

# The Plattsmouth Journal

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

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

A minute today is worth an hour tomorrow.

Human justice is flighty, but sometimes hits pretty straight.

A remote period is the one due at the end of a woman's remarks.

Every man has his price, but it is not every man who has his market.

China now has a boy general of eighteen, who is more than doing things.

Miners early learned that the color did not always produce the gold. It is still so.

A certain youth called his sweetheart a silent bell, because he kissed her and she never tolled.

After a self-made man has finished the job he should make a few friends to be used in case of emergency.

"Man's beginning was an accident," says a scientist. If the motor deaths keep gaining, his finish will be that way too.

A chemical engineer reports that there is a first class lubricant in the banana peel. And what small boy couldn't have told him that?

A newspaper is just what its name implies, and when personal pets or prejudices interfere with its publishing the news, then it ceases to be a newspaper.

The suggestion of a barbed wire fence along the Canadian border probably will be endorsed by the slim runners, and the fat ones can always quit and become federal agents.

A stingy man flatters himself that he is an economist.

Some men hurry through life as if widows were chasing them.

A woman is apt to mistake her marriage certificate for a lecture license.

Silence is golden but a woman is willing to take somebody else's word for it.

Nothing is gained by abusing those whose opinions are different from your own.

For relief from the heat, think of Harry Sinclair in his Washington apartment.

Why doesn't the National Safety Council issue some kind of a bulletin instructing mothers how to keep ashes out of the baby's eyes?

Mrs. M. Ashton, who recently celebrated her one-hundredth birthday at Castle Rising, England, had 13 children, the eldest daughter being now 80 years old.

The American Federation of Labor reports communism has practically ceased in this country, though in some garment trades there are still some members.

An editorial writer says anybody can play golf for a little while. That's encouraging to the 101,000 golfers in the United States who have been trying for twenty years or more to shoot under 100.

The radio commission is to be wound up by Dec. 31. Efforts to continue further all failed. What sort of control will exist later on will be known in good time. Radios can be regulated, but not air currents.

In accordance with our annual custom of printing the week's best headline, here is one from a New Jersey newspaper: "Fireman Saved by Mistake."

When a smart aleck tells you there is no difference between the two great political parties just remind him that the donkey is totting a deficit while the elephant is dining from a magnificent surplus.

A report says President Hoover values the power of the press. He certainly should as this elected him. But the correspondents will be under new regulations just the same, with admittedly some needing them.

These seem to be the days of chains—chain stores, dry and wet goods stores and even chain newspapers. The last is nothing new, as many a newspaper has a chain around the necks of their owners for years.

"What are your views of prohibition?" "I am a dry," said Senator Sorghum. "It appears to me that our brethren will appreciate moral support, while the wets seem able, more or less to take care of themselves."

A writer says that a good deal of our philosophy came from the minds of men who sat on the creek banks and fished. Most of it, however, from those who got no fish. When fish are biting, very little philosophy evolves.

It is hoped some of the drivers of automobiles seen speeding at a dangerous rate through the principal streets are not trying to emulate the British auto racer, Major Segrave, in his recent stunt of clipping off 231 miles an hour on the sands of Daytona Beach, Florida. They should remember that Lee Bible rode to his death trying to beat the Segrave record.

Marriage laws and divorce laws are so different in the different states that the officiating minister is compelled to carry a set of maps along to refer to during the ceremony. For instance, at just a glance he can tell you that you may be married in Missouri, divorced in Nevada and get your alimony in California within a period of six weeks, luxury tax included. Marry in haste, repent at Palm Beach.

## THE UNCOMPROMISING DRYS

Mr. Wickersham's trial balloon has been up only two days, but that has been long enough to show that the drys are uncompromising. If he is talking about modification, they are against it. That they believe he is talking about modification is shown by the comment of Senator Caraway of Arkansas, who says the chairman of Mr. Hoover's Law Enforcement Commission has already destroyed his usefulness and should resign.

Nevertheless, the commission's approach to this difficult issue could hardly be different. Prohibition cannot be forced upon the states and communities that do not want it. That dream of perfection is out of the question, and the commission would only be laughed at did it propose it. Prohibition has already been carried to a point where it is defeating itself. To carry it beyond that point would be only to add to its self-defeat. The rising tide of terrorism reached its crest and exploded in the Jones law. Any plan to force prohibition upon great segments of the population which do not want it is fantastic, as was the suggestion of Dr. Clarence True Wilson that the Government use for this purpose the army and navy.

