The Plattemouth Journal

FUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA Entered at Postoffice, Plattemouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 FER YEAR IN ADVANCE

Norris assails R. W. Stewart on Senate floor.

There are 295 navigable streams in the United States.

-:0:-The fibres of wood are strongest from becoming bald. near the center of the trunk or limb.

course, but very few are wrapped up in the Irish Free State. in them.

and organizations have been estab- will be small. So are diamonds. lished at Pekin, China.

follow along the great faults or be looking around for a new job. cracks in the earth's surface.

000 bushels of wheat this season.

____:0:___

wonderful soap of mine."

-- 101---We can't understand how Capt. Frank Hawks, whose coast-to-coast | One of our exchanges had this, flight was a record-breaker, has John Jones is seriously ill at his home avoided the nickname, "Kitty."

A physician who made a recent have been a sick man. study of statistics says college girls are bigger than they used to be in A jealous wife in Tennessee shot the '90's. Doubtless, the figures show a woman with whom her husband

The rottenest piece of luck we have few really safe games left. heard of lately is that of a lawyer

When our lawmakers again con-earned it, didn't I?" he asked. vene it might be a good idea to divide the body into two legislatures - It was a resolution drawn by Mrs. said Court on January 12, 1929, in one to enact laws and the other to Dawes that settled the status of Mrs. a cause pending in said court, where-

that pettycoat rule prevailed in the utter insignificance. executive offices of that state. For some years, we have believed that no The New York prohibition com- termined against said land by said

sas, and Tennessee are holding a con- prohibition is a great moral issue, Cass county, Nebraska, will on Satvention in Memphis this week, and and a mighty noble experiment. we are anxious to hear whether any

ing somewhat somewhere at the bot- physicians, if they are still alive. tom of this Rockefeller-Stewart tandard Oil of New Jersey? Whichever is the caption of an article in one of

at Vancouver, B. C., Aimee Semple quit in disgust. McPherson explained that the devil had detained her. We are wondering if it is the same devil who inveigled; her out into the Arizona desert, and at the same time caused the mys- tween the cigarette and candy manuterious disappearance of her radio facturers it strikes us that the lat-

ities and, ultimately, no doubt, it will arms gracefully? mean a problem of traffic congestion. | Proclaim it far and wide that pea- | Plattsmouth, in Cass county, Nebrasair. Busy city areas have no mon- loves to touch!

writer of the Hearst papers, is slip- loves to affect nowadays. ping a mental cog occasionally nowa- . "Lollypops Will Make You Lovedays. Referring to the hanging of ly!" Gee, wouldn't that be a great Mrs. Ada Bonner LeBoeuf in Lous- caption for an advertisement? iana he says "the woman deserved" "Not a Cough in a Carmel!" How her fate * * * but does a great could the cigarette makers possibly 1929. state deserve to have on its records get around that argument. the first hanging of a woman?" It Yea, verily, the manufacturers of so happens that Mrs. LeBoeuf was sweets should fire their boneheads the 24th woman to be hanged in the and get some boys with real imagin-

ages is "Lindy." He takes the south- ters." ern route in winter.

---:0:--There is no comfort for father in Sixty-two American enterprises the announcement that Easter hats

---:0:--Well, in just about a month or so Earthquake shocks are believed to a man named Calvin Coolidge will

---:0:--

House accepts Senate changes in Daniel G. Golding, Because of the heavy harvest, Aus- cruiser bill, carrying time-limit tralia already has exported 1,500,- clause to which President objected, Bessie M. Gravett and sent to Coolidge.

All we have to say is that there The difference between the oldare jollier ways of spending a week- fashioned saloon free lunch and the end than by going to "Strange Inter- modern drug store lunch is that the latter isn't half so good.

but they never had to listen to songs big chance when he failed to send is to foreclose a tax sale certificate Plattsmouth, Nebraska, January on any other lawful business whaton the radio ending up with "that a boatload of marines to London to Block 2, in Donelan's Addition to supervise the Salvation Army electithe City of Plattsmouth, in Cass coun-

> on First street with an attack of said petition on or before Monday, kimnneeaoursistukg. He sure must the 11th day of March, 1929, and

spent considerable time playing A. L. TIDD, checkers. Looks as though there were

.0:-who chased an ambulance for three | The finest retort courteous we miles, only to find that it contained have heard recently, was that of a man whose wife accused him of mar-suant to an order of sale issued by the highest bidder for cash the folrying her for her money. "Well, I the Clerk of the District Court of lowing described real estate, to-wit:

----:0:sister, as a senate lady. The famous plaintiff, and Emily Morrison et al An Oklahoma legislator charges Dawes commission thus shrinks to are defendants, commanding me to

pettycoats were left in this country. missioner hired an attractive young decree in favor of plaintiff in the woman of 22 to visit night clubs and sum of \$1,110.62, with interest ac-Physicians of Mississippi, Arkan- buy liquor for evidence. Yea, verily, cruing and costs as in said decree pro-

of them prescribe cigarettes as cough | The mayor of York, England, who of the court house in the City of had been twice rejected in early life Plattsmouth, in Cass county, Nebrasby life insurance examiners, is dead It was almost certain the matter at the age of 100, and a great relief for cash the following described real of State's rights would be found lurk- it must be, too, to the examining estate in Cass county, Nebraska, to-

---:0:--gle. Standard Oil of Indiana or Stan- "Have Newspapers Any Influence?" wins, State's rights are going to be the current magazines. Well, for our part we don't know, but if a news- 1929. paper had no more influence than the Arriving late for a revival planned average magazine writer, it would

---:0:--HIT BACK HARD!

Apropos of the advertising war be-

to South and Central America, but rather hard to answer, especially to 1929, in a cause pending in said tion 2 was his homestead, which benot a one of them has told us a thing the satisfaction of the females who court wherein The Nebraska City shout what the Presidents of South want to stay slim, but why the d ckabout what the Presidents of South want to stay slim, but why the d ck- and Central American republics said ens don't the candy makers invent to the future President of the United some argument of their own to offto the future President of the United Some argument of their own to offStates as they were about to hoist set this solar plexus blow in the cigtheir glasses.

Growth of business has necessitat
ed plans for "Double tracking" of of bon bons will make the hair soft said widow, said real dower right of said widow, said real dower right of said widow, said real estate descended to his said children to sell in the manner provided by the setate descended to his said children dower right of said widow, said real estate descended to his said children to sell in the manner provided by the setate descended to his said children to sell in the manner provided by law the real estate hereinafter described to satisfy the lien adjudged and determined against said land by said children in equal shares, to each an undivided one-fourth share therein; that no administration on the estate of said determined against said land by said children in equal shares, to each an undivided one-fourth share therein; that no administration on the estate of said determined against said land by said children in equal shares, to each an undivided one-fourth share therein; that no administration on the estate of said determined against said land by said children in equal shares, to each an undivided one-fourth share therein. The provided by said children in equal shares, to each an undivide ed plans for "Double tracking" of of bon bons will make the hair soft accruing and costs as in said decree

This brings up problems of a wider | Why not discover that chocolate of Cass county, Nebraska, will on Satroad bed, increased switching facil- creams will make ankles slender and urday, March 16th, 1929, at 10:00

parking and other problems of the nut bars will give girls the skin one ka, offer for sale and will sell at pub-

give you the air of insolence and non- wit: Arthur Brisbane, star editorial chalence that the feminine gender

ation on the job.

COL. STEWART'S DEFENSE

Col. Robert W. Stewart's recent statement, defending his side of the ty, ss. argument in his effort to retain his seat as chairman of the board of sina Rusterholtz, deceased. Standard Oil of Indiana, hardly can; To the creditors of said estate: be said to add anything to the gen- You are hereby notified that I will tleman's case.

ment is out of harmony with modern March, 1929. It is fallacy that cutting off a business ethics that Rockefeller is man's beard will prevent his head trying to make Stewart resign. No- January, 1929. body has denied that Colonel Stewart has been an efficient business man. Five thousand recently took the It is in the matter of public moral-Girls are crazy about clothes of examination for teachers' certificates ity that he has offended. And apparently he still doesn't understand it.

---:0:----Houndini died too soon. He was just the man for the job of Governor of Oklahoma.

LEGAL NOTICE

In the District Court of Cass County, Nebraska

Plaintiff NOTICE Marie Ostergaard, Defendants

on the 12th day of December, 1928, and the lien thereof, on Lot 14, in 15th, A. D. 1929. ty, Nebraska, and for equitable re-

This order is given pursuant to an Order of Court. You are hereby required to answer failing so to do your default will be of Leslie Snyder, a Minor. entered and judgment taken upon the plaintiff's petition.

