

The Plattsmouth Journal
 PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA
 Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter
R. A. BATES, Publisher
 SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

Public orators have an advantage in that they are sure to bring followers.

Maybe Harry Sinclair will say he handed Fall a few thousand dollars for cigars.

A western paper says the rising tide of petroleum needs a Boulder Dam of its own.

Your congressman is the best person from whom to get information as to congressional bills.

It may be necessary soon for pedestrians to take tests before they will be permitted to cross the street.

Gold is delivered in a few hours instead of several days from the rich Alden fields of Siberia, by airplanes.

LaFollette creed is that a President may have only two terms, but a seat in the senate may be hereditary.

We are for Art Mullen re-election as National Committeeman, because he's been tried and not found wanting.

In response to an inquiry, it can be said that an ad valorem duty is fixed upon the value. Both have their place.

No statements have yet been received at Washington from Arizona, as to taxes due on government properties in the state.

Many Filipinos are satisfied they will have independence when we get ready and not before. Meanwhile they would begin to learn.

The special legislative session has its work cut out for it. There can be no performances not down on the program. No shifts of scenery.

They are still rowing over the Boulder Dam business. The latest being the attack on Gov. Dern of Utah on the stand of Colorado.

It is now discovered our anti-trust laws work both ways, both for benefits and injuries to industrial conditions. But is not this the general rule?

Now is known the strength of the insurgent Republican senators when they all pull together. Their vote of twelve with that of Democrats carried the McMaster resolution declaring for reduction of the higher tariff duties.

What is education, anyhow, asks a cynic. Well, like everything else, it has more than one definition. It is applicable to good and evil.

What will the south do if Gov. Smith is nominated, ask some. Nothing but give the usual Democratic majorities. This is held certain.

The Progressive candidate for the Republican national convention resembles so many automatons, all bound under specific instructions.

The Dickinson bill would increase tariff duties on twelve products of the farm. This is better than lowering on products of American labor.

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

Our Repair Garage
 is kept constantly busy because motorists recognize it as the best and most reliable repair shop for every kind of damage a car can possibly sustain. And, being practical men of long and varied experience, all our repair work is excellently and thoroughly done, without unnecessary delay and at reasonable charge.
Fradys Garage
 Phone 58

Trouble falls lightly when we are not the ones concerned.

The tenderness of love may soften the business of heart.

Some one says constitutions are as elastic as the best gutta Percha.

Cold waves fail to hold their grip this winter, for which no complaints are made.

The groundhog's six weeks is near up. What kind of change in the weather?

Waiting for a chance is all right sometimes, but often the wait is on the wrong corner.

The scramble for Hon. John H. Morehead's shoes among the republicans is getting pretty fierce.

We wish to report that boiling sauerkraut will generally remove the smell of incense from a house.

African cannibals are said to be almost extinct. That may come from having no dietitians in the country.

Charley Bryan for governor, and Hon. John H. Morehead for United States Senator makes a pretty strong ticket.

Don't cuss our congressmen. A man can't sit on a fence with his ear to the ground and keep his nose on a grindstone.

Some of these reclamation and flood prevention projects are lurid both ways, with eloquence and great expenditures of money.

Commercial aviation lines will soon connect up all Europe and Asia. We are rather behind, but are going to get there all right.

It was surprising to learn that King George addressed parliament without making any reference to Mayor Thompson of Chicago.

What is education, anyhow, asks a cynic. Well, like everything else, it has more than one definition. It is applicable to good and evil.

What will the south do if Gov. Smith is nominated, ask some. Nothing but give the usual Democratic majorities. This is held certain.

The Progressive candidate for the Republican national convention resembles so many automatons, all bound under specific instructions.

The Dickinson bill would increase tariff duties on twelve products of the farm. This is better than lowering on products of American labor.

Now get busy, make out your income tax blank and file it promptly with the nearest internal revenue official. You will feel better after this.

New Mexico demands passage of the Boulder canyon dam bill regardless of what the other States think about it. Congress may think this over.

Miss Sawyer came timidly into crowded court room, and as she climbed up to the chair she glanced toward Harry and the battery of defense.

Pretty soon some one may offer a liberal prize for an essay on the best governed state now in the union, and which constitutes the best state government.

Lowden seems to be getting support right along. But the republican gangsters are bitterly opposed to his mode of campaigning. One thing certain Lowden is a good man able and honest.

Congressman LaGuardia says the questions asked prohibition officers in the civil service examinations were so easy that an eight year old school boy could have answered them. In the test 500 slumped and were allowed to try again.

