The Plattemouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA intered at Postoffice, Plattsmouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

Nothing insipid about this Decem-

There are still vacant lots on Easy street.

Now for the jolly, old, companionate New Year's Eve!

In "pan-America," "pan" is a Greek derivative, meaning "all."

-:0:--Christmas shoppers' faces must be all the style this year, the way

An old controversy as a rule does not down until settled, and if not knocking your own home town. settled will come up again until it is.

Poland, are making more profit in ible to tuberculosis. selling used cars than in new ones

cold weather is that the flag poles that it is their duty to do so. are used more or less exclusively for flags.

And i' Borah or Norris had been days is a couple of Burns detectives. Manners. "For Sa " they would never have had to go to Mexico for a buyer. Caramba, no.

-:0:-How abysmally silly a big, fat, tain. sweating, knock-kneed man in golf panties looks strutting around in a hotel lobby.

Los Angeles police asked "Scar- of trouble, face Al" Capone, Chicago gangster, to leave town. Some cities just can't appreciate an honor like that.

---:0:---A congressman retains office 15 his Christmas presents. months after he is seated. Very often his campaign had to be begun two

Since Hearst has such a passion for public documents, he will no doubt be glad to publish the public favor of less eating, and if he is as newspaper has been running for a document addressed to him by Sen- able a ruler as we hope he is he will mere dozen years, a Tokio dispatch

even into puzzle contests.

CLARENCE P. BUSCHE Auctioneer

Am booking sales for this fall and winter. Service guaranteed. For dates and rates phone at my expense.

Telephone No. 6 LOUISVILLE - NEBRASKA Did you have a Merry Christmas? It will soon be time to write, 1928.

-:0:-

-:0:-Many a government forecaster has been badly weatherbeaten.

---:0:--When letter statements are made, Hearst will not make them.

One thing that must be said for home, but you can try to induce them officious impertinence.

-:0:to get pretty well mixed up these distinction-Ambassador of Good troversy with Mexico over her new On reading and filing the petition

A politician is a man who knows what the people want when the people themselves are somewhat uncer-

The business man who left most of his estate to a lawyer probably argued he'd save his relative a lot

Then there are times when we ponder whether the weather forecaster ever has any luck guessing at

Merely because George Remus got away with it is no reason for other years and more before he was seated. husbands to think they can, too. Unless of course, they're bootleggers.

> The young Sultan of Morocco is in begin his campaign with the spinach, terms it "endless," and seems to im-

both indoor and outdoor. The New mas in most communities, to require fiction. York World discovers that profes- that people observe the spirit of bro-

many Christmas presents to buy, larity. that's another one of the thing we can't worry about

smoke that always attends him.

AMBASSADORS OF GOOD NORRIS ON HEARST

busybodies who tried to persuade good name of George W. Norris of him to insult a country and a people Nebraska, the doughtiest member of that have recognized him with every the United States Senate. hospitality and homage.

MANNERS

It is fortunate, beyond compute, that Senator Norris not Hearst.

gressman, old and new, have spent strife. much more time campaigning and will now spend in said seats.

Our sole objection to the herescope is that by the time the young hopeful is able to read it the time when the stars could have any influence on him long since has passed.

Washington-the detectives seem to think it's an awful state of affairs when sleuths can't go around snooping without other sleuths snooping on their trail.

ply that Americans have no acquain- were forgers, is outside the bounds as for the day of amateur sport, The practical observance of Christ- tance with such Marathon feats of

sionalism is eating its insidious way therly love and keep the jail ready. Judging from the increasing number of trade talks and other adver-The National Association of Pro- tising stunts via the radio it won't fessional Baseball Clubs has refused be long until more stringent regulato elevate the Cotton States League tion in that respect will be necesfrom Class D to Class C. With so sary if the radio is to retain it popu-

> A striking illustration of how a newspaper unselfishly serves the pub-A New York hotel has announced lic is furnished by the New Orleans that it will not be host to any more Times-Picayune, which is now havdances when Edward West Drowning ing published at its own expense, five is to be among those present, but full-pages advertisements in the Daddy says the objection was not to Washington Star and the Washinghim personally, but to the camera ton Post, dealing with the flood control problem.

Not even Mr. Hearst, with his fights. That is his answer to the ous monthlies, can lightly injure the each. Mrs. Of hawka, Nebr.

