# The Plattsmouth Journal

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

BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

What is up, now?

-:0:-Getting in shape for bridge celebration.

What is up for this week. Something interesting, we hope.

--:0:---A woman's pleasure often begets heartaches; a man's headaches.

-:0:--Jokes on marriage is a lottery-

therefore alimony is a gambling debt.

vin Coolidge. He is the father of Borah may rake up. John Coolidge.

who talks the loudest in an argument | go across party lines.

But smart as a whip. -----verses when he can't sleep. Insomnia husband isn't boss around home.

must be an awful thing. word "crucial" pops up at you, with on the roads Sunday afternoons?

wash with the American people.

the world series just ahead?

-:0:mined by diet, a good many people a woman who only has had one hus- lady walks up to you in a department | Senator Wagner's opinion that the

derstand that after you pay one thou- eastern college. And probably an McPherson, for \$50,000, establishing tariff revision would be more "effisand dollars for a treatment you get even greater number are laying it the fact that Clara Bow has nothing cient" under the President than un-

Eve had the best husband in the world-at that time.

-:0:-Experience resulting from matri-

mony is a great teacher. -:0:--

Shearer is out in the cold. President Hoover don't seem to fear him.

-:0:---Governor Weaver seems to have plenty to do. He is a servant of the

Sometimes glasses will improve a A bachelor knows about three man's golf-that is, the kind of times as much as a spinster thinks he glasses you wear.

President Hoover certainly has You probably have heard of Cal- enough trouble without any that -:0:-

Thirteen G. O. P. flop to the donk-Nine times out of ten the man eys side while only four Democrats

Mr. Ford says the women do not Arkansas gets the Legion Com- use their heads much. Perhaps not, make a series of dances out of one For example, the law assumed there sense to help out. mander-and a young man at that. but they use their wits a lot.

> --:0:---Wouldn't it be easier to take the ticians.

Have you noticed how often that census by posting the census-taker

tralized government. And that won't well acquainted with the plot by out of it. If it is true that looks are deter- It is getting so in some circles that hatless fad for men occurs when a and there is no reason for disputing

than an old maid. A doctor claims to have invented A great many women are taking And now the Rev. H. H. Clark is The argument for flexibility is up the law, says a bulletin from an suing Ma Kennedy, mother of Aimee

Stops KNOCKING..

POWER RANGE!

gives your motor a new

Red Crown Ethyl Gasoline stops gas knocks

completely. Puts more driving power into

every stroke-gives your motor greater liveli-

ness and quicker response in traffic. Smoother,

quieter operation-less gear shifting-a new

range of power for hill climbing on high gear.

Try a tank full in your truck, tractor and pas-

senger car. Costs more by the gallon but not

At the top - as usual!

For more than a generation clean-burning

Red Crown Gasoline has been Nebraska's

favorite motor fuel. In 1928 it sold three gal-

lons to one over its nearest rival. Uniform,

STANDARD OIL COMPANY OF NEBRASKA

"A Nebraska Institution"

by the mile.

Sold by Red Crown Service Stations

powerful, dependable.

RED CROWN

To aid Mr. Hoover, Congress is made sole agency with favor to change tax on import goods. O. K.

-:0:-trees, but that isn't what men look discretion, is simply a proposal to Remember how you used to take

A woman's magazine says that autumn fashions will be full of eccentricities. That's not a very tactful thing to say.

Judging by the recent naval investigations, there seems to have been quite a lot of hearer nonsense in that department. -:0:-

Fortune have measured.

--:0:-send her a few airy nothings.

---:0:---process of many boxers who can that the assumptions were erroneous. the touch-sense and the hearing-

The furniture in the living room A man we know gets up and writes often is just more proof that friend ern man to grow smaller and smaller. Tariff Commission. The experience of the subordinates. Just as your

The Iowa lady who has seen more you hear her on the radio, just try the Hampton case that under the your time to command. Flexible tariff trends toward cen- than 5,000 movies ought to be pretty to remember that and get a big thrill act the President was merely em-

seem to have been subsisting on plain band isn't considered much better store and asks where she can find court would correct its mistake if the bloomers.