Reports show Russia is still the same Russia it was after Czar Nicholas and his family were murdered. But it was afraid to deal with Trotsky in the same way. Yet Borah wants us to recognize the plague spot of Europe.

More than 100,000,000 rabbit skins imported into the United States during the last year. Which indicates that more seal and sable coats than usual are to be worn.

Now it is told that the McMaster's reducing tariff resolution was purely a mischievous gesture. That was just the size of it, to stir up all trouble possible. There are some folks pretty good at that stuff.

The balance of trade in our favor last year is reported at \$681,000 as compared with \$377,772,000 the year previous. However, the bulk of the trade was carried by foreign bottoms. But some time we will do the bulk.

President Machado Morales of Cuba on the eve of the assembling of the Pan-American congress did a timely service in defending our Monroe Doctrine. This was accompanied with approval of our course toward countries south of us. He also well said that a common aim binds nations together.

BANKROBBERY
 Some great peans have been to of efficiency in our time, but it is likely that we will be less melodious when we consider its application to bank robbery.

There was nothing inefficient about the robbery of the City Bank of Kansas City last Saturday. It was characterized by the efficiency of a military operation. The robbers cut the outside connection with the burglar alarm the night before the job. When they appeared the girl at the telephone exchange almost pushed the button through the keyboard trying to give the alarm, while the robbers smiled at one another. They carried two sub-machine guns, sawed-off shot guns, and all the armament of their trade. They were in the bank six minutes, and got \$50,000. This was in the heart of the city.

At Wellston on the same day bank robbers elevated their craft to an even greater degree of efficiency. Unlike the James and Younger boys at Northfield, the Daltons at Coffeyville, or the tough yokels operating at Kansas City, the Wellston artists entered the bank during the night by sawing a hole through the ceiling and bagged the employees as they came in. When the vault opened they took \$30,000 and left. Not a shot was fired. While the ruffians on the Kaw were plastering bullets against the walls of the City Bank inside and out, and their bloodthirsty yells terrorized the neighborhood, the morning quiet of Wellston was not disturbed by so much as a yell.

So as in all things, there is both good and evil in efficiency.

For Double Action
 in your bakings
 use
KC BAKING POWDER
 25 ounces for 25¢
Same Price for over 35 years
 Millions of pounds used by our government

BANKRUPTCY
 If Congress passes the pending measure repealing the national bankruptcy act, there are bound to result chaotic conditions and disastrous results. So Jacob M. Lashly, chairman of the Bankruptcy Committee of the American Bar Association, has just told a conference of Missouri and Illinois credit men, and he supported his assertion with an argument both refreshing and convincing.

The reason why credit men fail to get anything from many debtors is partly because they permit them to continue in business until they exhaust their assets. They allow a firm which is obviously shipping to proceed to the point where there are no assets left. But this is not all. Credit men make a great error in preferring to start receivership action in State courts rather than resorting at once to bankruptcy actions in Federal courts. In the former, there are no limits on the fees for attorneys, appraisers, administrators, and so on, and hence these may gobble up all the assets under the national act, however, such fees are limited.

The advantage to credit is evident, and should provide reason enough against the repeal of the act. A further reason, however, lies in the fact that after attempting the receivership method for a while, it is invariably found necessary to begin bankruptcy action under the national law. All in all, as a useful means of safeguarding a national asset, and a force for business stability, it deserves to be maintained and put to greater employment.

THINKING CAMPAIGNS
 Politics is quieter than it used to be.

A few years ago a presidential campaign meant lots of excitement, with torch-light processions, impassioned stump speakers and blaring brass bands. The color has gone out of it now. The campaign is conducted quietly.

Probably this is a change for the better. Presidential campaigns call for clear thinking on the part of the voter. And certainly brass bands and torchlight parades didn't induce thinking. Their appeal was solely to the emotions.

Just as our country was thinking civilization had come a long way since the Dark Ages, Los Angeles had to go and introduce trial by skin scratches.

Governor Al Smith don't seem to be worrying very much about his candidacy for president. He is well known as a man of ability to be depended upon.

Bills are in congress to muzzle literature and to chain up the industries. Pretty soon nothing will be left to regulate, the materials will all be used up.

Atlanta boasts of being the leading mule market of the world. Houston is edging in on Atlanta's fame by becoming the world's greatest donkey market.