DANIEL G. GOLDING. Plaintiff. His Attorney.

j28-4w NOTICE OF SHERIFF'S

SALE OF REAL ESTATE Notice is hereby given that pur-Cass county, Nebraska, according to the provisions of a decree entered by in The Nebraska City Building & Gann, Vice President-elect Curtis's Loan Association, a Corporation, is sell in the manner provided by law for a period of one hour. the real estate hereinafter described to satisfy the lien adjudged and de- 1929. vided, I, the undersigned Sheriff of urday, March 16th, 1929, at 10:00 o'clock a. m., at the south front door ka offer for sale and will sell at public vendue to the highest bidder

> Lots three (3) and four (4), in Block thirty-three (33), in Young & Hays Addition to the City of Plattsmouth.

Dated this 6th day of February, BERT REED. Sheriff, Cass County.

Nebraska. Pitzer & Tyler and Lloyd E. Peterson,

Attorneys for Plaintiff.

NOTICE OF SHERIFF'S

Special newspaper correspondents The argument of the cigarette Cass county, Nebraska, and accord-sons, and Minnie S. Stoll and said provided, I, the undersigned Sheriff of this court determining the above foreign countries; (j) To have and facts to be true and decreeing deof the court house in the City of cording to said shares, and making on, in a lawful manner, of the busilic vendue to the highest bidder for

> Lot nine (9), in Block ninety-nine (99), in the City of Plattsmouth, and the east fourteen (14) feet of Lot four (4). in Block ten (10), in Young & Hays Addition to the City of Plattsmouth.

Dated this 6th day of February, BERT REED. Sheriff, Cass County,

Nebraska. Pitzer & Tyler and Lloyd E. Peterson. Attorneys for Plaintiff.

NOTICE TO CREDITORS

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

In the matter of the estate of Ro-

sit at the County Court room in In fact, the statement is really 1st day of March, 1929, and on the together for the purpose of forming edness or liability which this corpo- deceased, praying for a license to sell rather amazing. Boiled down, what 7th day of June, 1929, at 10 o'clock and becoming a corporation under the ration shall at any one time be sub- the following described real estate, it amounts to is this: "After all, I a. m., of each day, to receive and laws of the State of Nebraska, and for ject shall not exceed two-thirds of to-wit: made money for the company. Sure, tate, with a view to their adjustment ing Articles of Incorporation: some of that money was made in the and allowance. The time limited for Article I .- Name. The name of corporation shall be conducted by a county, Nebraska-Continental affairs but what of it? the presentation of claims against this corporation shall be "ASH Board of Directors, consisting of for the purpose of paying the taxes, A mailman who knows his pack- Money talks, and that's all that mat-

(Seal) j28-4w

SHERIFF'S SALE State of Nebraska, County of Cass

to-wit: The West half of the Southeast Quarter of Section, 32, Township 11, Range 14, East of the 6th P. M., Cass County, Nebraska-

BERT REED, Nebraska

ty, Nebraska.

NOTICE OF GUARDIAN'S SALE

The undivided sixteen onehundred-twentieths of the NW 4 of the SE% and the NE% of the SW 14 of Section 21, Township 12. Range 10, East of the 6th P. M., in Cass county, Nebraska.

Said offer of sale will remain open

BARBARA C. SNYDER, Guardian of the Estate of Leslie Snyder, a Minor.

A. L. TIDD. Her Attorney.

128-5w NOTICE of Hearing on Petition for Decree of Descent

In the County Court of Cass counv. Nebraska. In the matter of the Estate of

Notice is hereby given to all per-

scent of said described real estate to the said widow and heirs at law ac-

there be, why the prayer of said petition should not be granted.

assignment of the same.

128-3w

January, 1929. A. H. DUXBURY.

PITZER & TYLER and

LLOYD E. PETERSON.