## THE "FLEXIBLE" TARIFF

The flexible clause in the tariff bill, which would authorize the Pres-The glory of a landscape is in its ident to revise the tariff at his own at when they're riding in street cars. transfer an important taxing power a little fireworks stick called a sparkfrom Congress to the President. That ler, and whirl it about? You wove An 82-year-old blind man says he is to say, it is another attempt to circles, figure eights, all sorts of will sit at the County Court room will sit at the County Court room married a 69-year-old woman with modify the fundamental structure of fantastic patterns in the air. And the late woman with modify the fundamental structure of fantastic patterns in the air. his eyes open. Marriage usually opens the Government, without the for- at that time you didn't realize that mality of changing the Constitution. the figures you were seeing didn't at ten o'clock a. m. of each day, to of each day, to receive and examine power in a republic which belongs were deceiving you. peculiarly to the legislative branch | Try the same experiment any time of the Government it is the power to with a match or a glowing cigar. of claims against said estate is three months from the 18th day of Octolevy taxes. Indeed as every school- You can't trust your eyes. That's months from the 18th day of Octo- ber, A. D. 1929, and the time limitboy knows, this forms one of the why so many of us need classes. clearest distinctions between repub- You can't trust your nose, either. lics and monarchies.

the Hampton case that the flexible Many of the poison gases in the September, 1929. There is a debt of service due from clause of the tariff act of 1922 was World War had a not unpleasant every man to his country, proportion- constitutional, it has been hastily as- smell-at first. ed to the bounties which Nature and sumed in some quarters that the Your ears are just as unreliable. legality of the principle of flexibility Just try to whistle a tune in someis no longer open to question. Such one's presence. Your whistler's all The air mail is now the socially a conclusion is unwarranted, either right. It's your ear that's playing a correct way to communicate, accord- in practice or by the facts in this trick on you. ing to a bulletin. A good way to case. On the contrary, as Senator Your taste, allied to smell, is equal-Waggoner of New York pointed out ly deceptive. The sense of touch is Tuesday, there is very good ground probably the most reliable of all, but John Phillip Sousa and his band for believing that the Supreme Court it is a poor thing at best. in a serious train wreck the other would reverse itself if the issue were There, if the five senses are such day. Our private feeling is that presented again. The law of 1922 as- poor servants, how is it we get along Providence selected the wrong band. sumed certain things to be true, and so well with their aid? It is bethe court took the law at its face cause the brain directing them is A man has made a fiddle out of value in making its decision. Since more perfect than any one sense. 5,029 matches. This reverses the then experience has demonstrated When the eyes fail, the brain orders are definite production costs for all No life, no home, no business, can ment of debts is one year from said said county, on the 18th day of Occommodities, and that these costs be successfully carried on without a 18th day of October, 1929. A rare disease is causing a West- can be accurately ascertained by the central mind more capable than any When a cure is discovered it ought to of the last seven years has shown sense, co-operating, achieve what no be applied to the professional poli-that the costs vary widely, and that single one could do, so in your (Seal) s23-3w in virtually every important commod- every activity you will find most ity investigated by the commission, success if you, too, learn to cooper-The most beautiful radio artist in its members have disagreed on the ate. Know when to subordinate America was chosen recently. When costs. The Supreme Court held in yourself, and be afraid when it comes ty, ss. powered to act on an undisputed set of facts. It is obvious seven years One of the great dangers of the later that the court was mistaken, given an opportunity. It would be no

novelty in the history of the court. der Congress. This, of course, is an argument for dictatorship. No doubt one man with absolute power can govern a nation more "efficiently" than an assembly of men with limited powers and conflicting opinions, provided that man is always wise and benevolent. But after a good many trials the people of the earth generally have decided that it is better to endure the defects and inefficiencies of popular government than to take the chance of giving absolute power to one man who may turn out to be wicked or unwise and experience has justified that decision.

