The Plattsmouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASEA Entered at Postofics, Plattsmouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

The flu is still fluing around, but not so bad.

Mellon repeats his opposition to tle.

Governor Johnson.

girl, 11, is set aside.

They are putting up some fine ice. who'd a thought it?

Is there anything the matter with tan faw down. the Monroe Doctrine?

you don't want it on your hands.

Well, by this time you have probably learned to write it, "1929."

Old January has given us to understand there is no foolishness about

look out for squalls, if not blizzards city, around Washington, D. C.

leg to \$275,000,000 a year.

According to our Secretary of

Mr. Kellogg will make them. Constructed at a cost of \$160,000,

England, will hold 141 autos. will have plenty of prosperity if you;

work hard and save your money. In spite of its troubles of the past year Porto Rico reports that savings deposits now total nearly \$14,000 .-

000 in the past 12 months. London circus is to have an elephant Still you'd hardly expect him to walt One of the feats of a trainer in a grasp his head in its mouth and until they came out.

carry him around the ring. -:01-A Montreal school boy placed a stick of dynamite under his teacher's chair, Don't be alarmed. Just an-

other "expression of personality." One of the largest business buildingsin the world is to be erected at

Toronto Canada, the structure have a total area of 4.196,058 feet high. -:0:----The first Christmas trees sold in America were brought from the Cat-

skills to New York by an enterprising woodman named Mark Carr, in 1851. of members of the faculty of the years or more in the old town. University of California, it is shown

that the average savings per family. including life insurance, are \$360. planning the erection of a barbed

are a menace either to independent pears, grapes and other temperat dustrial and business organizations dealers or young men desiring to go fruits. into business. Government figures show large number of independent. The real rubberneck has been dis- Writing in the February issue of tate of Margaret V. Livingston, de- business, or any part thereof, in the It is hereby ordered that you, and grocers fall through inefficiency, covered in Europe in a man named the Cosmopolitan Magazine, Secre- ceased; Ample room now and always will be Nil-Lock, whose neck is so construct tary Mellon declares, that, on the Minor praying a final settlement territories, colonies or dependencies Court to be held in and for said for competition by the efficient in- ed that he can turn his head com- contrary, he believes that opportun- and allowance of his account filed in of the United States, and any or all county, on the 8th day of February,

More snow and more ice,

-:0:--

-:0:--

Senate confirms Roy O. West as line. Has it been away? -:0:-

---:0:---

William Allen White is Senator from

New people are arriving in Plattsmouth every day looking for homes. He was fearful the money would be After the 4th of March you may All good people are welcome to our extravagantly disbursed and fearful,

A robber was arrested after holding up a crowd entering a night club.

It isn't long till the 4th of March.

chine gun down Wall Street.

world is now about 1950 millions, dation to Congress. will be doubled in 104 years.

In a recent study of the income grand old town and we ought to ris, has proposed an appropriation of and expenses of nearly 100 families know, we have spent about thirty \$250,000 to defray the expenses of

The livestock sanitary board is ed from one apartment to another.

keep out tick-infested cattle. There after a few hours there are some problem .- St. Louis Post-Dispatch. are a lot of folks who hope the bar- men who have been known to speak rier will not also exclude Louisiana hard, and others to be speechless.

Because of the lack of native fruit | Secretary of the Treasury Andrew

LET MR. HOOVER DO IT

Senator Harris' proposal to provide an additional \$25,000,000 for probi- used his head, competition would bition enforcement has met with a sure be fierce. Methodist Church South is enthus- for bigger and better kitchens? the enforcement of the law be ques- business. sum "can be wisely used by the pro-ticians. "Winter Is Coming Back,"-Head- hibition unit at this time." The divergence extends to the Anti-Saloon League, whose president, Bishop Florida greets Hoover with a big Nicholson, joined with the South-The present grief is always of the parade. That's all right and proper, ern Methodists in their peremptory telegram to Secretary Mellon, while ty. ss. Senate votes \$24,000,000 dry en- the league's secretary, Dr. F. Scott Oklahoma senate votes to suspend forcement fund, to be given to presi- McBride, at first jointed with Mr. Mellon in opposing the Harris plan his approval of it.

