The Plattemouth Journal

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

SUBSCRIPTION PRICE \$2.00 A YEAR IN FIRST POSTAL ZONE Subscribers living in Second Postal Zone, \$2.50 per year. Beyond 606 miles, \$3.00 per year. Rate to Canada and foreign countries, \$3.50 per year. All subscriptions are payable strictly in advance.

March is having varieties as usual. -:0:--A man seldom does things the way

--:0:---

Lie: A conception seven parts im-

You don't have to be a British la-

There seems to be a growing doubt whether King Alfonso knows his neighbor's income that is puzzling To save you the trouble of rushing to aroused by the Dred Scott decision, Spanish onions.

Every business man should have a letter opener. If he is not married its genesis when the child is told to he ought to buy one.

The good old days were those when fore they were married.

---:0:--What France needs is some good old-fashioned cabinet makers who you that man is superior to the doors; of the spreading of earth in debate after debate that he owed I will on the 5th day of April, A sacrifice style for durability.

With so many men getting mysteriously rich, it might be well to have

What is now known as a sheik was known long ago as a "Dandy."

---:0:--A man would rather be held up to the next jail. by a stranger than thrown down by a

Sound judgment: The faculty that that they are entertaining angels un- about movie rights.

than of yore. It is just less sneak- ahead of us-and house cleaning is shocked at the way the others treat the most formidable.

---:0:-agination and three parts yellow ture's first primitive effort to estab- to foreign visitors, who evidently judgment in any such mandate, lish a weather bureau.

---:0:---If ancestors know what pride they try to stay alive. bor premier to get in trouble with a inspire, there must be a lot of astonishment on the other side.

---:0:---so much as the how come.

--:0:---Hatred for strangers probably has on the top of college chapels. speak its piece for the nice man.

-:0:--We're with the young people as a young people lived at home even be- rule, but they must remember that these days. For we are on the verge and against the judgment of powerall that glitters is not champagne. ---:0:----

an inquiry into the origin of specie, you heard. Just those delegates at tender grasses outsider and of prom-

--:0:-out the plug. joy be only a bit refined.

In a great many cases the fatherin-law of the man who claims to be self-made is the real architect.

---:0:--buying on the Old Man's account.

er people inherit a taste for moon- his letter he said:

Even if you don't care particularly for the way her hair is cut, remember, son, she is still your grand-

Gandhi is probably doing a hitch hike. He'll walk for a while and then be picked up and given a ride

It may be only imagination, but some of the great old classics read Women always have a suspicion as if the writer had forgotten all

---:0:-There is enough conscience left in We realize that many perils lie the world for every nation to be undeveloped peoples.

Rheumatism may have been na- Americans live too fast, according overlook the fact that you have to whether from the people or the keep right on the jump in this coun- courts, was the most thrilling chap-

clause was inserted in the tariff bill multitudes as no such encounter had In these bootleg days it isn't the cutting the import duty on carillons, ever attracted. Mr. Lincoln was the dictionary, carillons are sets of which held that a slave was property

---:0:----SEASONAL SYMPTOMS

of the period of the changing of tires; ful sympathizers with abolition such of the putting up of awnings and as Horace Greeley, then editor of the The ability to talk may convince screens and the pulling down of storm New York Tribune, Lincoln insisted county, Nebraska, and to me directed, monkey if you don't listen to the sweeteners, and the planting of the no such duty as a citizen as that enseed of lettuce plants that have gone unciated by Mr. Taft in the Yale adbefore and proved good; of the swing- dress. He said upon one occasion: No. that was not a thunderstorm ing of golf clubs, the sorrow of the London in argument over subma- nently located vases inside the home; of the will to laziness, and the urge of springtime emotions. In fact, we of Minnesota having spent ten years | Another sad disillusionment is are on the verge of the period of the there and earning three degrees. going back to the old swimming hole, perennial rennaissance of human na-First thing we know West Point will only to find that some one has pulled ture. So, on with the dance, and let