There is something in the brutal murderers that catches on to the weepers, molly-coddlers and sentimentalists. An unaccountable mysterious influence.

This time it is Arizona slamming Boulder Dam, and wants to know what's what before going any further. This is what the country thinks about it also.

A proposed revision of the banking laws under Democratic auspices resembles a circus performance by untrained amateurs. However, anything to trip the unwary.

More than 100,000,000 rabbit skins imported into the United States during the last year. Which indicates that more seal and sable coats than usual are to be worn.

Now it is told that the McMaster's reducing tariff resolution was purely a mischievous gesture. That was just the size of it, to stir up all trouble possible. There are some folks pretty good at that stuff.

The balance of trade in our favor last year is reported at \$681,000 as compared with \$377,772,000 the year previous. However, the bulk of the trade was carried by foreign bottoms. But some time we will do the bulk.

President Machado Morales of Cuba on the eve of the assembling of the Pan-American congress did a timely service in defending our Monroe Doctrine. This was accompanied with approval of our course toward countries south of us. He also well said that a common aim binds nations together.

After three or four warnings on the subject, it occurs to us with more or less surprise that what ruined Sampson was a haircut, not refusal to carry the umbrella on a cloudy day.

Philologists—which is another name for grammatical sharps—are about to incorporate in the dictionary, or grammar, the phrase "ain't I," as a perfectly good expression.

If they get by with this, then "most strange" is a very elegant form of expression.

Apparently "ain't I" or "ain't I" as the proper contraction for "am I not."

Verily, it is "most strange."

After three or four warnings on the subject, it occurs to us with more or less surprise that what ruined Sampson was a haircut, not refusal to carry the umbrella on a cloudy day.

Are You Overdoing?
 Overwork Throws a Heavy Burden on the Kidneys.
 OVERWORK, rich foods and stimulating drinks put extra burdens on our kidneys. When the kidneys slow up, impurities remain in the blood and are apt to make one languid, tired and achy, with dull headaches, dizziness and often nagging backache. A common warning is scanty or burning secretions.
 Use Doan's Pills. Doan's a stimulant diuretic, increase the secretion of the kidneys and aid in the elimination of waste impurities. Are endorsed by users everywhere. Ask your neighbor!

DOAN'S PILLS
 60c
 A STIMULANT DIURETIC FOR KIDNEYS
 Foster-Milburn Co. Mfg. Chem. Buffalo, N.Y.

For Double Action
 in your bakings
 use
KC BAKING POWDER
 25 ounces for 25¢
Same Price for over 35 years
 Millions of pounds used by our government

BANKRUPTCY
 If Congress passes the pending measure repealing the national bankruptcy act, there are bound to result chaotic conditions and disastrous results. So Jacob M. Lashly, chairman of the Bankruptcy Committee of the American Bar Association, has just told a conference of Missouri and Illinois credit men, and he supported his assertion with an argument both refreshing and convincing.

The reason why credit men fail to get anything from many debtors is partly because they permit them to continue in business until they exhaust their assets. They allow a firm which is obviously shipping to proceed to the point where there are no assets left. But this is not all. Credit men make a great error in preferring to start receivership action in State courts rather than resorting at once to bankruptcy actions in Federal courts. In the former, there are no limits on the fees for attorneys, appraisers, administrators, and so on, and hence these may gobble up all the assets under the national act, however, such fees are limited.

The advantage to credit is evident, and should provide reason enough against the repeal of the act. A further reason, however, lies in the fact that after attempting the receivership method for a while, it is invariably found necessary to begin bankruptcy action under the national law. All in all, as a useful means of safeguarding a national asset, and a force for business stability, it deserves to be maintained and put to greater employment.

ODDITIES OF GRAMMAR
 A few days since a lady, in conversation with the editor, used the expression "most strange."

Being a strange expression to us, we forthwith interpreted it as bad use of the English language.

But now we are not so sure.

Philologists—which is another name for grammatical sharps—are about to incorporate in the dictionary, or grammar, the phrase "ain't I," as a perfectly good expression.

If they get by with this, then "most strange" is a very elegant form of expression.

Apparently "ain't I" or "ain't I" as the proper contraction for "am I not."

Verily, it is "most strange."

ELMWOOD MAN DIES
 Charles Riley Metteer was born in Bradford county, Pennsylvania, on January 4th, 1841. He died in Elmwood, Nebraska, February 22, 1928. He had lived 87 years, 1 month and 17 days.

He married Clara Belle Carey in the early seventies. She preceded him in death by some 27 years. To them were born three daughters.

