
Lot 7, Block 13, Penniston's Addition 4 feet wide 62 1/2 feet long, 250 square feet at 11c Filling for the above walk, 9 yards, Sand at 75c per yard..... 6.75  
Lot 7, Block 13, Penniston's Addition. Walk 4 feet wide 79 1/2 feet long, 318 square feet at 11c Filling for the above walk, 11 yards, Sand at 75c per yard..... 8.25  
Lot 8, Block 6, Penniston Addition. Walk 4 feet wide 79 1/2 feet long, 318 square feet at 11c Filling for the above walk, 12 yards, Sand at 75c per yard..... 9.00  
Lot 7, Block 1, Taylor's Addition. Walk 4 feet wide 50 feet long, 200 square feet at 11c 22.00  
Lot 6, Block 2, Taylor's Addition. Walk 4 feet wide 67 feet long, 268 square feet at 11c..... 29.48  
Lot 9, Block 7, Taylor's Addition. Walk 4 feet wide 50 feet long, 200 square feet at 11c..... 22.00  
Lot 10, Block 7, Taylor's Addition. Walk 4 feet wide 67 feet long, 268 square feet at 11c..... 29.48  
Filling for the above walk, 3 yards, Sand 75c per yard..... 2.25  
Lot 1, Block 2, Taylor Addition. Walk 4 feet wide 67 feet long, 268 square feet at 11c..... 29.48  
Lot 9, Block 1, Taylor's Addition. Walk 4 feet wide 50 feet long, 200 square feet at 11c..... 22.00  
Lot 10, Block 4, Taylor's Addition. Walk 4 feet wide 67 feet long, 268 square feet at 11c..... 29.40  
Filling for the above walk, 33 cubic yards at 75c per yard..... 24.75  
Lot 9, Block 4, Taylor's Addition. Walk 4 feet wide 50 feet long, 200 square feet at 11c..... 22.00  
Filling for the above walk, 29 cubic yards. Sand at 75c per yard 21.75

All of the above described property being in the City of North Platte, Lincoln County, Nebraska.

In addition to the above amount interest and advertising fees will be charged.

All persons interested will file their objections, if any they have, to the assessing of taxes against the above described property and for the above described purpose on or before 8:00 o'clock p. m., Tuesday, April 28th, 1914, as above stated.

C. E. Temple, City Clerk.

Sheriff's Sale.

By virtue of an order of sale issued from the district court of Lincoln county, Nebraska, upon a decree of foreclosure rendered in said court wherein L. C. Severin is the plaintiff and E. R. Jewell and E. P. Rasmussen, are defendants, and to me directed I will on the 11th day of April, 1914, at 2 o'clock p. m., at the east front door of the court house in North Platte, Lincoln county, Nebraska, sell at public auction to the highest bidder for cash, to satisfy said decree, interest and costs, the following described property to-wit: The southwest quarter (SW<sup>1</sup>/<sub>4</sub>) of Section Nine (9), Township Ten (10), North of Range Twenty-eight (28) west of the 6th P. M. Lincoln county, Nebraska.  
Dated North Platte, Neb., March 9, 1914.  
A. J. SALSIBURY, Sheriff

NOTICE FOR PUBLICATION.

Serial No. 05687  
DEPARTMENT OF THE INTERIOR,  
United States Land Office  
North Platte, Nebraska, March 25, 1914.  
Notice is hereby given that John D. Brown, of North Platte, Neb., on March 22, 1911, made homestead entry No. 05687 for NW<sup>1</sup>/<sub>4</sub> Section 34, Township 15 N., Range 30 W., of 6th Principal Meridian, Lincoln county, Nebraska, and the following described land, to-wit: The southwest quarter (SW<sup>1</sup>/<sub>4</sub>) of Section Nine (9), Township Ten (10), North of Range Twenty-eight (28) west of the 6th P. M. Lincoln county, Nebraska.  
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North Platte, Nebraska, March 25, 1914.  
Notice is hereby given that John D. Brown, of North Platte, Neb., on March 22, 1911, made homestead entry No. 05687 for NW<sup>1</sup>/<sub>4</sub> Section 34, Township 15 N., Range 30 W., of 6th Principal Meridian, Lincoln county, Nebraska, and the following described land, to-wit: The southwest quarter (SW<sup>1</sup>/<sub>4</sub>) of Section Nine (9), Township Ten (10), North of Range Twenty-eight (28) west of the 6th P. M. Lincoln county, Nebraska.  
Dated North Platte, Neb., March 9, 1914.  
A. J. SALSIBURY, Sheriff