Comic Valentines, gorgeous handmade Valentines—any kind you want value, services at their fair and reasonable at a right price at Bates Book Store. | onable value, or by any legitimate

JOHNSON, MOREHEAD & RINE Attorneys-722 Keeline Bldg. Omaha, Nebraska

Notice of Articles of Incorporation of

examine all claims against said es- that purpose have adopted the follow- its capital stock. Article VII-Direc-1st day of March, A. D. 1929, and MENT COMPANY, OF NEBRASKA." members, who shall be elected an- of said estate. the time limited for payment of debts Article II .- Principal Place of Busi- nually by the stockholders. The num- It is therefore ordered that all per-It is precisely because that argu- is one year from said 1st day of ness. The principal place of business ber of directors, within the foregoing sons interested in said estate appear and location of the plant of this cor- limitations, shall be determined from before me in the District Court room Witness my hand and the seal of poration shall be in the County of time to time by the stockholders. In in the court house at Plattsmouth, said County Court this 26th day of Cass, in the State of Nebraska, north- case of vacancy in the Board of Di- Cass county, Nebraska, on the 16th east of the Village of Louisville, in rectors, such vacancy may be filled day of March, 1929, at the hour of said county and state, but it may es- by the remaining directors. Direc- 10 o'clock a. m. to show cause if any County Judge. tablish and maintain offices, places of tors shall hold office until their suc- there be why a license should not be business and plants elsewhere. Article cessors are duly elected or chosen, granted to said Administrator with III-General Nature of Business. The Meetings of the Board of Directors will annexed of said estate in the general nature of the business to be may be held within or outside of the above described real estate for the transacted by this corporation shall State of Nebraska, as the Board of purpose of paying taxes, repairs and be as follows, to-wit: (a) To manu- Directors may determine. The fol- expenses of administration of said by Golda Noble Beal, Clerk of the District Court within and for Cass District Court within and District Court within an advanced Court within County, Nebraska, and to me direct- pose of, own, hold, handle, trade poration, to serve until the election of this Order to Show Cause be pubed, I will on the 20th day of Febru-ary, A. D. 1929, at 10 o'clock a. m. of said day at the south front door of the Court House in the City of non-hydraulic cements, and all like dred and Thirty (1930), to-wit: L. of four consecutive weeks prior to Plattsmouth, in said County, sell at or kindred products or substances, T. Sunderland, J. A. Sunderland and the date of said hearing. public auction to the highest bidder and all products or articles in the W. P. Sabin. (b) The officers of this By the Court. for cash the following real estate manufacture or composition of which corporation shall be a President, a any cement or kindred substance is a Vice President, a Secretary and a factor, and all materials, supplies, Treasurer, which officers shall be commodities, goods, wares, merchan- elected annually by the Board of Di- 128-4w dise, articles and things which can rectors and hold office until their sucbe used as a part thereof or in con- cessors are duly elected, and which nection therewith or as a substitute officers shall have such authority and To the defendant Marie Oster- The same being levied upon and therefor, and all other products, by- perform such duties as shall be pregaard: You are hereby notified that taken as the property of Alma Yard- products, commodities or articles as scribed in the By-Laws of the corpoly, et al., defendants, to satisfy a are incidental, necessary or useful ration and/or as shall be assigned to the plaintiff filed his suit in the Dis- judgment of said Court recovered by thereto or which may be convenient- them by the Board of Directors. The trict Court, in Cass county, Nebras- Oliver C. Dovey, plaintiff, against ly handled in connection with said Board of Directors may appoint, from business; (b) To engage in or carry time to time one or more additional as a corporation under the laws of soever, in connection with the fore- cers and agents as it shall deem going, whether manufacturing, min- necessary, who shall have such au-Sheriff Cass County, ing, trading, selling, contracting, con- thority and perform such duties as struction, mercantile or otherwise, shall be conferred upon them by the place of annual meeting of the stock which is calculated directly or in-directly to promote the interest of or otherwise. Any officer elected by the corporation or to enhance the the Board of Directors, excepting the In the District Court of Cass coun- value of its properties or business; President and Vice President, also (c) To purchase, lease, acquire in any any officers and/or agents appointed mouth, Cass county, Nebraska, but In the Matter of the Guardianship manner, hold, own, invest in, sell, by the Board of Directors, may be remortgage, pledge, convey, rent, ex- moved at any time by the affirmative may be established, owned and oper-Notice is hereby given that in pur-change and/or dispose of in any man-vote of a majority of the Board of suance of an Order and License issued ner, real and personal property, Directors. Any two offices, excepting Directors may designate. by the Hon. James T. Begley, Judge either or both, and any rights, in- the offices of President and Vice Presof the District Court of Cass county, terests or estates therein in connec- ident or the offices of any two Vice Nebraska, on the 14th day of Janu-tion with the transaction of the busi-Presidents, may be held by the star deal in milk, cream, ice cream, butary, 1929, to me. Barbara C. Snyder, ness of the corporation and/or inci-person. (c) The Board of Directors Guardian of the estate of Leslie Sny- dental, necessary, convenient or use- may appoint standing or special comder, a minor, I will on the 1st day ful thereto; and to improve, use, de-mittees, whenever deemed advisable products and supplies, and cold storder, a minor, I will on the 1st day ful thereto; and to improve, use, demittees, whenever deemed advisable age. It shall have power and author-of March, 1929, at 10 o'clock a. m., at velop, utilize, or turn to account, in by the Board, and such committees ity to purchase, own, hold, lease or the front dor of the court house in any manner as may be deemed ex-shall have and exercise such duties otherwise acquire real estate and per-pedient, any and all property, of and powers as may be conferred upon ka, offer for sale at public auction to whatsoever kind or nature owned by them by the Board of Directors, in with its business.