When the war between the states broke out he was one of the first to answer his country's call. He enlisted in 1861, in the Fifth Pennsylvania, Co. K, attached to Ninth Corps Army of the Potomac, under General Sherman. He was in the thick of the fight and was twice wounded. He fought in the battles of Bull Run, Antietam, Harper's Ferry, Shelling of Charleston, South Mountain, Missionary Ridge, Fredericksburg and Chancellorsville. He was honorably discharged from the army in Jan. 1865. He was a member of the G. A. R., at Plattsmouth.

In September, of 1864, he was taken sick and remained in the hospital at Cincinnati until discharged. Being able to leave the hospital, he applied for re-enlistment, but the war ended before the application could be accepted.

After the war he joined his parents, who had moved to Muscatine, Iowa. In 1868 he came to Nebraska and homesteaded a farm near the Calhoun church in Cass county. He moved to Elmwood, about 18 years ago.

There remains to mourn his going, Harold E. Daly, Edward E. Metteer, and two granddaughters, Daisy Dawson and Dorothy Dawson.

The funeral services were held at the Methodist church in Elmwood Friday afternoon, the Rev. Victor West conducting the service.

The music was furnished by a quartette composed of Mrs. Harry Green, Mrs. Dr. Herman, Dr. Williams and Dr. Hermon, with Mrs. Harry Tolhurst at the piano.

Burial was made in the Elmwood cemetery—Elmwood Leader-Echo.

Then again, there are times when we wonder if the driver who cannot wait until the large and imposing locomotive has cleared the crossing is late for an appointment or something.

THREE PIOUS MEN
 Mr. Borah has now put his prohibition questions to three presidential candidates and had three answers. Let us see what they do to clear the air of hypocrisy in the matter of enforcement. The New York Herald says:

Senator Curtis of Kansas, first on Mr. Borah's list, tells Mr. Borah that prohibition is a "splendid thing, the greatest moral issue of the ages," and promises that if he is elected President he will "favor meeting the issue of enforcement squarely."

Senator Willis of Ohio pledges himself to "put forth every effort to see to it that the eighteenth amendment is obeyed, observed and respected."

" * * * That is my attitude now and would continue to be exactly the same in the event of nomination and election."

Now Secretary Hoover, calling prohibition "a great social and economic experiment, noble in motive and far-reaching in purpose," promises to support the Volstead act and to favor "efficient, vigorous and sincere enforcement."

Three very dry gentlemen, one might think; yet what do they really say?

Does Senator Curtis take note of the fact that the \$30,000,000 now appropriated annual for enforcement is admittedly a mere pittance of what enforcement needs and promise that if he is elected President he will urge Congress to support prohibition at whatever cost, even though the cost runs above \$200,000,000 annually? No Senator Curtis does not mention details. He merely favors "meeting the issue squarely."

Does Senator Willis point out that the central problem in enforcement is how to prevent millions of gallons of industrial alcohol from being diverted to illegal purposes and suggest any way in which a bewildered government which has failed to solve the problem under Willis? No. Mr. Willis is only going "to put forth every effort to see to it that the eighteenth amendment is obeyed, observed and respected."

Does Secretary Hoover take note of the fact that the friends of prohibition believe the present law to be ineffective and agree with them in demanding new teeth in the law, new penalties, new punishments, new interpretations of the law of search and seizure? No. Mr. Hoover is simply for "efficient, vigorous and sincere enforcement." Will he tell us how?

Not one of these gentlemen has said anything that promises to make the slightest dent in the hypocrisy which now surrounds the issue of enforcement. Not one of them has said anything that cannot safely be forgotten. Prohibition may be "the greatest moral issue of the ages." But in the matter of enforcement, pious generalities which mean nothing are the order of the day.

NOTICE TO CREDITORS
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of George D. Pearson, deceased.
 To the creditors of said estate:
 You are hereby notified, that I will sit at the County Court room in Plattsmouth, in said county, on the 16th day of March, 1928, and on the 18th day of June, 1928, at 10 o'clock a. m., of each day, to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 16th day of March, A. D. 1928, and the time limited for payment of debts is one year from said 16th day of March, 1928.

Witness my hand and the seal of said County Court this 10th day of February, 1928.
 A. H. DUXBURY,
 County Judge.