The reputation of the Nebraska It is an excellent answer-just Senator, his sturdy character, his about the best possible, and as such non partisanship, and his straightmight be called typically Lindbergh- forwardness, are in themselves a suf- ty, ss ian. For this young man is the ficient answer to the forged Mexican eighth wonder of the world. His ex- documents which Hearst first pubperience is, of course, without par-lished in his papers and is now tryallel. Never was another youth so ing to defend before a senate in- of Alice Shipley, Jack Graves and held in and for said county, and show may appear at a County Court to be tested by the adultation of the crowd vestigating committee. What Hearst Clifford Graves praying that admin- cause why the prayer of petitioner held in and for said county, and and the deference of the mighty. He has done no member of the Senate has acquitted himself incomparably. would think of doing. Most of those trator, Now for turning over the new He has never come within radio dis- men have at times disagreed with Ordered, that January 6th A. D. all persons interested in said matter petition and the hearing thereof be tance of a faux pas. If anywhere un- Senator Norris; some of them have 1928 at ten o'clock a. m is assigned by publishing a copy of this order in given to all persons interested in said der the shining sun there is an in- clashed with him in bitter parlia-Lets make Plattsmouth better than dividual who needs neither a social mentary combat; but none ever as- appear at a County Court to be held county for three successive weeks semi-weekly newspaper printed in nor a moral cicerone, Lindbergh is cribed to him a dishonorable motive in and for said County, and show prior to said day of hearing. or weaken his cause by intimating cause why the prayer of petitioner | Dated December 12th, 1927

should have been endowed with such is already answering for it. The Sen- all persons interested in said mata wealth of talents. He has needed after has hurled at the publisher a ter by publishing a copy of this order them all, and never, perhaps, was 3500-word letter in which his judg- weekly newspaper printed in said One good resolution is to quit the need greater than the present ments are scathing. To Senator Nor- County, for three successive weeks Farmers State Bank of instance. An occasion which ,it is ris the Hearst motive in the matter prior to said day of hearing. hoped and believed, will prove a land- of the Mexican documents, which al-Too much dieting and overwork mark in the relations between Mex- lege that \$1,215,000 in bribes was d12-2w Automobile dealers in Warsaw, make young people especially suscept- ico and the United States, might paid by Mexico to Senators Borah, well have been distorted into a ran- Norris. La Follette and Heffin for cid memory had Lindbergh been in- their friendly attitude toward her. You can't make the people buy at fluenced by the miserable counsel of was to involve the United States in war with that country. To Senator Lindbergh has already been com- Norris it is quite plain from what ty. ss. missioned as the Ambassador of Good has come out in the Senate investig-The only thing Oklahoma needs Will. We preseume to confer another ation that to have his way in a conland laws the publisher would in- of June E. Kyles praying that ad- suit, on a promissory note in writing, volve the peoples of both countries ministration of said estate may be on which you signed as guarantor. Many of the current crop of con- in all the consequences of armed granted to P. L. Hall, Jr., as Admin- And that thereafter, on the 23rd day

not believe himself shows how jour- weeks prior to said day of hearing. nalism has been degraded in his hands. That he would not give these (Seal) d19-3w men an opportunity to defend them-Because a serial story in Japanese selves before he published charges that had come to him through the hands of men who represented themselves as thieves, but who probably and practices of journalism everywhere except in the Hearst offices.

pressed nation commands in their tor; breasts is beyond price, nor could an had from the time when Hearst him- cause, if any there be, why the prayself was one of their friends.

told, as no more fantastic fiction was ing thereof be given to all persons ever invented. If Hearst is not interested in said matter by publish- Lillie M. Anderson et al, ashamed to have impugner the good mouth Journal, a semi-weekly newsnames of these men, beside which paper printed in said county, for to their type all else is trash, he three successive weeks prior to said should be ashamed that his profes- day of hearing. sional judgment of what is credible In witness whereof, I have hereis so bad as it is.—St. Louis Post- and Court, this 14th day of Decem-Dispatch.

If he answers the question with an (Seal) d19-3w emphatic, "No. I don't play bridge," it is certain that he has at least a small shred of authority in his own home, or he is not married.

At the international convention of hoboes recently held in Minneapolis, it was said that the word "hoboes" estate of George D. Pearson, deceas- nard; also fractional Lots 24, 25, 26 originally meant "workers" being de- ed: rived from "hoe" and "boys."