It is difficult to understand how Mr. Hoover can support the provision in the present bill. True, he is an engineer, and hence views with impatience the delays and inefficiencies of representative government. Nevertheless, on this particular question he has declared himself with great vigor and distinctness in favor of the relatively slow and cumbersome process which is provided by the Constitution. Following Gov. Smith's tariff speech at Louisville during the last campaign, in which he advocated strengthening the Tariff Commission and making it a nonpartisan body, following robust language:

The Tariff Commission is a most valuable arm of the Government. It can be strengthened and made more useful in many ways. But the American people will never consent to delegating authority over the tariff to any commission, whether nonpartisan or bipartisan. Our people have the right to express themselves at the ballot on so vital a question as this. There is only one commission upon which delegation of that authority can be made. That is the great commission of their own choosing-the Congress of the United States and the President.

As a matter of fact, Gov. Smith had not advocated the delegation of tariff-making power to the Tariff dently misunderstood him. But Mr. Hoover gave utterance to a sound principle when he said that the power should remain where the founders of the Government had placed it. That he should have abandoned it so soon is astonishing. The proposal which he now supports is more revolutionary than that which he mistakenly accused Gov. Smith of advocating.

There is no more reason why the President should levy import taxes defendants. than that he should levy income taxes. That power does not belong A. D. 1929. to any one man nor to any commission. It belongs, as Mr. Hoover said at Boston, to the Congress of the o7-5w

United States and the President .- St. Louis Post-Dispatch.

#### -:0:-THE BRAIN IS SUPREME

The tariff is a tax. If there is any exist at all. It was your eyes that receive and examine all claims against said estate, with

The sweetish almond smell may come Because the Supreme Court held in from deadly cianide of potasium. said County Court this 17th day of September, 1929.

## TO SERVE YOURSELF

careers.

the future bank presidents. "Your months from the 11th day of October promotion depends on your habits, your courteous treatment of custom- said 11th day of October, 1929. ers, your efficiency, and above all, ing means self-denial and self-con- September, 1929. trol. You learn that the best interests of your employer are your interests, and it is your duty to protect them. When you give your best service to the bank and to its customers, you are serving yourself

We suggest that paragraph is bury Jacks, deceased, worth the attention of every young man, whether he be working in a bank or in a factory.

## Phone your news to the Journal NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of Margaret A. Wolfe, deceased.

To the creditors of said estate: You are hereby notified that will sit at the County Court room in 1929. Plattsmouth, in said county, on the 25th day of October, 1929, and on the 27th day of January, 1936, at October, 1929. ten o'clock in the forenoon of each day to receive and examine all claims against said estate, with a view to their adjustment and allow- ORDER OF HEARING AND NO-Mr. Hoover replied at Boston in the ance. The time limited for the prasentation of claims against said estate is three months from the 25th day of October, A. D. 1929, and the ty, Nebraska. time limited for payment of debts

> is one year from said 25th day of ss. October, 1929. Witness my hand and the seal of estate of Flora F. Sans, deceased. said County Court this 27th day of

September, 1929. A. H. DUXBURY,

Seal) s30-3w County Judge. SHERIFF'S SALE

State of Nebraska County of Cass, By virtue of an Order of Sale

ssued by Golda Noble Beal, Clerk of to probate and the administration of the District Court within and for said estate be granted to Emma Sans Cass county, Nebraska, and to me Garrison, as Executrix; directed, I will on the 9th day of Commission-Mr. Hoover quite evi- of Plattsmouth, Nebraska, in said county, on the 9th day of November, highest bidder for cash the following real estate, to-wit:

Lots 3 and 4 in Block 9, in South Park, an Addition to the City of Plattsmouth, Cass county, Nebraska, and Lot 9 in Block 59 in the City of Plattsmouth,

Cass county, Nebraskaderson et al, defendants, to satisfy a prior to said day of hearing. Association, plaintiff against said A. D. 1929.