wise dispose of letters patent, patents, that purpose. Henry Stoll, Deceased. Estate No. B- patent rights, inventions, improvements, processes, formulas, trade 1929. marks, trade names, copyrights, opsons interested in said matter that tions and/or concessions, or rights, privileges or contracts therein or her petition showing the death of thereto, in connection with the trans-Henry Stoll intestate April 21, 1890, a resident of Cass county, Nebraska, and owning at the time of his death the northwest quarter of Section 2 whole or any part of the business, northeast quarter of Section 14, all good will, properties, assets and in Township 10, Range 12 in Cass county, Nebraska, and that he acquired title to the south half of said northwest quarter of Section 2 as H. part, to that of its own corporation, tween the digarette and candy manufacturers it strikes us that the latter are passing up some wonderful

To the Defendants: David Smith;
widow Elizabeth J. Stoll and to pay for the same in cash, shares of capital stock or bonds of its own corporation, or otherwise, and to pay for the same in cash.

To the Defendants: David Smith;
window Elizabeth J. Stoll and undertake and assume all or any of Special newspaper correspondents The argument of the cigarette of the cigarette are still writing about Hoover's trip makers that candy makes one fat is to South and Central American but to south and Central Central American but to south and Central Central American but to south and central Cent Said petition prays for the decree of the United States, and any or all

A hearing will be had on said ness aforesaid, or any part thereof; petition in this court on March 1st, to have and exercise all rights, powvided that the foregoing enumera-Witness my hand and the seal of tion of specific powers shall not be powers of the corporation. Article IV-Capital Stock. The authorized County Judge. capital stock of this corporation shall be One Million Dollars (\$1,000,000,-00), divided into ten thousand (10,-

000) shares of the par value of One

Hundred Dollars (\$100.00) per each

share. Stock may be paid for in eash,

equivalent of cash. Article V-Duration. The time of commencement of this corporation shall be when its! In the District Court of Case counarticles of incorporation are filed as ty, Nebraska. required by the laws of the State of In the Matter of the Estate of Nebraska, and the corporation shall Sam G. Smith, Deceased. ASH GROVE LIME & PORTLAND continue in existence for ninety-nine Now on this 26th day of January, CEMENT COMPANY, of NEBRASKA (99) years thereafter, unless sooner 1929, this cause came on for hearing dissolved by law or by action of its upon the petition of Frank R. Gobel-Notice is hereby given that the un- stockholders; Article VI-Indebted- man, as Administrator, with will an-Plattsmouth, in said county, on the dersigned have associated themselves ness. The highest amount of indebt- nexed of the estate of Sam G. Smith,

tors-Officers. (a) The affairs of this in the City of Plattsmouth, Cass the corporation; (d) To issue bonds, the By-Laws or otherwise. Article debentures or obligations of the cor- VIII-Dividends. Dividends may be poration and to secure same by mort- declared by the Board of Directors 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 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 detertock, bonds, or securities of other mine. The Board of Directors shall corporations 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 corpo-Dated this 26th day of January, this corporation is authorized to do, ration available for dividends, a re and, 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, leges of ownership; to purchase or whenever in its judgment and discreotherwise acquire, hold, own, cancel, tion it deems it advisable so do do. 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 shares of capital stock, bonds and se- suitable By-Laws for the corporation curities of its own corporation; (f) and to alter, amend, or repeal the To apply for, obtain, register, pur- same from time to time. Article Xchase or otherwise acquire, hold, use, Amendments. These articles may be develop, lease, mortgage, pledge, grant amended from time to time by the licenses in, contract with reference stockholders, at any regular meeting, to, sell, convey, assign, and/or other- or at any special meeting called for

