THURSDAY, JAN. 24, 1929.

PLATTSMOUTH SEMI . WEEKLY JOURNAL

PAGE THREE

		WYATT EARP PASSES	JOHNSON, MOREHEAD & RINE	equivalent of cash. Article V-Dura-	With the opening of the meetings	NOTICE TO CREDITORS
de aller de la company			Attorneys-722 Keeline Bldg. Omaha, Nebraska	tion. The time of commencement of	of the ways and means committee of	The Charles of Michaeles Company
The Diatter	nouth Journal	Wyatt Earp, he-man marshal of	Omana, Neoraska	this corporation shall be when its articles of incorporation are filed as	the House to consider the revision of	The State of Nebraska, Cass coun-
Che plation	ioutinat journat j	Tombstone, Arizona, in the tempest-	Notice of Articles of Incorporation of	required by the laws of the State of	the tariff the public is reminded of	i In the County Court.
	the second s	uous eighties, is dead. Unlike his	ASH GROVE LIME & PORTLAND	Nebraska, and the corporation shall		
STATISTED SENT WEEKTY A	T PLATTSMOUTH, NEBRASKA	contemporaries, most of whom died	CEMENT COMPANY, of NEBRASKA	(99) years thereafter, unless sooner		Malinda Clymer, deceased.
	, Nob., as second-class mail matter	from bullets Earp passed quietly away in bed, an octogenarian afflict-	Nutles to be alway that the set	dissolved by law or by action of its	vise the lawmakers that increases in	To the creditors of said estate: You are hereby notified, that
		ad with the ills of age. Lost to fame	Notice is hereby given that the un- dersigned have associated themselves	stockholders, zitticle vi-indebted-		will sit at the County Court room in
D A DATE	C Dublishes	for a decade after he fled from	together for the purpose of forming	adness on lightlity which this corne-		Plattemonth, in said county, on the 15th day of February, 1929, and the
K. A. DAIL	S, Publisher	Tombstone in '83 with a murder in-	the becoming a corporter and the	ration shall at any one time be sub-		17th day of May, 1929, at 10 o'cloci
			laws of the State of Nebraska, and for that purpose have adopted the follow-	ject shall not exceed two-thirds of	Second hand sills. Call phone	a. m. of each day, to receive and ex
SUBSCRIPTION PRICE \$2.00	PER YEAR IN ADVANCE	again became a public figure when	ing Articles of Incorporation:	its capital stock. Article VII-Direc-		amine all claims against said estate
		he refereed the Fitzsimmons-Sharkey	Article I Name. The name of	tors-Officers. (a) The affairs of this corporation shall be conducted by a		with a view to their adjustment an allowance. The time limited for th
		fight in 1896.	this corporation shall be "ASH GROVE LIME & PORTLAND CE-	Board of Directors, consisting of	on Petition for Appointment of	presentation of claims against sai
Plenty of snow for the kids.	Present indications are snow, snow,	He disqualified the rangy Fitz-	MENT COMPANY, OF NEBRASKA."	three (3), five (5) or seven (7)		estate is three months from the 15t
iency of show for the mass	snow.	simmons and awarded the fight to	Article II Principal Place of Busi-	members, who shall be elected an- nually by the stockholders. The num-		day of February, A. D. 1929, and th time limited for payment of debts 1
he sidewalks are getting danger-		Sharkey on a foul as he stood, with	ness. The principal place of business	ber of directors, within the foregoing		one year from said 15th day of Febru
	Vanity is sometimes cured by hav-	The second se	and location of the plant of this cor- poration shall be in the County of	limitations, shall be determined from	In the County Court.	ary, 1929.
	ing a photograph taken.	The second se	Cass, in the State of Nebraska, north-	time to time by the stockholders. In case of vacancy in the Board of Di-	In the matter of the estate of George W Shields deceased	Trestand and and and and and
niversal discouragement through-		fans who believed the decision was	east of the Village of Louisville, in	rectors, such vacancy in the Board of Di-	On reading and filing the petition	said County Court this 11th day (
the world.	The city authorities should pay	crooked. Earp had encountered mobs	said county and state, but it may es-	by the remaining directors. Direc-	of James Earhart praying that ad-	A. H. DUXBURY.
:0:	more attention to slippery sidewalks.	before and he bluffed his way	tablish and maintain offices, places of business and plants elsewhere. Article	tors shall hold office until their suc-	ministration of said estate may be	(Seal) j14-4w County Judg