NOTICE TO CREDITORS
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of Urban P. Rouse, deceased.
 To the creditors of said estate:
 You are hereby notified that I will sit at the County Court room in Plattsmouth, in said county, on the 16th day of March, 1928, and on the 18th day of June, 1928, at 10 o'clock a. m. of each day, to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 16th day of March, A. D. 1928, and the time limited for payment of debts is one year from said 16th day of March, 1928.

Witness my hand and the seal of said County Court, this 10th day of February, 1928.
 A. H. DUXBURY,
 County Judge.

ORDER OF HEARING
 on Petition for Appointment of Administrator
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of Ruth M. Amick, deceased.
 On reading and filing the petition of Mabel Coolman praying that administration of said estate may be granted to John G. Lohnes as Administrator;
 Ordered, that March 23rd, A. D. 1928, at ten o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Dated February 21st, 1928.
 A. H. DUXBURY,
 County Judge.

Without A Rival
OVER 50 YEARS
BUDS
 Segars 5¢

SPRING POETRY
 A friend of poetical taste—at least, he imagines that he is endowed with poetical tastes—sends us the following, the first offense of the season:
 O spring is coming, O spring is coming,
 O spring is coming tra la!
 O spring is coming and bees'll be humming,
 O spring is coming tra la!
 O spring is coming, O spring is coming,
 O spring is coming tra la!
 O spring is coming, and fish'll be running,
 O spring is coming tra la!
 O spring is coming, O spring is coming,
 O spring is coming tra la!
 O spring is coming, and birds'll be summing,
 O spring is coming tra la!
 Which is about the rottenest piece of spring poetry we have seen in a long time.
 If you can do rottener than that, send it on.
 We guarantee a place for your effusion in the waste basket.

ORDER OF HEARING AND NOTICE OF PROBATE OF WILL
 In the County Court of Cass county, Nebraska.
 State of Nebraska, County of Cass, ss.
 To all persons interested in the estate of Eva Barbara Lushinsky, deceased.
 On reading the petition of George Lushinsky praying that the instrument filed in this court on the 14th day of February, 1928, and purporting to be the last will and testament of the said deceased, may be proved and allowed and recorded as the last will and testament of Eva Barbara Lushinsky, deceased; that said instrument be admitted to probate and the administration of said estate be granted to George Lushinsky, as executor;

LEGAL NOTICE
 In the District Court of Cass County, Nebraska
 Matt H. Peterson, Plaintiff,
 vs.
 George Reichart et al. Defendants.
 NOTICE
 To the defendants, the heirs, devisees, legatees, and personal representatives and all other persons interested in the estates of Martin Reichart, deceased, and of Mrs. Abram Edwards, deceased, real names unknown, Mrs. Abram Edwards, real name unknown, Catherine Reichart and all persons having or claiming any interest in the NW 1/4 of Section 35, Township 13, Range 12 East of the 6th P. M., Cass County, Nebraska, except that part taken and used by the Chicago, Burlington & Quincy Railroad Company for right of way, real names unknown.

ORDER OF HEARING
 on Petition for Appointment of Administrator
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of Ruth M. Amick, deceased.
 On reading and filing the petition of Mabel Coolman praying that administration of said estate may be granted to John G. Lohnes as Administrator;
 Ordered, that March 23rd, A. D. 1928, at ten o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Dated February 21st, 1928.
 A. H. DUXBURY,
 County Judge.

LEGAL NOTICE
 In the District Court of Cass County, Nebraska
 Matt H. Peterson, Plaintiff,
 vs.
 George Reichart et al. Defendants.
 NOTICE
 To the defendants, the heirs, devisees, legatees, and personal representatives and all other persons interested in the estates of Martin Reichart, deceased, and of Mrs. Abram Edwards, deceased, real names unknown, Mrs. Abram Edwards, real name unknown, Catherine Reichart and all persons having or claiming any interest in the NW 1/4 of Section 35, Township 13, Range 12 East of the 6th P. M., Cass County, Nebraska, except that part taken and used by the Chicago, Burlington & Quincy Railroad Company for right of way, real names unknown.

ORDER OF HEARING
 on Petition for Appointment of Administrator
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of Ruth M. Amick, deceased.
 On reading and filing the petition of Mabel Coolman praying that administration of said estate may be granted to John G. Lohnes as Administrator;
 Ordered, that March 23rd, A. D. 1928, at ten o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Dated February 21st, 1928.
 A. H. DUXBURY,
 County Judge.