Dated this 17th day of January,

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

LEGAL NOTICE In the District Court of Cass County, Nebraska

Plaintiff David Smith et al, Defendants

David Smith, Mrs. David Smith, Isaac of Nebraska. Cass county, Nebraska, real names

You and each of you are hereby notified that on the 24th day of December, 1928, the plaintiff filed his suit in the District Court of Cass county, Nebraska, the object and pur-1929, at 10 o'clck a. m., at which ers and privileges conferred by the pose of which is to foreclose a tax opoly of these modern difficulties.

Chew up a wad of taffy and it will cash the following described real estate and for equitable recorporations organized under its corporations organized under its corporation organized under its corporation organized under its corporation organized under its co

an Order of Court.

witness my hand and the seal of deemed exclusive or held to limit or said petition on or before Monday, You are hereby required to answer county, Nebraska, this 25th day of restrict in any manner the general March 11, 1929, and failing so to do, your default will be entered and judgment taken upon the plaintiff's peti-

> MARK T. EDMISON, Plaintiff. A. L. TIDD, His Attorney.

Phone us the news. No. 6.

j28-4w

ORDER TO SHOW CAUSE

JAMES T. BEGLEY. Judge of the District Court.

NOTICE OF INCORPORATION

undersigned and others, have associated themselves together with others OPERATIVE CREAMERY of Plattsmouth, Nebraska. The principal business shall be in the City of Platts-

The general nature of the business to be transacted by said corporation ter, cheese, eggs, poultry, feed, farm sonal property needed in connection

The amount of capital stock is \$26,000.00, in shares of par value of \$100.00 per share, paid for before issue. No person shall own either Each individual stockholder shall have only one vote regardless of the number of shares owned. From the earnings of the company, over and above operating expenses, dividends not to exceed 8% per annum shall be paid on the certificates of stock out-

The company shall set aside each year to a surplus fund, not less than 5% of the earnings or savings of the company over and above all expenses and dividends, until such surplus fund equals 20% of the paid-up capital stock. This surplus fund may be used for conducting the business of the corporation. The net earnings or savings of the company remaining after payment of expenses, dividends and surplus, shall be distributed on the following basis: Divided among the patrons of the company pro rata according to the business transacted on each individual class of business.

business for a period of fifty years from September 8, 1928. The highest amount of indebtedness or liability to which said corporation shall at any time subject itself shall not exceed two-thirds of the

Said corporation shall continue in

paid-up capital stock. The business of the corporation shall be conducted by a board of seven Directors elected by ballot by the stockholders at their annual meeting. The officers of the corporation shall

be a President, Vice President, Secretary and Treasurer, who shall be Isaac Coe, real name unknown, his elected annually by and from the Board of Directors, and shall hold their offices for a period of one year. The method of conducting the busipersonal representatives and all other ness shall be by By-Laws and in acpersons interested in the estates of cordance with the laws of the State W. F. NOLTE,

HENRY F. NOLTING, V. M. PERRY. R. A. TROOP H. L. GAYER JOHN RUTHERFORD, F. W. NOLTING. FRED G. NOLTING WM. F. HALMES, WALTER FORNOFF, JAMES J. LEPERT, J. L. STAMP, LLOYD SCHNEIDER TONE J. JANDA, E. G. RUFFNER HENRY ALBERT FRED DRUECKER, H. A. MEISINGER JOHN N. HALMES JOHN HOBSCHEIDT, Jr., OTTO H. PULS. HERMAN RIEKE. PHILIP ALBERT. A. T. HANSEN. JOHN M. KAFFEN-BERGER. THOMAS KRATOCHVIL, MRS. GRANT HACK-ENBERG. ARTHUR N. SULLIVAN, C. L. JEAN, P. G. LEPERT,

A. WETENKAMP and

E. H. SPANGLER.