Mr. Hoover's commission can therefore only propose modification. It has no other choice. If the country cannot agree to that, it can only fall back upon nullification. Nullification would place the Eighteenth amendment in the same category with the Fourteenth and Fifteenth amendments. A great many people believe this is what will happen, and there is impressive evidence to support that view. It is useless to tell the prohibition leaders that they are forcing nullification upon the country. Their answer is that if it comes to this the wets and not they will be responsible, a sufficient index to what has come to be a state of mind. Mr. Wickersham's proposal can hope for nothing better from them than those jeers by which it is being greeted.

Nothing could better illustrate the impasse at which the United States has arrived in the matter of prohibition. Mr. Hoover seems to believe that the states have a responsibility to enact prohibition laws to enforce the Eighteenth amendment, but there is no power that can make them do so if they do not feel such a responsibility. As they have no obligation to enforce the Eighteenth amendment, they have no power to authorize what the Eighteenth amendment forbids. The whole difficulty of a constructive suggestion lies here. It is what Mr. Wickersham has in mind. To bring about a working agreement by which New York and Maryland would co-operate with the Government, the amendment itself would have to be repealed.

That is a startling proposal to make to the drys, but what other proposal could Mr. Hoover's commission seriously make. The country knows by this time that certain states are dry and others wet. It knows that there is no way in which the wet states can be made dry. The army and navy, which Dr. Wilson suggests for this purpose, could not enforce prohibition in the single state of Wisconsin. Upon the other hand the commission cannot advocate nullification. It seems to be in that respect faced by the same problem that faces the Ku Klux Klan in the matter of the Fifteenth amendment. The Klan is reported to have taken the bull by the horns and decided to work for the repeal of the Fifteenth amendment. Mr. Hoover's commission probably will dislike to accept the Klan as its exemplar in such a pass, but as its predicament is the same, its way out must be the same.—St. Louis Post-Dispatch.

**THE STOCKINGLESS FAD**  
The stockingless fad has hit us—and it isn't confined to the flappers, either. You can behold 'em any day on Main street blithe and barelimbed and apparently oblivious of the stares they receive. They rank in age from sixteen to sixty and seem to be proud of the opportunity of displaying their lower limbs, devoid of covering of any sort. Some, of course, do not measure up to the test. The limbs they display lack the beauty and contour given by well-fitting silken hose, and every now and then you behold a pair that is downright gnarled and knotty. However that's their business, not ours. We have long since ceased to moralize over feminine attire, or the lack of it. The well-known and lustily celebrated female of the species is going to do just as it pleases, regardless of what mere man may think about it. Concerning the stockingless fad, we have only to say that it is approved by hosiery and hailed with delight by the mosquitoes.



... and there's no parking problem on the farm

**FUNNY** how farmers and city folks sorta feel sorry for each other. City folks think farmers have a tough time without street cars, traffic cops, night clubs, delicatessens and Greek restaurants. And the farmer thinks the city fellow is pretty dumb because he doesn't know a Berkshire boar from a Duroc shoat. Personally I think the farmer's got the best of it by a mile. With Delco-Light to give him the city conveniences at home and a car to take him wherever else he wants to go, he can live a pretty full life without ever wearing a swallow-tail coat or gray spats. With Delco-Light, he could even afford to wear them, if he wanted to.

**O. C. Stout**  
234 South 11th Street  
Lincoln, Neb.

Just phone or drop me a card and I'll bring Delco-Light to your home for a night demonstration!

**DELCO-LIGHT**  
ELECTRIC POWER AND LIGHT PLANTS  
**DELCO**  
WATER SYSTEMS  
PRODUCTS OF GENERAL MOTORS  
Made and Guaranteed by Delco-Light Company, Dayton, Ohio

## PARTICULAR PEOPLE

Particular people have a very high standard to live up to. They notice things. They also have the habit of wearing clothing that is easily spotted.