LEGAL NOTICE
 In the District Court of Cass County, Nebraska
 Matt H. Peterson, Plaintiff,
 vs.
 George Reichart et al. Defendants.
 NOTICE
 To the defendants, the heirs, devisees, legatees, and personal representatives and all other persons interested in the estates of Martin Reichart, deceased, and of Mrs. Abram Edwards, deceased, real names unknown, Mrs. Abram Edwards, real name unknown, Catherine Reichart and all persons having or claiming any interest in the NW 1/4 of Section 35, Township 13, Range 12 East of the 6th P. M., Cass County, Nebraska, except that part taken and used by the Chicago, Burlington & Quincy Railroad Company for right of way, real names unknown.

ORDER OF HEARING
 on Petition for Appointment of Administrator
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of David C. Morgan, deceased.
 On reading and filing the petition of Gertrude L. Morgan praying that administration of said estate may be granted to Kate Oliver Morgan as Administrator;
 Ordered, that March 23rd, A. D. 1928, at ten o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing.

(Seal) (27-2w) A. H. DUXBURY,
 County Judge.

LEGAL NOTICE
 In the District Court of Cass County, Nebraska
 Matt H. Peterson, Plaintiff,
 vs.
 George Reichart et al. Defendants.
 NOTICE
 To the defendants, the heirs, devisees, legatees, and personal representatives and all other persons interested in the estates of Martin Reichart, deceased, and of Mrs. Abram Edwards, deceased, real names unknown, Mrs. Abram Edwards, real name unknown, Catherine Reichart and all persons having or claiming any interest in the NW 1/4 of Section 35, Township 13, Range 12 East of the 6th P. M., Cass County, Nebraska, except that part taken and used by the Chicago, Burlington & Quincy Railroad Company for right of way, real names unknown.

ORDER OF HEARING
 on Petition for Appointment of Administrator
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of Ruth M. Amick, deceased.
 On reading and filing the petition of Mabel Coolman praying that administration of said estate may be granted to John G. Lohnes as Administrator;
 Ordered, that March 23rd, A. D. 1928, at ten o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Dated February 21st, 1928.
 A. H. DUXBURY,
 County Judge.

LEGAL NOTICE
 In the District Court of Cass County, Nebraska
 Matt H. Peterson, Plaintiff,
 vs.
 George Reichart et al. Defendants.
 NOTICE
 To the defendants, the heirs, devisees, legatees, and personal representatives and all other persons interested in the estates of Martin Reichart, deceased, and of Mrs. Abram Edwards, deceased, real names unknown, Mrs. Abram Edwards, real name unknown, Catherine Reichart and all persons having or claiming any interest in the NW 1/4 of Section 35, Township 13, Range 12 East of the 6th P. M., Cass County, Nebraska, except that part taken and used by the Chicago, Burlington & Quincy Railroad Company for right of way, real names unknown.

ORDER OF HEARING
 on Petition for Appointment of Administrator
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of Ruth M. Amick, deceased.
 On reading and filing the petition of Mabel Coolman praying that administration of said estate may be granted to John G. Lohnes as Administrator;
 Ordered, that March 23rd, A. D. 1928, at ten o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Dated February 21st, 1928.
 A. H. DUXBURY,
 County Judge.

LEGAL NOTICE
 In the District Court of Cass County, Nebraska
 Matt H. Peterson, Plaintiff,
 vs.
 George Reichart et al. Defendants.
 NOTICE
 To the defendants, the heirs, devisees, legatees, and personal representatives and all other persons interested in the estates of Martin Reichart, deceased, and of Mrs. Abram Edwards, deceased, real names unknown, Mrs. Abram Edwards, real name unknown, Catherine Reichart and all persons having or claiming any interest in the NW 1/4 of Section 35, Township 13, Range 12 East of the 6th P. M., Cass County, Nebraska, except that part taken and used by the Chicago, Burlington & Quincy Railroad Company for right of way, real names unknown.

LEGAL NOTICE
 In the District Court of Cass County, Nebraska
 Matt H. Peterson, Plaintiff,
 vs.
 George Reichart et al. Defendants.
 NOTICE
 To the defendants, the heirs, devisees, legatees, and personal representatives and all other persons interested in the estates of Martin Reichart, deceased, and of Mrs. Abram Edwards, deceased, real names unknown, Mrs. Abram Edwards, real name unknown, Catherine Reichart and all persons having or claiming any interest in the NW 1/4 of Section 35, Township 13, Range 12 East of the 6th P. M., Cass County, Nebraska, except that part taken and used by the Chicago, Burlington & Quincy Railroad Company for right of way, real names unknown.