larger staff of agents and the consequent increased number of arrests. (Seal) j21-3w too, that the Government might be Don't you think that Jim Reed will led into a police activity never con-

the new municipal garage at Winsor, "Women smokers have been an it may be assumed that members of to-wit: important factor in the growing popu- Congress will pluck up courage The forecast for 1929 is that you larity of cigarettes during the past enough to vote intelligently on the question, not in cowardly subser- of the 6th P. M., Cass County, viency to the prohibition lobby.

Scotland's combination of pro- The Post-Dispatch believes that The same being levied upon and it has been such from the first; that said defendants. it has reached a critical state of de- 15th, A. D. 1929. moralization. It is patent to everyone, wets and drys alike, that something must be done. It was in this Hoover will now rest a month, spirit that the dry organizations rallied to a man to Mr. Hoover's sup-Then's the time Coolidge steps down port. He declared his favorable attitude towards prohibition in a SS. wolf packs in Russia, but don't let ty of the drys. Impliedly, he prom- and for Cass county, Nebraska, and curities of its own corporation; (f) and to alter, amend, or repeal the the police see you carrying a ma- ised a better degree of enforcement, to me directed, I will on the 2nd day To apply for, obtain, register, pur- same from time to time. Article X-At the present rate of increase, it whole situation, and, when the facts City of Plattsmouth, Cass county, Ne- to, sell, convey, assign, and/or other- or at any special meeting called for is estimated the population of the are obtained, to make his recommen- brasks, in said county, sell at public wise dispose of letters patent, patents, that purpose.

That seems to us the practical pro- wit: cedure. To that end Senator Glass, as We think Plattsmouth is a good good a prohibitionist as Senator Har-Mr. Hoover's fact-finding commis-

New York families, involving at the ject should, in our judgment, be re- ton, Widow, et al, defendants, to rights of any person, firm, association lowest estimate, 300,000 people, mov- jected. The Glass plan should be satisfy a judgment of said Court re- or corporation engaged in the same or ss. adopted. Mr. Hoover should be given covered by L. Irene Snead, plaintig similar business, either wholly or in To James P. Latta and to all perthe opportunity to apply his great against said defendants. wire fence at the Louisiana line to They call them speakeasies, and ability to this difficult and ominous 27, A. D. 1928.

---:0:-MELLON ON FAILURE

Godfrey M. Lebar, editor of "Chain following the hurricane in Porto Mellon, is not one of those who be-Store Age," denies charges that they Rico the natives are enjoying apples, lieve that the rise of large-scale inhas diminished the ambitious young man's chance to succeed in the world.

Missouri has a new Senators who hearing. bend the force of the great bow of 1929.

SURE IT DOES

If every man we do business with,

contradictory reception in the high- In these days of small apartments, est of dry circles. The Board of where all the parties are held in the Temperance and Social Service of the kitchen, why not start a movement

of his position lest his sincerity for turneth away wrath and getteth the ing Articles of Incorporation:

ORDER OF HEARING on Petition for Appointment of Administrator.

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

Fritz Kehne, deceased. ed to Joe Bherl, as Administrator;

Dated January 14, 1929. A. H. DUXBURY. County Judge.

SHERIFF'S SALE

The West half of the Southeast Quarter of Section, 32, Township 11, Range 14, East

Plattsmouth, Nebraska, January BERT REED.

Sheriff Cass County. Nebraska

SHERIFF'S SALE State of Nebraska, County of Cass.

cash the following real estate, to- ments, processes, formulas, trade 1929.