When you invite particular people to drive in your motor car it is always well to see that the dog hairs are removed from the seats and that the loose earth that fell from the iris roots has been swept out of the floor of the car.

It is almost certain that your dog will take an especial fancy to particular people and display his affection for them by pawing their stockings and trying to sit next to them on the sofa or on their laps. Particular people may be very polite about it, but just remember that they do not like it.

Particular people keep their own homes immaculate and serve beautiful meals. But the flavor of their food seems to lack something, like smoking a pipe without a crust. They have open fireplaces that do not look used and chairs which you often feel ought not to be sat upon. They have beautiful desks at which no one ever writes letters, adorned with quill pens and unblotted blotting paper. When the flowers in their vases are dead, particular people throw them out before the petals fall. They always manager to keep their sofa pillows puffed out.

Particular people do not have large families and their children are nicely spaced. They keep their children out of the living room. This they accomplish by letting the children frequent the living rooms of neighbors. It often happens, therefore, that neighbors wish they were not so particular.

Frequently particular people are excellent companions and join light-heartedly, though with dignity, into the spirit of things. Yet it is difficult to overcome the feeling that they would be so much happier if everything and everybody were placed in glass cases and marked "No Not Touch."

## NATURE TO THE HELP OF FARM RELIEF

President Hoover's Farm Relief Board was inaugurated as an active working body. Its great mission as set forth by the President in a brief address, will be to adjust farm production to the country's agricultural needs and to set up a permanent machinery for the marketing of farm products. Congress has appropriated \$500,000,000 for its use—"splendid resources," as Mr. Hoover well calls the huge fund.

Meantime, natural forces are kindly working to relieve the board of much of its initial relief work. When some weeks ago wheat was down around a dollar a bushel in Chicago, under the pressure of a large carry-over from last year's crop, it began to look as if the board would have to dip into that \$500,000,000 heavily to lift and "stabilize" the wheat market.

Now a great crop scare is developing. Severe drouth is doing widespread damage in the spring wheat region of our own Northwest and Canada. Estimated production, especially in Canada, is falling by tens of millions of bushels daily. Crop conditions in the other chief wheat exporting countries of Argentina and Australia are at the same time reported poor.

The world's wheat markets are accordingly heading skyward. In Chicago the price is up 40 cents a bushel or more since six weeks ago, and still soaring. Other grain prices are also favorably affected. There will be less wheat to sell and export than expected, but the higher prices will doubtless more than make good the loss in crop quantity, as is usually the case.

Every cloud has its silver lining. A New York thief has cheerfully accepted a sentence of twelve to fifty years in prison because it will give him an opportunity to cultivate his art as a cartoonist and painter. He will not be the first prisoner who has turned his imprisonment into an opportunity to make something worthwhile of his life.

## NOTICE OF SALE

In the District Court of the County of Cass, Nebraska.  
Charlotte Archer, Widow, Plaintiff  
vs.  
John Archer et al., Defendants

Notice is hereby given that under and by virtue of the decree of the District Court of the County of Cass, Nebraska, entered in the above entitled cause on the 15th day of July, 1929, and an Order of Sale entered by said court on the 17th day of July, 1929, the undersigned sole referee will sell at Public Auction to the highest bidder for cash on the 24th day of August, 1929, at ten o'clock a. m., at the south front door of the court house in the City of Plattsmouth, Cass county, Nebraska, the following described real estate, to-wit:  
Lot 9 in Block 43, in the City of Plattsmouth, Cass county, Nebraska.  
Terms of Sale: Ten per cent (10%) cash of the amount of the bid at the time of sale and balance on confirmation. Said sale will be held open for one hour.  
Dated this 18th day of July, A. D. 1929.

J. A. CAPWELL, Referee.  
W. A. ROBERTSON, Attorney.

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of John L. Axmaker, Deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice that Rosetta Axmaker has filed her supplemental petition alleging that John L. Axmaker died intestate in Cass county, Nebraska, on or about April 21, 1908, being a resident and inhabitant of Cass county, Nebraska, and died seized of the following described real estate, to-wit:  
Northeast quarter of northeast quarter of Section 16, and the west half of the northeast quarter of Section 16, all in Town 11, North, Range 9, East of the 6th P. M., in Cass county, Nebraska, with other property—  
leaving as his sole and only heirs at law the following named persons, to-wit:  
Rosetta Axmaker, widow; Myra Ethel Kyles and Margaret Hazel Axmaker, daughters.  
That the interest of the petitioner herein in the above described real estate is widow and one of the heirs of said deceased, and praying for a determination of the time of the death of said John L. Axmaker and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.  
It is ordered that the same stand for hearing the 23rd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.  
Dated at Plattsmouth, Nebraska, this 17th day of July, A. D. 1929.  
A. H. DUXBURY, County Judge.  
(Seal) jy22-?