A professor has gone to Egypt to translate a medical manuscript of to be the last will and testament of known: the seventeenth century before the said deceased, may be proved and You and each of you are hereby Christ. And suppose that should allowed and recorded as the last will notified that on the 24th day of Deturn out to be only another lady and testament of George D. Pearson, cember, 1927, the plaintiffs filed their talking about her operation.

of Homes Here by Harboring Haras- the will annexed; sing Habis," says an illiterative It is hereby ordered that you, and to enjoin each and all of you from headline writer in the Hattiesbug, all persons interested in said matter, having or claiming to have any right, I will on the 14th day of January, headline writer in the Hattiesbug, may, and do, appear at the County title, estate, lien or interest, either 1928, at ten o'clock a. m. of said American. Why not "Wild Wives Court to be held in and for said coun- legal or equitable in or to said real day, at the location of said property

rapidly returning to the primative granted, and that notice of the pen-premises and for equitable relief.

the highest bidder for cash, the condition of our ancestors. Maybe so, dency of said petition and that the but Adam and Eve would still be just hearing thereof be given to all per-Order of the Court. You are hereby satisfy said special order of execu-

praying that Charley Lindbergh will day of hearing. falling victim to one of those Span- said court, this 16th day of Decemish senoritas with I-dare-you lips ber, A. D. 1927. and come-hither eyes.

FOR SALE

Single comb Rhode Island Reds, Col. Lindbergh went to two bull- twenty-six newspapers and numer- young cockerels. Accredited flock, \$2 each. Mrs. Oren M. Pollard, Nehaw-

Journal Want Ads bring results.

ORDER OF HEARING on Petition for Appointment of Administrator

In the County Court. M. Graves, deceased.

should not be granted; and that notice of the pendency of said petition (Seal) d19-3w that that unique American eagle It took Hearst to do that, and he and the hearing thereof be given to -

Dated December 6, 1927. A H. DUXBURY. ORDER OF HEARING

Administrator

on Petition for Appointment of

In the County Court.

istrator:

This is hardly a lighter blow than 1928, at ten o'clock a. m., is assign- and levied upon the following dewaiting for their seats than they the one aimed at Senator Norris by ed for hearing said petition, when scribed real estate belonging to you. Hearst. It is not impossible that an all persons interested in said matter to-wit: individual with Hearst's immense held in and for said county, and publicity powers could involve the show cause why the prayer of petitwo countries in war. Few words tioner should not be granted; and have had such an impetus, nor is the that notice of the pendency of said motive imputed to him beyond the petition and the hearing thereof be given to all persons interested in said country's experience with Hearst. matter by publishing a copy of this About that detective scandal in The simple fact that he would black- order in the Plattemouth Journal, a en the names of the four Senators semi-weekly newspaper printed in with a story which he says he did said county, for three successive Dated December 16th, 1927.

A. H. DUXBURY, County Judge ORDER OF HEARING

and Notice on Petition for Settlement of Account.

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

To all persons interested in the estate of Alfred B. Hass, deceased: There is one point in the Norris On reading the petition of E. C. letter which ought to convince any- Boehmer, Executor, praying a final settlement and allowance of his ac- order of the Court. You are hereby body. It is that Mexico does not count filed in this court, on the 14th required to answer said petition on have to bribe men like Borah and day of December, 1927, and for de- or before Monday, February 6, 1928, Norris to win their support. They cree of distribution and decree auth- and failing so to do, your default will belong to a group in the senate which orizing said executor to transfer and be entered and judgment will be does this sort of thing for nothing. assign funds in his hands as executaken against you upon plaintiff's tor to the trustee named in the last petition. It is their delight to help the under will and testament of said deceased, dog. The sympathy which every op- and for his discharge as such execu-

It is hereby ordered that you and By A. L. TIDD, all persons interested in said matter undeserving Mexico buy it. The Mex- may, and do, appear at the County icans would be fools to pay a mil- Court to be held in and for said counlion and a quarter dollars for some- ty, on the 13th day of January, A. thing they already have and have D. 1928, at ten o'clock a. m., to show er of the petitioner should not be granted, and that notice of the pen- Glenn Vallery and Jesse No more asinine story was ever dency of said petition and the hear- Smith,

ber, A. D. 1927. A. H. DUXBURY.

County Judge. ORDER OF HEARING AND NO-

In the County Court of Cass county. Nebraska.