on't cross any bridge partners	Busy men have too much on their		III-General Nature of Business. The	cessors are duly elected or chosen. Meetings of the Board of Directors		
il they trump your aces.	hands to be handling people with	He was a bluffer and a killer, fast-	general nature of the business to be	may be held within or outside of the	Ordered, that February 1st, A. D.	NOTICE TO CREDITORS
fore paving will be done this sea-		er on the draw than most men in	transacted by this corporation shall	Create of Mahanaha on the Dound of !	1020 of ten o'clock o m is coaten.	The State of Nebraska, Cass cour
which shows that we are up and				Directors may determine. The fol-	ed for hearing said petition, when	ILE BLETE DI NODIASKA, CASS COM
g.	Quite a few farmers are success-	His two brothers and virtually all	wise acquire, sell or otherwise dis-	lowing persons shall constitute the first Board of Directors of this cor-	may appear at a County Court to be	in the county court.
April 1	ful. But so many of them stay on	his friends were killed by rival gun-	pose of, own, hold, handle, trade		held in and for said county, and show	in the matter of the estate of siat
the Long Island musician who	the farm!	men. Gunmen ruled the roost in	ner whatsoever, lime and Portland	of a Board of Directrs by the stock-	ourne and the highly of the bestron-	Kuhney, deceased. To the creditors of said estate:
two wives wasn't so much on		Arizona in Earp's prime, just as gun-	and all other kinds of hydraulic and	holders at their first annual meeting. to be held in the year Nineteen Hun-	notice of the nendency of said neti-	You are hereby notified, that I wi
mony.	There are always plenty of loafers	(a) provide the second s second second se Second second s Second second seco	non-hydraulic cements, and all like	dred and Thirty (1930), to-wit: L.	tion and the hearing thereof be given	sit at the County Court room i
	in a town of the size of Plattsmouth,	heroes were the fellows who had no	or kindred products or substances, and all products or articles in the	T. Sunderland, J. A. Sunderland and	to all persons interested in said mat-	Plattemouth, in said county, on the 15th day of February, 1929, and the
man is never so sure that he is actly sober as when he is toler-		scrupies against annug orunary	manufacture or composition of which	W. P. Sabin, (b) The officers of this corporation shall be a President, a	order in the Plattemonth Journal a	17th day of May, 1929, at 10 o'cloc
	Now that airplanes are being sold	cilizens or anybody else, and whose	any coment or kindred substance is a	Vice President, a Secretary and al	semi-weekly newspaper printed in	
v d:unk.	on the installment basis, collectors	stamping grounds were the honky- tonk and the casino. It was a des-	factor, and all materials, supplies,	Treasurer, which officers shall be	Baid county, for three successive	examine all claims against said e tate, with a view to their adjus
Jork of the Missouri River Bridge	will have to learn to fly.	perado's paradise. The Chamber of	dise articles and things which can	elected annually by the Board of Di-	Dated December 31st. 1928.	ment and allowance. The time lin
rogressing as fast as the weather		The second second second second second second	be used as a part thereof or in con-	rectors and hold office until their suc- cessors are duly elected, and which	A H DUXBURY.	ited for the presentation of claim
permit.	Colloquial and slang terms con-	fraternities in Arizona. The creak	nection therewith or as a substitute	officers shall have such authority and	(Seal) 17-3w County Judge.	against said estate is three month
:0:	stitute one of the largest groups of	of the sulky plow is heard more of-	products commodities or articles as	perform such duties as shall be pre-	second se	from the 15th day of February, J D. 1929, and the time limited fo
religion that cannot advance on	new words coming into use today.	ten than the bark of a revolver. It	are incidental, necessary or useful	scribed in the By-Laws of the corpo- ration and/or as shall be assigned to		payment of debts is one year from