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of George Thomas, deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, has filed his petition alleging that George Thomas died intestate in Rush county, Indiana, on or about October 31, 1863, being a resident and inhabitant of Rush county, Indiana, and died seized of the following described real estate, to-wit:  
The northeast quarter (NE 1/4) and the southeast quarter (SE 1/4), all in Section two (2), Township twelve (12), North of Range twelve (12) East of the 6th P. M., in Cass county, Nebraska—  
leaving as his sole and only heirs at law the following named persons, to-wit:  
Sidney Thomas, widow; Mary M. Alexander, daughter; Daniel L. Thomas, son; George W. Thomas, son, and John Q. Thomas, son.  
That the interest of the petitioner herein in the above described real estate is owner of the fee simple title as subsequent purchaser and praying for a determination of the time of the death of said George Thomas and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.  
It is ordered that the same stand for hearing at the County Court room in said county, on the 2nd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.  
Dated at Plattsmouth, Nebraska, this 22nd day of June, A. D. 1929.  
A. H. DUXBURY, County Judge.  
(Seal) j1-4w

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of George Thomas, deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, has filed his petition alleging that George Thomas died intestate in Rush county, Indiana, on or about October 31, 1863, being a resident and inhabitant of Rush county, Indiana, and died seized of the following described real estate, to-wit:  
The northeast quarter (NE 1/4) and the southeast quarter (SE 1/4), all in Section two (2), Township twelve (12), North of Range twelve (12) East of the 6th P. M., in Cass county, Nebraska—  
leaving as his sole and only heirs at law the following named persons, to-wit:  
Sidney Thomas, widow; Mary M. Alexander, daughter; Daniel L. Thomas, son; George W. Thomas, son, and John Q. Thomas, son.  
That the interest of the petitioner herein in the above described real estate is owner of the fee simple title as subsequent purchaser and praying for a determination of the time of the death of said George Thomas and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.  
It is ordered that the same stand for hearing at the County Court room in said county, on the 2nd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.  
Dated at Plattsmouth, Nebraska, this 22nd day of June, A. D. 1929.  
A. H. DUXBURY, County Judge.  
(Seal) j1-4w

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of George Thomas, deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, has filed his petition alleging that George Thomas died intestate in Rush county, Indiana, on or about October 31, 1863, being a resident and inhabitant of Rush county, Indiana, and died seized of the following described real estate, to-wit:  
The northeast quarter (NE 1/4) and the southeast quarter (SE 1/4), all in Section two (2), Township twelve (12), North of Range twelve (12) East of the 6th P. M., in Cass county, Nebraska—  
leaving as his sole and only heirs at law the following named persons, to-wit:  
Sidney Thomas, widow; Mary M. Alexander, daughter; Daniel L. Thomas, son; George W. Thomas, son, and John Q. Thomas, son.  
That the interest of the petitioner herein in the above described real estate is owner of the fee simple title as subsequent purchaser and praying for a determination of the time of the death of said George Thomas and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.  
It is ordered that the same stand for hearing at the County Court room in said county, on the 2nd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.  
Dated at Plattsmouth, Nebraska, this 22nd day of June, A. D. 1929.  
A. H. DUXBURY, County Judge.  
(Seal) j1-4w