Lot 24, in Porter Place, an Addition to the City of Plattsmouth, Cass county, Nebraska, being in the NE% of the NE% of Section 25, Township 12, Range 13, east of the 6th P. M.,

in Cass county, Nebraska-In one month, last year, 100,000 | Senator Harris' \$25,000,000 pro- The same being levied upon and tak- whole or any part of the business, en as the property of Lydia M. Wal- good will, properties, assets and ty, Nebraska,

> BERT REED. Nebraska.

ORDER OF HEARING and Notice on Petition for Settlement of Account

ty, Nebraska.

directed by men in touch with mar-ket conditions throughout the world.

County on the 8th day of February, ers and privileges conferred by the laws of the Plattsmouth Journal, a semi-terest in and to the above described weekly newspaper printed in said real estate, and praying for a deterket conditions throughout the world. show cause, if any there be, why the corporations organized under its county, for three successive weeks mination of the time of the death of the average man's chance of failure prayer of the petitioner should not laws; it being hereby expressly pro- prior to said day of hearing. is far less than it would be outside, be granted, and that notice of the vided that the foregoing enumera- Witness my hand and seal of said heirs, the degree of kinship and the in a world of small competing units, sons interested in said matter by pub- restrict in any manner the general and it seemed to me that the casualty lishing a copy of this order in the powers of the corporation. Article (Seal) j14-3w Plattsmouth Journal, a semi-weekly IV-Capital Stock. The authorized |-

A. H. DUXBURY, value, services at their fair and reas-(Sea) j28-1w

Attorneys-722 Keeline Bldg. Omaha, Nebraska

CEMENT COMPANY, of NEBRASKA

dersigned have associated themselves ness. The highest amount of indebt- Plattsmouth, in said county, on the