ourity of its own virtues is not	:0:	is a sweeter, and more civilized mu-	thereto or which may be convenient-	them by the Board of Directors. The	State of Nebraska, County of Cass.	
h preserving.	Better poultry demonstrations,	and a	ly handled in connection with said business; (b) To engage in or carry	Board of Directors may appoint, from	SS. Dy virtue of an Order of Sale	Witness my hand and the seal said County Court this 11th day
nuary, so far has certainly has	with especial regard to culling and	1 101	on any other lawful business what-	time to time one or more additional Vice Presidents and such other offi-	(Alias) issued by Golda Noble Beal,	January, 1929.
	mating, were given in last week. They might try something for human	Plenty of bills being introduced in	soever, in connection with the fore-	loors and agants as it shall deem	Clerk of the District Court within	A. H. DUXBURY,
at crop is assured.			going, whether manufacturing, min-	becomen who shall have meh and	and for Cass county, Nebraska, and	(Seal) j14-4w County Judg
in crop is assured.	-beings.		struction, mercantile or otherwise,	thornty and periorin such duries de	to me directed, I will on the 2nd day of February, A. D. 1929, at 10	NOTICE OF HEARING
attsmouth has more comfortable	The bank guaranty law may need	It looks that way to a man up a	which is calculated directly or in-	Shall be conferred upon them by the	o'clock a. m. of said day at the south	on Petition for Determination
etment houses than any city of			directly to promote the interest of	the standard stand the standard has	front door of the court house in the	of Heirshin
same size in the West.	one and the people generally are		the corporation or to enhance the value of its properties or business;	the Board of Directors, excepting the	City of Plattsmouth, Cass county, Ne- braska, in said county, sell at public	Estate of Gottfried Gustav Pit
	nectly well satisfied with it with a	A SHERLY INCOMMENCED DIVERSE	(c) To purchase, lease, acquire in any	any officers and for amonts annointed	auction to the highest bidder for	deceased, in the County Court
hen Old Winter bids farewell,	few changes.	barred by statute, and now the state	mannel, hold, own, herebe in, sell,	by the Board of Directors, may be re-	cash the following real estate, to-	Cass county, Nebraska.
gentle Spring comes budding	.0.		mortgage, pieuge, couvey, rent, ex-	moved at any time by the affirmative	Wit: Lot 24, in Porter Place, an	The State of Nebraska, To all pe
ockout for the boom that is com-	FANATICISM AS A DISEASE		change and/or dispose of in any man- ner, real and personal property,	vote of a majority of the Board of Directors. Any two offices, excepting		sons interested in said estate, cred tors and heirs take notice, that Oti
		ORDER OF HEARING	either or both, and any rights, in-	birectors. Any two offices, excepting the offices of President and Vice Pres-	mouth, Cass county, Nebraska,	Pitz has filed his petition allegit
Then a young man asks a girl to	Dr. Alfred Adler, the eminent	on Petition for Appointment of	terests or estates therein in connec-	ident or the offices of any two Vice	being in the NE% of the NE%	that Gottfried Gustav Pitz died i
re his lot she usually wants to	treament popeniation, anona ao enc		tion with the transaction of the busi-	Presidents, may be held by the same		testate in Cass county, Nebraska, o
w that he has money enough to	unscoreter of the interiority tons	The State of Nebraska Cass conn-	ness of the corporation and/or incl- dental, necessary, convenient or use-	person. (c) The Board of Directors	in Cass county, Nebraska-	or about March 4th, 1925, being resident and inhabitant of Cass court
ld a house on it.	piex, is about to pay the chilles	ty, ss.	ful thereto; and to improve, use, de-	may appoint standing or special com- mittees, whenever deemed advisable	The same being levied upon and tak-	Ite Nahrosta and diad saized of th
in a nouse on it.	States another visit. He says that	In the County Court.	velop, utilize, or turn to account, in	by the Board, and such committees	en as the property of Lydia M. Wal-	following described real estate to
Two years of college work after	while in this country he will study	Fritz Kehne deceased	any manner as may be deemed ex-	shall have and exercise such duties	ton, Widow, et al, defendants, to	wit;