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of George Thomas, deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, has filed his petition alleging that George Thomas died intestate in Rush county, Indiana, on or about October 31, 1863, being a resident and inhabitant of Rush county, Indiana, and died seized of the following described real estate, to-wit:  
The northeast quarter (NE 1/4) and the southeast quarter (SE 1/4), all in Section two (2), Township twelve (12), North of Range twelve (12) East of the 6th P. M., in Cass county, Nebraska—  
leaving as his sole and only heirs at law the following named persons, to-wit:  
Sidney Thomas, widow; Mary M. Alexander, daughter; Daniel L. Thomas, son; George W. Thomas, son, and John Q. Thomas, son.  
That the interest of the petitioner herein in the above described real estate is owner of the fee simple title as subsequent purchaser and praying for a determination of the time of the death of said George Thomas and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.  
It is ordered that the same stand for hearing at the County Court room in said county, on the 2nd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.  
Dated at Plattsmouth, Nebraska, this 22nd day of June, A. D. 1929.  
A. H. DUXBURY, County Judge.  
(Seal) j1-4w

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of George Thomas, deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, has filed his petition alleging that George Thomas died intestate in Rush county, Indiana, on or about October 31, 1863, being a resident and inhabitant of Rush county, Indiana, and died seized of the following described real estate, to-wit:  
The northeast quarter (NE 1/4) and the southeast quarter (SE 1/4), all in Section two (2), Township twelve (12), North of Range twelve (12) East of the 6th P. M., in Cass county, Nebraska—  
leaving as his sole and only heirs at law the following named persons, to-wit:  
Sidney Thomas, widow; Mary M. Alexander, daughter; Daniel L. Thomas, son; George W. Thomas, son, and John Q. Thomas, son.  
That the interest of the petitioner herein in the above described real estate is owner of the fee simple title as subsequent purchaser and praying for a determination of the time of the death of said George Thomas and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.  
It is ordered that the same stand for hearing at the County Court room in said county, on the 2nd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.  
Dated at Plattsmouth, Nebraska, this 22nd day of June, A. D. 1929.  
A. H. DUXBURY, County Judge.  
(Seal) j1-4w

## NOTICE TO CREDITORS

The State of Nebraska, Cass County, ss.  
In the County Court.  
In the matter of the estate of Frances Bartek, deceased.

To the creditors of said estate: You are hereby notified, that I will sit at the County Court Room in Plattsmouth, in said County, on the 16th day of August, 1929 and on the 18th day of November, 1929 at 10 o'clock a. m., of each day to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 16th day of August, A. D. 1929, and the time limited for payment of debts is one year from said 16th day of August, 1929.

Witness my hand and the seal of said County Court this 12th day of July, 1929.

A. H. DUXBURY, County Judge.  
(Seal)

## ORDER OF HEARING

on Petition for Appointment of Administrator.  
The State of Nebraska, Cass county, ss.  
In the County Court.  
In the matter of the estate of Mary J. Sullivan, deceased.

On reading and filing the petition of Adeline Spangler and Mary E. Phillipson praying that administration of said estate may be granted to Arthur N. Sullivan, as Administrator:  
Ordered, that August 2, A. D. 1929, at 10 o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of the petitioners should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.  
Dated July 3, 1929.

A. H. DUXBURY, County Judge.  
(Seal) j8-3w

## ORDER OF HEARING AND NOTICE OF PROBATE OF WILL

In the County Court of Cass county, Nebraska.  
State of Nebraska, County of Cass, ss.

To all persons interested in the estate of Ed Metteer, deceased: On reading the petition of John Brinton praying that the instrument filed in this court on the 16th day of July, 1929, and purporting to be the last will and testament of the said deceased, may be proved and allowed and recorded as the last will and testament of Ed Metteer, deceased; that said instrument be admitted to probate and the administration of said estate be granted to John Brinton, as Executor.

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 16th day of August, A. D. 1929, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and that the hearing thereof be given to all persons interested in said matter by publishing a copy of this Order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.  
Witness my hand, and the seal of said court, this 16th day of July, A. D. 1929.