iastically for it and has reprimanded | And it costs like the very devil to together for the purpose of forming edness or liability which this corpo- 15th day of February, 1929, and the Secretary Mellon for opposing it and tell some folks to go to hell. Prov- and becoming a corporation under the ration shall at any one time be sub- 17th day of May, 1929, at 10 o'clock demanded "prompt reconsideration" ing that a soft answer sometimes that purpose have adopted the follow-Articles of Incorporation: tors-Officers. (a) The affairs of this with a view to their adjustment and Article I.—Name. The name of corporation shall be conducted by a allowance. The time limited for the tioned. A directly opposite view is If some smart Alec will invent a this corporation shall be "ASH Board of Directors, consisting of presentation of claims against said held by the Methodist Board of Tem- windshield wiper for spectacles for MENT COMPANY, OF NEBRASKA." members, who shall be elected an- day of February, A. D. 1929, and the perance, Prohibition and Public these cold mornings he will have Article H .- Principal Place of Busi- nually by the stockholders. The num- time limited for payment of debts is Marshal Foch wins another bat- Morals, which shares Mr. Mellon's done more to relieve suffering hu- ness, The principal place of business ber of directors, within the foregoing one year from said 15th day of Februmisgivings as to whether so large a manity than the whole race of poli- and location of the plant of this cor- limitations, shall be determined from ary, 1929. poration shall be in the County of time to time by the stockholders. In | Witness my hand and the seal of Cass, in the State of Nebraska, north- case of vacancy in the Board of Di- said County Court this 11th day of east of the Village of Louisville, in rectors, such vacancy may be filled January, 1929. said county and state, but it may es- by the remaining directors. Directablish and maintain offices, places of tors shall hold office until their suc- (Seal) j14-4w business and plants elsewhere. Article cessors are duly elected or chosen. III-General Nature of Business, The Meetings of the Board of Directors general nature of the business to be may be held within or outside of the transacted by this corporation shall State of Nebraska, as the Board of be as follows, to-wit: (a) To manu- Directors may determine. The fol-In the matter of the estate of facture, produce, purchase or other- lowing persons shall constitute the ty, ss wise acquire, sell or otherwise dis- first Board of Directors of this cor-On reading and filing the petition pose of, own, hold, handle, trade poration, to serve until the election Marriage of blind preacher and Borah is away off the track and and was won over to that plan only of ida Kehne praying that administrate and of a Board of Directrs by the stockwhen his superior officer announced tration of said estate may be grant- ner whatsoever, lime and Portland holders at their first annual meeting, and all other kinds of hydraulic and to be held in the year Nineteen Hun-Ordered, that February 23rd, A. non-hydraulic cements, and all like dred and Thirty (1930), to-wit: L. Such a division of opinion, or sen- D. 1929, at ten o'clock a. m. is as- or kindred products or substances, T. Sunderland, J. A. Sunderland and The Metropolitan Opera Company timent, among prohibition leaders signed for hearing said petition, and all products or articles in the W. P. Sabin, (b) The officers of this has gone in for jazz. The Metropoli- probably reflects the confusions in the when all persons interested in said manufacture or composition of which corporation shall be a President, a 17th day of May, 1929, at 10 o'clock public mind on this subject. In any matter may appear at a County Court any cement or kindred substance is a Vice President, a Secretary and a a m. of each day, to receive and event, Mr. Mellon stated his objections to the proposed appropriation to be held in and for said county, factor, and all materials, supplies. Treasurer, which officers shall be examine all claims against said estates to the proposed appropriation There are a great many satisfactions to the proposed appropriation petitioner should not be granted; and dise, articles and things which can rectors and hold office until their suc-Put your foot on an annoyance if tory phrases in the world. "To make in a reasoned statement which must that notice of the pendency of said be used as a part thereof or in cona long story short" is one of them, appeal to the country's judgment, petition and the hearing thereof be nection therewith or as a substitute officers shall have such authority and against said estate is three months He doubted that such a large fund matter by publishing a copy of this products, commodities or articles as seribed in the By-Laws of the corpo-The progressive spirit has attached could be economically expended. He order in the Plattsmouth Journal, a are incidental, necessary or useful ration and/or as shall be assigned to said 15th day of February, 1929. itself to Plattsmouth in such a way pointed out the present court con- semi-weekly newspaper printed in thereto or which may be convenient. The witness my hand and the seal as to make us all look up with a gestion which necessarily would be said county, for three successive ly handled in connection with said Board of Directors may appoint, from aggravated by the employment of a weeks prior to said day of hearing. business; (b) To engage in or carry time to time one or more additional on any other lawful business what- Vice Presidents and such other offi- January, 1929. soever, in connection with the fore- cers and agents as it shall deem going, whether manufacturing, min- pecessary, who shall have such aung, trading, selling, contracting, con- thority and perform such duties as struction, mercantile or otherwise, shall be conferred upon them by the which is calculated directly or in- Board of Directors, in the By-Laws State of Nebraska, County of Cass directly to promote the interest of or otherwise. Any officer elected by he corporation or to enhance the the Board of Directors, excepting the The tourist "industry" is now hide himself away, after his retirequoted as Canada's income amount- ment. His fighting spirit is as firm | His objections have not been an- by Golda Noble Beal, Clerk of the (c) To purchase, lease, acquire in any officers and/or agents appointed deceased, in the County Court of swered by Senator Harris, or the District Court within and for Cass manner, hold, own, invest in, sell, by the Board of Directors, may be re- Cass county, Nebraska. Southern Methodist Board, or by any County, Nebraska, and to me direct-mortgage, pledge, convey, rent, ex-moved at any time by the affirmative change and/or dispose of in any man-vote of a majority of the Board of sons interested in said estate, credi-Coolidge, is retiring with the best of the appropriationists. Their only ary, A. D. 1929, at 10 o'clock a. m. ner, real and personal property. Directors. Any two offices, excepting tors and heirs take notice, that Otto State, when better treaties are made, wishes of the American people. Mr. argument has been to impugn Mr. of said day at the south front door either or both, and any rights, in-Hoover will have to hustle to fade Mellon's sincerity. But now that the Of the Court House in the Offices of any two Vice that Gottfried Gustav Pitz died in-North Methodist board indorses Mr. Plattsmouth, in said County, sell at tion with the transaction of the busi-person. (c) The Board of Directors or about March 4th, 1925, being a Mellon's position in substantial part for cash the following real estate dental, necessary, convenient or use- may appoint standing or special com- resident and inhabitant of Cass countries may be assumed that members of to-wit: velop, utilize, or turn to account, in by the Board, and such committees following described real estate, toany manner as may be deemed ex- shall have and exercise such duties wit: pedient, any and all property, of and powers as may be conferred upon Beginning at the northeast whatsoever kind or nature owned by them by the Board of Directors, in corner of the northeast quarter he corporation; (d) To issue bonds, the By-Laws or otherwise. Article debentures or obligations of the cor- VIII-Dividends. Dividends may be ducers of the coal output, former last Senator Harris' resolution is ill-tim- ly, et al., defendants, to satisfy a gage, pledge, deed of trust, or other- out of the net profits or surplus of poration and to secure same by mort- declared by the Board of Directors spring is said to have met with only ed. It is patent, of course, that pro- judgment of said Court recovered by wise; to borrow money; (e) To pur- the corporation at such times, in hibition enforcement is a farce; that Oliver C. Dovey, plaintiff, against chase or otherwise acquire, hold, own, such amounts, and under such condimortgage, pledge, and/or sell or tions as the Board of Directors in its otherwise dispose of, shares of capital judgment and discretion may deterstock, bonds, or securities of other mine. The Board of Directors shall orporations doing a similar business, have power, from time to time, to set in whole or in part, to that which apart out of any funds of the corpothis corporation is authorized to do, ration available for dividends, a reand, while the holder thereof, to ex- serve or reserves for working capital ercise all the rights, powers and priv- or for any other lawful purpose, ileges of ownership; to purchase or whenever in its judgment and discreotherwise acquire, hold, own, cancel, tion it deems it advisable so do do. By virtue of an Order of Sale retire, re-issue, mortgage, pledge Article IX-By-Laws. The Board of guarded utterance, to be sure, yet (Alias) issued by Golda Noble Beal, and/or sell or otherwise dispose of Directors shall have power to adopt They use machine guns against sufficiently explicit to win the loyal- Clerk of the District Court within shares of capital stock, bonds and se- suitable By-Laws for the corporation