while in this country he will study high school graduation will be required for admission to law schools aties."

1929.

Our business men seem to be The prohibition fanatic is not differ- signed for hearing said petition, pretty well satisfied with business ent mentally or the religious fan- when all persons interested in said just after holidays, and are pushing atic, or the revolutionary and com- matter may appear at a County Court to the front for the opening of spring munist fanatic. to be held in and for said county.

business.

_____101_____

souri River has brought quite a num- cilable extremist. The fanatic is sin- given to all persons interested in said found for them.

The writer has lived here for al- sonableness, in a sense of reality most thirty years, and has never had and probability. (Seal) j21-3w County Judge. any cause to go elsewhere. We still There are fanatics today in every like the old town. That is wonder- country, and they all suffer from the ful, don't you think?

a jail delivery with an unlucky num-atics are few, they are harmless. It of said day at the south front door action of the business of the corpora-

A gold medal will be awarded by the Government of Cuba to each primary teacher whose record shows 25 successive years of acceptable service in public schools of the coun- who killed another because he be-

Science halls the discovery of the refer to the "witch burnings" at taken as the property of Alma Yard- own corporation, or otherwise, and to said estate, for leave of Court to sell world's biggest tooth, estimated to Salem, Mass., in pre-revolutionary ly, et al., defendants, to satisfy a undertake and assume all or any of the personal property belonging to be 50,000 years old. We also hall days.

the discovery, but not in order to Right now, it might be a good said defendants. insinuate that the fang may be a idea to correct this notion. No Plattsmouth, Nebraska, January perform and carry out contracts of dence that the best interests of said ss. contemporary of magazines often witches were ever burned in Salem, 15th, A. D. 1929. found in dental waiting rooms. or in any other American colony.

According to a new school of witches, convicted quite a few, and thought, little Willie is merely ex- hanged them. The ignorance and pressing his personality when he barbarity that led to such steps are smears jam on the wall. It is then shocking of course; but the cruelty time for the parent to express a lit- implied by burning at the stake, at tle personality, too, perhaps by tap- least, was absent. The next time you ty, se. William's trousers. witches, you might correct him.

Salem tried a number of women and



in New York state after October, Dr. Adler to single out a particular ed to Joe Bierl, as Administrator;

kind of fanatic for intensive study. D. 1929, at ten o'clock a. m. is as-

Ibsen, in his poetic drama "Brand," and show cause why the prayer of petitioner should not be granted; and petitioner should not be granted; and petitioner should not be granted; and show cause why the prayer of corporations doing a similar business, have power, from time to time, to set has portrayed in masterly fashion the that notice of the pendency of said The bridge building across the Mis- austere religious fanatic, the irrecon- petition and the hearing thereof be

souri River has brought quite a num-ber of new people to Plattsmouth cere-wife, child, mother, father, order in the Plattsmouth Journal, a and comfortable homes have been friend, society as a whole-but he semi-weekly newspaper printed in is woefully lacking in balance, in a said county, for three successive

sense of proportion, in sweet rea-Dated January 14, 1929. A. H. DUXBURY.

SHERIFF'S SALE

same malady. The remedy for fan- State of Nebraska, County of Cass to, sell, convey, assign, and/or other- or at any special meeting called for

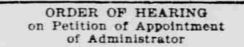
aticism, socially speaking, is to be SS. successful effort to escape from the cussion of problems from all points District Court within and for Cass marks, trade names, copyrights, op-Harrison county jail. They ought to of view, and in action based on County, Nebraska, and to me direct- tions and/or concessions, or rights, have known better than to attempt sound public opinion. Where the fan- ed, I will on the 20th day of Febru- privileges or contracts therein or

> is only when they are in power that of the Court House in the City of tion and/or incidental, necessary or ORDER TO SELL PERSONAL Plattsmouth, in said County, sell at useful thereto; (g) To purchase or they become a menace. public auction to the highest bidder otherwise acquire, and take over, the for cash the following real estate whole or any part of the business, NEVER BURNED WITCHES

to-wit: The West half of the South-The trial of the York, Pa., man east Quarter of Section, 32, Township 11, Range 14, East lieved he was bewitched has led inof the 6th P. M., Cass County,

judgment of said Court recovered by the liabilities of the owners of such said estate and was submitted to the the discovery, but not in order to Right now, it might be a good old adapter.

BERT REED,



The State of Nebraska, Cass Coun-

In the County Court. Helen B. Perry, deceased.

administration of said estate may be conduct, management and carrying estate for cash or bankable note and Executors:

persons interested in said matter may laws of the State of Nebraska upon for one week. appear at a County Court to be held corporations organized under its By the Court. in and for said County, and show laws; it being hereby expressly pro-

should not be granted; and that no- tion of specific powers shall not be tice of the pendency of said petition deemed exclusive or held to limit or tice of the pendency of said petition deemed exclusive or held to limit or and hearing thereof be given to all restrict in any manner the general Washington that Harbert Harb

weekly newspaper printed in said be One Million Dollars (\$1,000,000.-County, for three successive weeks 00), divided into ten thousand (10,prior to said day of hearing.