MR. TAFT AND MR. LINCOLN

Mr. Taft's posthumous letter to Prof. Irving Fisher revising his for-Among those who charge violently mer opinion and accepting national are rams, fullbacks and a 17-year-old prohibition as a mandate from the people emphasizes the totally opposite conception of citizenship held by If he has the true scientific mind, Abraham Lincoln. In the Yale adhe wishes he could live to see wheth- dess to which Mr. Taft referred in

> When a two-thirds majority of Congress and three-fourths of state legislatures adopt a Constitutional amendment, and a majority of each House of Congress passes a law to enforce it, the rules of the game of popular government are that all living under that Government must obey. It is not patriotic, it is not sportsmanlike, to evade or

> I am appeal to such a man to change his attitude toward the enforcement of that law because much as he may disagree with prohibition-I mean as a principle-he can't afford to have his opposition to prohibition impair influence of the Constitution and laws of the country or wreck the future of the society whose basis must rest upon

them. The crisis in which Mr. Lincoln refused to acquiesce against his ter in American history. It precipitated the Lincoln-Douglas debates, In the Senate the other day a to which the people came in such laws, which obligated the people of selling him a flivver. the North to help the South catch its runaway slaves. Despite every We are faced with trying times effort upon the part of his friends,

> Judge Douglas contends that whatever community wants slaves has a right to have them; and so they have if slavery is right, but if slavery is wrong they have no right to do wrong. He says that slaves like other property may be carried into new territory; and that is true if slavery is right, but if slavery is wrong there can be no such right. There can be no comparison between right and wrong. That is the issue that shall continue in the country when these poor tongues of ours shall be silent. It is the eternal struggle between the two principles of

right and wrong in the world. Lincoln said in one of the debates that another Dred Scott decision would make the slaves property in even the free states. He foresaw that the time would come when the slave owners, who controlled both Congress and the United States Supreme Court, could accept, holding that to acquiesce in what it knew to be wrong, could never save but would destroy

the Republic. The analogy between what he charged the slave owners were doing people by sheer power of law what

powerful. Lincoln stood. He had defied Con- defendants. gress and the courts. He had challenged either to make him acquiesce in what he knew to be wrong. He lost the senatorial election, but he won the debates. In the end all those who, like Mr. Greeley, had thought he went too far, acknowledged him right. Such was our most illustrious

patriotism, or of good sportsmanship, ment of the people to put upon an- to-wit: other great segment of the people any law which has not their consent. It was wrong for the slave owners to do it, and it is wrong for the prohibitionists to do it .- St. Louis Post-

Dr. Felir J. Underwood warns public against drinking all Jamaca ginger preparations. All right, Doctor, stitute?

There are a great many people who formerly went to Florida every winter who are now being represented down there by their baseball team.

Dr. Joe J. Stibal

Chiropractic Physican

SCHMIDTMANN BUILDING

Specialty Nervous - Liver - Kidney Sun-Ray assistance for Ton-

silitis, Sinusitis, Piles. X-RAY and LABORATORY

AVIATOR'S WOOING

"Oh, come to my arms, with a promise, my dear! You're the sweetest of girls

that I know. I'd pilot you, safely through many a year, With a love that forever must

"And must I believe that you mean what you say? That you fancy me trifling, or

grow."

vain? You know that my thought goes a-soaring each day-That I live on a very high plane."

"Oh, yea, and I know of your thin linen wings, As you ride on the tides of the

But chances are big you'll be changing those things For the kind that the bright angels wear."

-THOMAS EMMET MOORE.

bells installed in church towers or and subject to the laws of property in doesn't investigate the drink record Court on said 18th day of April, the territories, and the fugitive slave of a prospective customer before tration of said estate to Harry C.

SHERIFF'S SALE

Gobelman or some other suitable State of Nebraska, County of Cass, person and proceed to a settlement By virtue of an Order of Sale issued by Galdo Noble Beal, Clerk of the

District Court within and for Cass D. 1930, at 10 o'clock a. m., of said day, at the south front door of the court house in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

Lot eight (8), Block eleven (11), City of Plattsmouth, Nebraska, as surveyed, platted and recorded, Cass county, Nebras-

The same being levied upon and taken as the property of Roy L. Mc- her discharge as said Executrix; Elwain et al. Defendants, to satisfy

said Defendant. Plattsmouth, Nebraska, February 28th, A. D. 1930.