marks, trade names, copyrights, options and/or concessions, or rights. privileges or contracts therein or thereto, in connection with the trans- | j24-4w action of the business of the corporation and/or incidental, necessary or ORDER OF HEARING AND NOuseful thereto; (g) To purchase or otherwise acquire, and take over, the part, to that of its own corporation, sons interested in the estate of Sam-Plattsmouth, Nebraska, December and to pay for the same in cash, nel G. Latta, deceased: shares of capital stock or bonds of its | On reading the petition of Orin A In the County Court of Cass coun- firm, association or corporation, eith- admitted to probate, and the adminer public or private, or with any istration of said estate be granted to State of Nebrasla, Cass county, ss. governmental body or agency there- Orin A. Davis and Elbert J. Latta as To all persons interested in the es- of; (i) To transact and conduct its Executors;

hearing thereof be given to all per- deemed exclusive or held to limit or D. 1929.

JOHNSON, MOREHEAD & RINE | equivalent of cash. Article V-Duration. The time of commencement of this corporation shall be when its The State of Nebraska, Cass counarticles of incorporation are filed as ty, ss. Notice of Articles of Incorporation of required by the laws of the State of . In the County Court. ASH GROVE LIME & PORTLAND Nebraska, and the corporation shall continue in existence for ninety-nine Malinda Clymer, deceased,

He has, within the past few days, o'clock a. m. of said day at the south develop, lease, mortgage, pledge, grant amended from time to time. Aftere Xcommitted himself to a survey of the front door of the court house in the licenses in, contract with reference stockholders, at any regular meeting.

auction to the highest bidder for patent rights, inventions, improve- Dated this 17th day of January, L. T. SUNDERLAND,