Dated January 5th, 1929. A. H. DUXBURY. (Seal)

CHAS. E. MARTIN, Attorney.

ton, Widow, et al, defendants, to wit any manner as may be deemed ex- shall have and exercise such duties

Two years of college work after igh school graduation will be re-uired for admission to law schools to law sch

debentures or obligations of the cor-poration and to secure same by mort-declared by the Board of Directors 27, A. D. 1928. BERT REED.

gage, pledge, deed of trust, or other- out of the net profits or surplus of wise; to borrow money; (e) To pur- the corporation at such times, in Sheriff Cass County, chase or otherwise acquire, hold, own, such amounts, and under such condi-Nebraska. mortgage, pledge, and/or sell or tions as the Board of Directors in its ORDER OF HEARING otherwise dispose of, shares of capital judgment and discretion may deteron Petition for Appointment of stock, bonds, or securities of other mine. The Board of Directors shall Administrator in whole or in part, to that which apart out of any funds of the corpo-The State of Nebraska, Cass counthis corporation is authorized to do, ration available for dividends, a reand, while the holder thereof, to ex- serve or reserves for working capital LY, 86.

In the County Court. ercise all the rights, powers and priv- or for any other lawful purpose, In the matter of the estate of

ileges of ownership; to purchase or whenever in its judgment and discre-Helen Pitz, deceased. otherwise acquire, hold, own, cancel, tion it deems it advisable so do do. On reading and filing the petition

retire, re-issue, mortgage, pledge Article IX-By-Laws. The Board of and/or sell or otherwise dispose of Directors shall have power to adopt of Otto Pitz praying that administration of said estate may be granted to shares of capital stock, bonds and se- suitable By-Laws for the corporation himself as Administrator;

curities of its own corporation; (f) and to alter, amend, or repeal the Ordered, that February 1st, A. D. To apply for, obtain, register, pur- same from time to time. Article X-1929, at 10 o'clock a. m., is assigned chase or otherwise acquire, hold, use, Amendments. These articles may be for hearing said petition, when all develop, lease, mortgage, pledge, grant amended from time to time by the persons interested in said matter licenses in, contract with reference stockholders, at any regular meeting, may appear at a County Court to be held in and for said county, and show cause why the prayer of peti-Thirteen prisoners made an un-iccessful effort to escape from the cussion of problems from all minutes of the ments processes. that notice of the pendency of said L T. SUNDERLAND, petition and the hearing thereof be J. A. SUNDERLAND, given to all persons interested in said matter by publishing a copy of Incorporators. this order in The Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three succes-PROPERTY OF DECEASED sive weeks prior to said day of hearing. In the County Court of Cass coun-

Dated January 4th, 1928. A. H. DUXBURY, rights of any person, firm, association In the matter of the estate of (Seal) County Judge. CHAS. E. MARTIN, similar business, either wholly or in Now on this 17th day of January, 17-3w Attorney part, to that of its own corporation, 1929, this cause came on for hearand to pay for the same in cash, ing upon the petition or application

TICE OF PROBATE OF WILL In the County Court of Cass coun-

ty, Nebraska. and rights; (h) To enter into, make, And the Court finds from the evi- State of Nebraska, County of Casa,

any kind or description, made for any estate will be subserved by said pro- To James P. Latta and to all perlawful purposes, with any person, posed sale of the personal property sons interested in the estate of Bam-

er public or private, or with any herein by said special administrator On reading the petition of Orin A governmental body or agency there- and in his petition or application to Davis praying that the instrument filed in this court on the 12th day of business, or any part thereof, in the It is therefore ordered that said January, 1929, and purporting to be

State of Nebraska and elsewhere, in- special administrator be, and he the last will and testament of the cluding any of the states, districts, hereby is, authorized and empowered said deceased, may be proved and alterritories, colonies or dependencies to sell at private sale or publication, lowed, and recorded as the last will

of the United States, and any or all whichever method may best serve to and testament of Samuel G. Latta, leaving as his sole and only heirs at ping the hair brush on the rear of hear a man speak of Salem burning In the county Court. In the matter of the estate of foreign countries; (1) To have and procure the highest price therefor, deceased; that said instrument be law the following named persons, exercise any or all other rights, pow- the personal property set forth in admitted to probate, and the admin- to-wit:

On reading and filing of the peti- ers and privileges necessary, inci- said inventory and in said petition istration of said estate be granted to. tion of Jesse P. Perry, praying that dental, convenient or useful to the or application and belonging to said Orin A. Davis and Elbert J. Latta as

A. H. DULBURY. County Judge. j7-4w

A. H. DUXBURY, County Judge CHAS. E. MARTIN. Attorney.

Beginning at the northeast corner of the northeast quarter of the northeast quarter of Section nineteen (19), Township twelve (12), Range fourteen (14) Bast of the 6th P. M., in said county, running thence south five and ninety-three hundredths (5 93-100) chains. thence west eleven and fifty-five hundredths (11 55-100) chains, thence north five and ninetythree hundredths (5 93-100) chains, thence east to the place of beginning, and containing seven (7) acres, more or less;

Also an undivided one-half of the following tract (upon conditions that grantee herein and owner of other undivided onehalf shall keep said land open to be used as a road) to-wit: Beginning at a point five and ninety-three hundredths (5 93-100) chains south and ten (10) chains west of the northeast corner of the northeast quarter of Section mineteen (19), Township twelve (12), Range fourteen (14), thence south fwentyfive hundredths (25-100) of a chain, thence west ten (10) chains, thence north twenty-five hundredths (25-100) of a chain. thence east to the place of beginning:

Lot thirty-two (32) in the southeast guarter of the southeast quarter of Section eighteen (18), in Township twelve (12). North, Range fourteen (14), East of the 6th P. M .:

Also commencing at a point six chains and eighteen links south and eighteen chains and fifty-four links west of the northeast corner of Section nineteen (18), Township twelve (12), Range fourteen (14), East of the 6th P. M., thence west one and fifty hundredths (1 50-100) chains, thence south ninetythree (93) links, thence in a northeasterly direction to place of beginning, containing six hundredths (6-100) of an acre, more of less. Baid above described tract being the northwest corner of Lot 24, NB% NE%, Sec. 19-12-14. All of said described real estate being in Case county, Nebrasks-

Helen Pitz, his widow, now deceased, and Otto Pitz, his son:

granted to himself as administrator. on, in a lawful manner, of the busi- that he cause notice of the time and It is hereby ordered that you, and That the interest of the petitioner Ordered, that February 1st, A. D. ness aforesaid, or any part thereof: place of said sale to be given by all persons interested in said matter, herein in the above described real 1929, at 10 o'clock a. m is assigned to have and exercise all rights, pow- posting notice thereof, and by pub- may, and do, appear at the County cetate is an undivided one-half infor hearing said petition, when all ers and privileges conferred by the lication in The Plattsmouth Journal Court to be held in and for said terest in and to the above described county, on the 8th day of February, real estate, and praying for a deter-A. D. 1929, at 10 o'clock a. m., to mination of the time of the death of

A. H. DUXBURY, show cause, if any there be, why the said Gottfried Gustav Pitz and of his cause why the prayer of petitioner vided that the foregoing enumera- (Seal) j21-1w County Judge, prayer of the petitioner should not heirs, the degree of kinship and the - be granted, and that notice of the right of descent of the real property

persons interested in said matter by powers of the corporation. Article Washington that Herbert Hoover is persons interested in said matter by It is ordered that the same stand publishing a copy of this order in IV-Capital Stock. The authorized seriously considering the appoint- publishing a copy of this Order in for hearing the 15th day of Febru-The Plattsmouth Journal, a semi- capital stock of this corporation shall ment of William J. Donovan as Attor- the Plattsmouth Journal, a semi- ary, A. D. 1929, before the court, at

000) shares of the par value of One ovan is now present Assistant Attor- prior to said day of hearing. this 4th day of January, A. D.

County Judge. property at its fair and reasonable Klan and the religious bigots chew D. 1929.

(Seal) j14-3w

Hundred Dollars (\$100.00) per each ney-General. Incidentally, he is a Witness my hand and seal of said 1929. Hundred Dollars (\$100.00) per each ney-General. Incidentally, no is Court, this 12th day of January, & share. Stock may be paid for in cash, Roman Catholic. Let the Ku Klux Court, this 12th day of January, & (Seal)

wise dispose of letters patent, patents, that purpose.

good will, properties, assets and ty, Nebraska.

or corporation engaged in the same or Fritz Kehne, deceased.

Sheriff Cass County. firm, association or corporation, eith-Nebraska of; (i) To transact and conduct its sell same.

W. P. SABIN,