Kyles praying that the instrument 22 and 23 in Long's First Addition filed in this court on the 16th day to the Village of Mynard, all in Cass of December, 1927, and purporting county, Nebraska, real names undeceased; that said instrument be ad- suit in the District Court of Cass mitted to probate and the administra- county, Nebraska, the object and purtion of said estate be granted to P. pose of which is to establish and quiet

Work Woe by Winning Willies?" ty, on the 13th day of January, A. D. estate, or any part thereof. And to in the Morse Garage on the south 1928, at ten o'clock a. m., to show enjoin you and each of you from in side of Main street, between 3rd and Scientific gentleman says we are cause, if any there be, why the pray- any manner interfering with plain- 4th streets, in the City of Plattsrapidly returning to the primative er of the petitioner should not be tiffs' possession or enjoyment of said mouth, Nebraska, sell at auction to a trifle out of place at a costume sons interested in said matter, by required to answer said petition on or tion, the amount due thereon in the Plattsmouth Journal, a semi-weekly And failing so to do your default costs and accruing costs, pewspaper printed in said county, for will be entered and judgment taken | Dated at Plattsmouth, Nebraska, Well, we are hoping and almost three successive weeks prior to said upon the plaintiffs' petition.

get back from Mexico City without Witness my hand, and the seal of County Judge. d26-4w

ORDER OF HEARING on Petition for Appointment of Administrator

The State of Nebraska, Cass coun-In the County Court.

S. Hall, deceased.

Ordered, that January 13th, A. D. tor; In the matter of the estate of Dury ed for hearing said petition, when 1928, at ten o'clock a. m., is assign-On reading and filing the petition may appear at a County Court to be all persons interested in said matter istration of said estate may be should not be granted; and that no- show cause why the prayer of petigranted to Jack Graves as administice of the pendency of said petition tioner should not be granted; and for hearing said petition, when all the Plattsmouth Journal, a semi- matter by publishing a copy of this persons interested in said matter may weekly newspaper printed in said order in the Plattsmouth Journal, a

> A. H. DUXBURY, County Judge.

LEGAL NOTICE In the District Court of Cass County, Nebraska

Defendants

Plattsmouth, Nebraska, Plaintiff County Judge. Robert B. Will, Thomas J. Will and Asgil S. Will,

To Thomas J. Will. Non-Resident: You are hereby notified that on Oc-The State of Nebraska, Cass coun- tober 27th, 1927, plaintiff filed its suit in the District Court of Cass county, Nebraska, the object and pur-In the matter of the estate of Ur- pose of which is to recover a judgment for \$6,500.00 with interest at 8% from April 17, 1917, and costs of of December, 1927, plaintiff caused Ordered, that January 13th, A. D. an Order of Attachment to be issued

Southeast quarter of the northeast quarter of Section one and all of the northeast quarter of the northeast quarter of Section one, lying south and west of Chicago. Burlington and Quincy Railroad tracks across said legal subdivision of land, all in Township twelve, North Range thirteen, east of the 6th P. M. in Cass county, Nebraska, AND the east six rods in width off of the southwest quarter of northeast quarter except: Commencing at center of NE14 of Sec. 1, Twp. 12 N., Rge. 13, in Cass county, Nebraska, thence south 3.86 chains; thence south 62° 50' west, 1.70 chains; thence north 4.62 chains, thence east 1.50 chains to place of beginning, containing sixtythree one hundredths (.63) acres more or less, all in Section 1, Twp. 12 N., Rge. 13, E. of the braska.

This notice is given pursuant to an

FARMERS STATE BANK of Plattsmouth, Nebraska, Plaintff.

LEGAL NOTICE In the District Court of Cass

County, Nebraska

Plaintiffs Defendants. To the Defendants: Lillie M. Ander-

son; Lydia Wright and known; John Wright and wife, Mary Wright: William F. Hatch and wife tees, personal representatives and all other persons interested in the respective estates of Lillie M. Anderson, deceased: Lydia Wright, deceased; - Wright, deceased, real name TICE OF PROBATE OF WILL unknown; John Wright, deceased; Mary Wright, deceased; William F. Hatch, deceased, and Mary Hatch, deceased, real names unknown, and all State of Nebraska, County of Cass, persons having or claiming any interest in Lots one and two in Ida A To all persons interested in the Long's Addition to the Village of Myand 27 in Long's First Addition to On reading the petition of June E. the Village of Mynard, and also Lots

"Husbands Hampering Happiness L. Hall, Jr., as Administrator with and confirm the plaintiffs' title in and to the above described lands, and

publishing a copy of this order in the before Monday, February 6, 1928, aggregate being \$1,024.97 and \$23.40 GLEN VALLERY and

Their Attorney

JESSIE SMITH, By A. L. TIDD,

ORDER OF HEARING on Petition for Appointment of Administrator.