BERT REED. Sheriff Cass county, Nebraska.

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

By virtue of an Order of Sale iswould force acquiescence in slavery sued by Golda Noble Beal, Clerk of upon the whole country. It was this the District Court within and for realization that impelled him to re- Cass County, Nebraska, and to me ject all counsel other than that of directed, I will on the 24th day of April, A. D. 1930, at 10 o'clock a. m. his own conscience and insist that of said day at the South Front Door it was his duty to save the country of the Court House in the City of from such a fate. He rejected poli- Plattsmouth, Nebr., in said County, tical expediency, which Mr. Taft sell at public auction to the highest bidder for cash the following per- Henry Albert and Philip

sonal property to-wit: The Oil Well equipment located on the Southwest Quarter of the Southwest Quarter of Section 20, Township 10, Range 13, East of the 6th P. M., in

Cass County, Nebraskaand what the prohibitionists have The same being levied upon and done-that is, forcing upon all the taken as the property of Underwriters Syndicate of Nehawka Oil Co., a cothey themselves believe—is very partnership, Clyde W. Dickenson, of Mrs. William Chapple, first real mouth Journal, a semi-weekly news-Smith, defendants, to satisfy a judg- name unknown, Harris L. Levi, Julia three successive weeks prior to said After his debates with Douglas the ment of said Court recovered by K. Levi, each deceased, real names day of hearing. country was in no doubt of where Mr. Henry Wessel, plaintiff, against said unknown; W. H. Forbes, H. S. Rus-

A. D. 1930. BERT REED.

Nebraska

SHERIFF'S SALE

American, beautifully characterized By virtue of an Order of Sale issued real names unknown: by John Drinkwater as "A man for by Golda Noble Beal, Clerk of the District Court within and for Cass notified that the plaintiffs on the I will on the 5th day of April, A. D.

Truly, there can be no comparison I will on the 24th day of April A. D. petition and commenced an action in at the south front door of the court between right and wrong, and the 1930, at 10 o'clock a. m. of said day the District Court of Cass county, house in the City of Plattsmouth, in struggle between them is eternal. No at the South Front Door of the Court Nebraska, to quiet title to the south said county, sell at public auction to sound conception of citizenship, or of House in the City of Plattsmouth, half (S1/2) of the northwest quarter the highest bidder for cash, the folcan admit the right of one great seg- cash the following personal property twelve (12), East of the 6th P. M.,

> The Oil Well equipment located on the Southwest Quarter of the Southwest Quarter of Section 20, Township 10, Range 13, East of the 6th P. M., in Cass County, Nebraska-The same being levied upon and

taken as the property of Underwriters Arthur L. Mattison and Herman C. what have you to offer as a sub- ment of said Court recovered by An- said petition. drew F. Sturm, plaintiff, against said Of all of which you will take due said Defendants. defendants.

Plattsmouth, Nebraska, March 17th A. D. 1930.

BERT REED. Sheriff Cass County, Nebraska

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court In the matter of the estate of Mary A. Street, Deceased.

To the creditors of said estate:

will sit at the County Court room in which are to obtain a divorce from Plattsmouth, in said county, on the you on the grounds that you have 11th day of April, 1930, and on the willfully abandoned the plaintiff 12th day of July, 1930, at 9 o'clock without good cause for the term of a. m., of each day, to receive and two years last past. You are requirexamine all claims against said es- ed to answer said petition on or betate, with a view to their adjustment fore Monday, the 14th day of April, and allowance. The time limited for 1930. the presentation of claims against said estate is three months from the 11th day of April, A. D. 1930, and the time limited for payment of debts is one year from said 11th day of April, 1930.

Witness my hand and the seal of said County Court this 17th day of March, 1930.

A. H. DUXBURY. (Seal) m17-3w County Judge. NOTICE OF ADMINISTRATION

In the County Court of Cass couny. Nebraska. In the matter of the estate of Valntine Gobelman, deceased.