J. A. SUNDERLAND, W. P. SABIN, Incorporators

TICE OF PROBATE OF WILL

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

own corporation, or otherwise, and to Davis praying that the instrument Sheriff Cass County, undertake and assume all or any of filed in this court on the 12th day of the liabilities of the owners of such January, 1929, and purporting to be business, good will, properties, assets the last will and testament of the and rights; (h) To enter into, make, said deceased, may be proved and alperform and carry out contracts of lowed, and recorded as the last will any kind or description, made for any and testament of Samuel G. Latta, lawful purposes, with any person, deceased; that said instrument be

State of Nebraska and elsewhere, in- all persons interested in said matter, On reading the petition of L. O. cluding any of the states, districts, may, and do, appear at the County pletely around and look backwards. ities are "indefinitely more varied" this Court on the 21st day of Janu- foreign countries; (j) To have and A. D. 1929, at 10 o'clock a. m., to than formerly, that rewards are ary, 1929, and for distribution of es- exercise any or all other rights, pow- show cause, if any there be, why the to-wit: greater, and that the enjoyment is tate and discharge of Administra- ers and privileges necessary, inci- prayer of the petitioner should not dental, convenient or useful to the be granted, and that notice of the It is hereby ordered that you and conduct, management and carrying pendency of said petition and that "It should be pointed out," he all persons interested in said mat- on, in a lawful manner, of the busi- the hearing thereof be given to all That the interest of the petitioner writes, "that as part of a large or- ter may, and do, appear at the Coun- ness aforesaid, or any part thereof; persons interested in said matter by herein in the above described real ganization adequately financed and ty Court to be held in and for said to have and exercise all rights, pow- publishing a copy of this Order in estate is an undivided one-half in-

> I remember the time when we lived pendency of said petition and the tion of specific powers shall not be Court, this 12th day of January. A. right of descent of the real property A. H. DUXBURY,

> newspaper printed in said county, capital stock of this corporation shall Professor Einstein, after ten years ary, A. D. 1929, before the court, at for one week prior to said day of be One Million Dollars (\$1,000,000.- of laboratory work, offers a five-page the hour of 10 o'clock a. m. Dated at Plattsmouth, Nebraska, will take the place of Reed when the In witness whereof, I have here- 000) shares of the par value of One manuscript supplementing his rela- this 4th day of January, A. D. new Congress organizes in March, unto set my hand and the seal of Hundred Dollars (\$100.00) per each tivity theory. We know men who can 1929. He will not, however, be able to said Court this 21st day of January, share. Stock may be paid for in cash, think up five pages of wonderful property at its fair and reasonable theories in just a few minutes on County Judge. onable value, or by any legitimate their way home at 4 a. m.

NOTICE TO CREDITORS

In the matter of the estate of

(99) years thereafter, unless sooner. To the creditors of said estate: dissolved by law or by action of its You are hereby notified, that I Notice is hereby given that the un- stockholders; Article VI-Indebted- will sit at the County Court room in

County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of Mary Kuhney, deceased.

To the creditors of said estate: Plattsmouth, in said county, on the

said County Court this 11th day of A. H. DUXBURY,

NOTICE OF HEARING on Petition for Determination of Heirship

County Judge.

of the northeast quarter of Section nineteen (19), Township twelve (12), Range fourteen (14) East 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 nineteen (19). Township twelve (12), Range fourteen (14), thence south twentyfive 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 be-

ginning; Lot thirty-two (32) in the southeast quarter 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 (19), 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 or less. Said above described tract being the northwest corner of Lot 24, NE 14 NE 14, Sec. 19-12-14. All of said described real estate being in Cass county, Ne-

leaving as his sole and only heirs at law the following named persons,

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

said Gottfried Gustav Pitz and of his belonging to the said deceased, in the

State of Nebraska. County Judge. It is ordered that the same stand for hearing the 15th day of Febru-

> County Judge. CHAS. E. MARTIN,