The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of Isaac In the matter of the estate of

Frank Roucka, deceased. On reading and filing the petition On reading and filing the petition of Anna Allen, praying that admin- of Charles Roucka praying that adistration of said estate may be grant- ministration of said estate may be The State of Nebraska, Cass Coun- ed to C. A. Rawls, as Administrator; granted to Ed Donat, as Administra-

1928, at ten o'clock a. m., is assign- Ordered, that January 20th, A. D. all persons interested in said matter ed for hearing said petition, when and the hearing thereof be given to that notice of the pendency of said said county, for three successive weeks prior to said day of hearing.

Dated December 24th, 1927. A. H. DUXBURY, (Seal) d26-3w County Judge.

NOTICE TO NON-RESI-DENT DEFENDANTS

To: Theo. A. Walton; Elizabeth Walton; James E. Walton; Nita Walton: James M. Bower: Grace Bower; Dorothy Legg and Theo. A. Walton, Administrator of the estate of P. T. Walton, deceased:

You and each of you will take notice that L. Irene Snead on the 30th day of November, 1927, filed her petition in the District Court of Cass county, Nebraska, in an action in which she was plaintiff and Theo. A. Walton, Elizabeth Walton, James E. Walton, Nita Walton, James M. Bower, Grace Bower, Dorothy Legg and Theo. A. Walton, Administrator of the estate of P. T. Walton, deceased, were named as defendants.

Petition shows that on or about the 2nd day of February, 1918, the said P. T. Walton, deceased, and wife, Lydia M. Walton, gave a note for the sum of \$1,000.00, secured by mortgage on Lot 24 in Porter Place, an addition to the City of Plattsmouth, being in the northeast quarter (NE%) of the northeast quarter (NE4). Section 25, Township 12, Range 13, east of the 6th P. M., in Cass county, Nebraska; said mortgage being recorded on the 14th day of February, 1918, in the Register of Deeds office at Plattsmouth, Nebraska, in Book 46 of the Mortgage Records, page 29. That the object, purpose and prayer of plaintiff's petition are the foreclosure of one mortgage for \$1,000.00 plus interest, given by P. T. Walton and wife, Lydia M. Walton on Lot 24 in Porter Place, an addition to the City of Plattsmouth, being in the northeast quarter (NE%) of the northeast quarter (NE %), Section 25, Township 12, Range 13, East of the 6th P. M., in Cass county, Nebraska.

You and each of you are required to answer the petition of plaintiff on or before the 23rd day of January, 1928, or the allegations of plaintiff's petition will be taken as true and decree entered accordingly.

Dated at Plattsmouth, Nebraska, this 1st day of December, 1927. L. IRENE SNEAD.

By W. G. KIECK. Her Attorney. d5-4w

NOTICE OF SHERIFF SALE

By virtue of special order of execution issued by the Clerk of the District Court of Cass county, Nebraska, upon judgment rendered in said court in favor of Edward Fitzgerald, Jr., against George O. Dovey. and in which judgment attachment of certain personal property herein-NOTICE after named was affirmed and adjudged a lien on such personal prop-

erty, to-wit: One 71/2 h. p. 220 V motor and base; Two W. K. acetylene welding

tanks or cylinders;

15-16 inch shaft;

One variable speed counter shaft and hangers; One emery stand and guards; One 20 h. p. Dodge friction line

shaft clutches; Three 18-inch ceiling hang-Three self oiling oilers for 1-

One steel split pulley: Four steel bench legs; One 2-wheel welding truck; One extra heavy warehouse truck:

One one-half ton differential chain hoist; One pair 3-sheave steel table

blocks: Two pipe vises; One welding and cutting

equipment; One counter shaft: One air cooled air compres-

One steel switch and branch block boxes: One 5-inch by 4 feet Reed

One plain 18-inch floor drill; One Micro grinder and mis-

cellaneous tools

December 6, 1927. Sheriff of Cass County,

Nebraska. By REX YOUNG

Deputy