Notice of Administration: All persons interested in said esleging that said deceased died leav- to the end that said estate and all praying for administration upon said finally settled and determined, and estate and for such other and fur- that a hearing will be had on said ther orders and proceedings in the petition before said Court on the 4th premises as may be required by the day of April, A. D. 1930, and that if statutes in such cases made and pro- they fail to appear at said Court on vided to the end that said estate and said 4th day of April, 1930, at 9 all things pertaining thereto may be o'clock a. m. to contest the said petifinally settled and determined, and tion, the Court may grant the same that a hearing will be had on said and grant administration of said 18th day of April, A. D. 1930, and other suitable person and proceed to But you'll notice that Mr. Ford that if they fail to appear at said a settlement thereof. 1930, at 9 o'clock a. m., to contest (Seal) m10-3w the said petition, the Court may grant the same and grant adminis-

> thereof. A. H. DUXBURY. Seal) m24-3w County Judge.

ORDER OF HEARING and Notice on Petition for Set-

tlement of Account. In the County Court of Cass coun-

y, Nebraska. State of Nebraska, Cass county, ss. To all persons interested in the

estate of Flora Sans, deceased: On reading the petition of Emma sons interested in said matter may

It is hereby Ordered that you and all persons interested in said matter a judgment of said Court recovered all persons interested in said matter by publishing a copy of this order in by The Standard Savings and Loan may, and do, appear at the County the Plattsmouth Journal, a semi-Association of Omaha, Nebraska, a Court to be held in and for said weekly newspaper printed in said Corporation, and Southbend Watch county, on the 11th day of April, county, for three successive weeks Company, a corporation, Defendant A. D. 1930, at 9 o'clock a. m., to and Cross Petitioner, Plaintiff against show cause, if any there be, why the prior to said day of hearing. 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 semiweekly newspaper printed in said county, for three successive weeks

prior to said day of hearing. In witness whereof, I have hereunto set my hand and the seal of said Court, this 10th day of March,

A. D. 1930. A. H. DUXBURY, (Seal) m17-3w County Judge. NOTICE OF SUIT TO QUIET TITLE

In the District Court of Cass County, Nebraska.

Albert, Mrs. William Chapple, first real name unknown, et al.

Defendants. TO THE DEFENDANTS: Mrs. Wil- granted, and that notice of the penliam Chapple, first real name un-dency of said petition and the hearknown; the heirs, devisees, legatees, ing thereof be given to all persons personal representatives and all oth- interested in said matter by publisher persons interested in the estates ing a copy of this order in the Platts-Arthur L. Mattison and Herman C. name unknown; H. L. Levi, real paper printed in said county, for sell, and Ira Griswold, trustees; the Plattsmouth, Nebraska, March 17th successors and assigns of W. H. Forbes, H. S. Russell and Ira Gris- 1930. wold, trustees, real names unknown, Sheriff Cass County, and all persons having or claiming any interest in and to the south half (81/2) of the northwest quarter (NW 1/4) of Section four (4), Township twelve (12), North, Range State of Nebraska, County of Cass, twelve (12), East of the 6th P. M.,

Nebr., in said County, sell at public (NW14) of Section four (4), Town- lowing real estate, to-wit: auction to the highest bidder for ship twelve (12), North, Range in Cass county, Nebraska, in the plaintiff Henry Albert, and to enjoin you and each of you and all persons claiming by, through or under you from claiming any right, title, lien or interest in and to said premises, and for equitable relief, including The same being levied upon and taken costs of suit.

Syndicate of Nehawka Oil Co., a co- on or before Monday, the 5th day of ered by Northwest Ready Roofing partnership, Clyde W. Dickenson, May, 1930, or default will be enter- Company, Defendant and Cross-Peti-Smith, defendants, to satisfy a judg- in accordance with the prayer of Loan Association, of Omaha, Nebras-

HENRY ALBERT. PHILIP ALBERT. C. E. MARTIN. Attorney for Plaintiffs.

m17-4w m3-5w

NOTICE

To Harry H. Coakley, non-resident,

defendant: You are hereby notified that on the 2nd day of August, 1929, Belle S. Coakley filed a petition against you in the District Court of Cass county, You are hereby notified, that I Nebraska, the object and prayer of

BELLE S. COAKLEY,

By Guy L. Clements, Her Attorney.

m6-4w NOTICE OF ADMINISTRATION

In the County Court of Cass coun-

y. Nebraska. In the matter of the estate of Bertha Lancaster, deceased.