A. H. DUXBURY, County Judge.  
(Seal) jy22-3w

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of George Thomas, deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, has filed his petition alleging that George Thomas died intestate in Rush county, Indiana, on or about October 31, 1863, being a resident and inhabitant of Rush county, Indiana, and died seized of the following described real estate, to-wit:  
The northeast quarter (NE 1/4) and the southeast quarter (SE 1/4), all in Section two (2), Township twelve (12), North of Range twelve (12) East of the 6th P. M., in Cass county, Nebraska—  
leaving as his sole and only heirs at law the following named persons, to-wit:  
Sidney Thomas, widow; Mary M. Alexander, daughter; Daniel L. Thomas, son; George W. Thomas, son, and John Q. Thomas, son.  
That the interest of the petitioner herein in the above described real estate is owner of the fee simple title as subsequent purchaser and praying for a determination of the time of the death of said George Thomas and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.  
It is ordered that the same stand for hearing at the County Court room in said county, on the 2nd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.  
Dated at Plattsmouth, Nebraska, this 22nd day of June, A. D. 1929.  
A. H. DUXBURY, County Judge.  
(Seal) j1-4w

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of George Thomas, deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, has filed his petition alleging that George Thomas died intestate in Rush county, Indiana, on or about October 31, 1863, being a resident and inhabitant of Rush county, Indiana, and died seized of the following described real estate, to-wit:  
The northeast quarter (NE 1/4) and the southeast quarter (SE 1/4), all in Section two (2), Township twelve (12), North of Range twelve (12) East of the 6th P. M., in Cass county, Nebraska—  
leaving as his sole and only heirs at law the following named persons, to-wit:  
Sidney Thomas, widow; Mary M. Alexander, daughter; Daniel L. Thomas, son; George W. Thomas, son, and John Q. Thomas, son.  
That the interest of the petitioner herein in the above described real estate is owner of the fee simple title as subsequent purchaser and praying for a determination of the time of the death of said George Thomas and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.  
It is ordered that the same stand for hearing at the County Court room in said county, on the 2nd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.  
Dated at Plattsmouth, Nebraska, this 22nd day of June, A. D. 1929.  
A. H. DUXBURY, County Judge.  
(Seal) j1-4w

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of George Thomas, deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, has filed his petition alleging that George Thomas died intestate in Rush county, Indiana, on or about October 31, 1863, being a resident and inhabitant of Rush county, Indiana, and died seized of the following described real estate, to-wit:  
The northeast quarter (NE 1/4) and the southeast quarter (SE 1/4), all in Section two (2), Township twelve (12), North of Range twelve (12) East of the 6th P. M., in Cass county, Nebraska—  
leaving as his sole and only heirs at law the following named persons, to-wit:  
Sidney Thomas, widow; Mary M. Alexander, daughter; Daniel L. Thomas, son; George W. Thomas, son, and John Q. Thomas, son.  
That the interest of the petitioner herein in the above described real estate is owner of the fee simple title as subsequent purchaser and praying for a determination of the time of the death of said George Thomas and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.  
It is ordered that the same stand for hearing at the County Court room in said county, on the 2nd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.  
Dated at Plattsmouth, Nebraska, this 22nd day of June, A. D. 1929.  
A. H. DUXBURY, County Judge.  
(Seal) j1-4w

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of George Thomas, deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, has filed his petition alleging that George Thomas died intestate in Rush county, Indiana, on or about October 31, 1863, being a resident and inhabitant of Rush county, Indiana, and died seized of the following described real estate, to-wit:  
The northeast quarter (NE 1/4) and the southeast quarter (SE 1/4), all in Section two (2), Township twelve (12), North of Range twelve (12) East of the 6th P. M., in Cass county, Nebraska—  
leaving as his sole and only heirs at law the following named persons, to-wit:  
Sidney Thomas, widow; Mary M. Alexander, daughter; Daniel L. Thomas, son; George W. Thomas, son, and John Q. Thomas, son.  
That the interest of the petitioner herein in the above described real estate is owner of the fee simple title as subsequent purchaser and praying for a determination of the time of the death of said George Thomas and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.  
It is ordered that the same stand for hearing at the County Court room in said county, on the 2nd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.  
Dated at Plattsmouth, Nebraska, this 22nd day of June, A. D. 1929.  
A. H. DUXBURY, County Judge.  
(Seal) j1-4w

## NOTICE OF HEARING

on Petition for Determination of Heirship.  
Estate of George Thomas, deceased, in the County Court of Cass county, Nebraska.  
The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, has filed his petition alleging that George Thomas died intestate in Rush county, Indiana, on or about October 31, 1863, being a resident and inhabitant of Rush county, Indiana, and died seized of the following described real estate, to-wit:  
The northeast quarter (NE 1/4) and the southeast quarter