Notice of Administration. All persons interested in said estate are hereby notified that a petition has been filed in said Court alleging that said deceased died leaving no last will and testament and praying for administration upon said estate and for such other and further orders and proceedings in the premtate are hereby notified that a peti- ises as may be required by the stattion has been filed in said Court, al- utes in such cases made and provided ing no last will and testament and things pertaining thereto may be netition before said court, on the estate to Glen Boedeker or some

A. H. DUXBURY. County Judge.

ORDER OF HEARING on Petition for Appointment of Administrator.

The State of Nebraska, Cass coun-

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

Hanni, deceased. On reading and filing the petition of Metta May Hanni praying that administration of said estate may be granted to Herman Rieke, as Admin-

istrator; Ordered, that April 4th, A. D. 1930, at 10 o'clock a. m., is assigned for hearing said petition, when all per-Sans Garrison, Executrix, praying a final settlement and allowance of her account filed in this Court on the 10th day of March, 1930, and for final settlement of said estate and her discharge as said Executrix:

Dated March 7th, 1930. A. H. DUXBURY.

(Seal) m10-3w County Judge. ORDER OF HEARING and Notice on Petition for Settlement of Account.

In the County Court of Cass coun-

y, Nebraska. State of Nebraska, Cass county, ss. To all persons interested in the estate of Maria G. Baird, deceased: On reading the petition of Caroline I. Baird, Administratrix, praying a final settlement and allowance of her account filed in this Court on the 3rd day of March, 1930, and for final settlement of said estate and her discharge as said Administrat-

It is hereby ordered that you and all persons interested in said matter may, and do, appear at the County Court to be held in and for said county, on the 4th day of April, A. D. 1930, at 9 o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be

In witness whereof, I have hereunto set my hand and the seal of said Court this 3rd day of March, A. D.

A. H. DUXBURY. (Seal) m10-3w County Judge.

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

By virtue of an Order of Sale issued in the county of Cass, Nebraska, by Golda Noble Beal, Clerk of the District Court within and for Cass You and each of you are hereby county, Nebraska, and to me directed, County, Nebraska, and to me directed, 10th day of March, 1930, filed their 1930, at 10 o'clock a. m., of said day,

> Lots one (1), two (2), three (3) and four (4), twelve (12), thirteen (13) and fourteen (14), Block ten (10), South Park, an Addition to the City of Plattsmouth, as surveyed, platted and recorded, Cass county, Nebras-

as the property of Edward W. Cotner You are further notified that you and Ella Cotner, Defendants, to satare required to answer said petition isfy a judgment of said Court recoved against you and a decree entered tioner, and The Standard Savings and ka, a Corporation, Plaintiff against

> Plattsmouth, Nebraska, February 28th. A. D. 1930. BERT REED.

Sheriff Case county, Nebraska.

"A Nebraska Institution"

R. A. BATES, Publisher

a woman thinks he should.

It looks as if the King of Spair friend. might have to walk Spanish.

sprouts from a collection of blisters. awares.

---:0:----Naughtiness is not more prevalent

-:0:--

--:0:--

-:0:--

---:0:---

A man has just left the University

be after him.

olarine,

THE MODERN MOTOR OIL outclasses any oil

High praise from one of Nebraska's veteran motorists! But

not surprising!

ever used" The new process used in refining the new Polarine removes all the wax and tar. It cuts the carbon residue in half. It vastly increases lubricating efficiency. It gives an oil that lasts longer in good condition than any old process oil. Neither heat nor cold can prevent the new Polarine from giving safe

> Here is a true premium quality oil by every test and standard—"The Modern Oil."

and satisfactory lubrication.

No advance in price - at Red Crown Service Stations and Dealers everywhere in Nebraska.

OF NEBRASKA

STANDARD OIL COMPANY