Plattsmouth, Nebraska, October 4, (Seal) o7-3w 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 Mag-

daline Schliefert, deceased:

To the creditors of said estate: You are bereby notified, that I You are hereby notified that I the 18th day of October, 1929, and October 18, 1929, and January 20, on the 20th day of January, 1930, 1930, at ten o'clock in the forenoon against said estate, with a view to a view to their adjustment and altheir adjustment and allowance. lowance. The time limited for the The time limited for the presentation presentation of claims is three ber, A. D. 1929, and the time limited ed for payment of debts is one year for payment of debts is one year from said 18th day of October, 1929. from said 18th day of October, 1929. Witness my hand and the seal of Witness my hand and the seal of said County Court this 20th day of

A. H. DUXBURY, (Seal) 823-4w Seal) s23-4w County Judge. NOTICE TO CREDITORS

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

In the matter of the estate of Behrend J. Beckman, 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 18th day of October, 1929, and on rix, praying a final settlement and the 20th day of January 1930, at allowance of her account filed in this 10 o'clock a. m., of each day, to receive and examine all claims against 1929, and for final settlement of said estate, with a view to their said estate and for her discharge as adjustment and allowance. The time limited for the presentation of claims against said estate is three months all persons interested in said mat-1929, and the time limited for pay- County Court to be held in and for

aid County Court this 20th day of why the prayer of the petitioner September, 1929.

A. H. DUXBURY,

NOTICE TO CREDITORS

In the County Court.

James F. Wilson, deceased. To the creditors of said estate: You are hereby notified, That I ber, A. D. 1929. Solomon Levitan, state treasurer will sit at the County Court Room of Wisconsin, recently gave some ad- in Plattsmouth, in said County, on (Seal) \$23-3w vice to a group of young bank em- the 11th day of October, 1929 and ployes in Milwaukee that might well on the 13th day of January, 1930 be passed on to all young men who at 10 o'clock a. m., of each day to are just beginning their business against said estate, with a view to their adjustment and allowance. The "You cannot do everything your time limited for the presentation of ty, Nebraska. desires indicate," Mr. Levitan told claims against said estate is three

A. D. 1929, and the time limited for

A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of As-

To the creditors of said estate: You are hereby notified, that I 1st day of November, 1929, and on the 3rd day of February, 1930, at 10 o'clock a. m. of each day, to resaid 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 1st day of November, A. D. 1929, and the time limit-

from said 1st day of November, Witness my hand and the seal of said County Court this 4th day of H. DUXBURY,

ed for payment of debts is one year

(Seal) 07-3w County Judge. TICE OF PROBATE OF WILL

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

To all persons interested in the On reading the petition of Beulah Sans and Leona Boedeker praying that the instrument filed in this court on the 5th day of October, 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 Flora F. Sans, deceased; that said instrument be admitted

It is hereby ordered that you, and to-wit: November, A. D. 1929, at 10 o'clock all persons interested in said matter, a. m. of said day at the south front may, and do, appear at the County door of the court house in the City Court to be held in and for said county, sell at public auction to the A. D. 1929, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioners should not pendency of said petition and that ing for a determination of the time the hearing thereof be given to all of the death of said Geo, W. Rennie persons interested in said matter by and wife, Marley A. Rennie and of publishing a copy of this Order in their heirs, the degree of kinship and the Plattsmouth Journal, a semi- the right of descent of the real prop-The same being levied upon and weekly newspaper printed in said erty belonging to the said deceased, taken as the property of J. B. Hen- county, for three successive weeks in the State of Nebraska.

judgment of said Court recovered by Witness my hand, and the seal of for hearing the 18th day of October, The Plattsmouth Loan and Building said court, this 5th day of October, A. D. 1929, before the court at the

A. H. DUXBURY,

The merchant who advertises reg- 1929 ularly the year round, knows of no slack business period.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

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

Leonard Muir, deceased. To the creditors of said estate:

A. H. DUXBURY,

County Judge. ORDER OF HEARING and Notice on Petition for Set-

tlement of Account In the County Court of Cass coun-

ty, Nebraska. State of Nebraska, Cass county, ss. To all persons interested in the estate of Joseph Fetzer, deceased:

On reading the petition of Charlotte Fetzer Patterson, Administrat-Court on the 19th day of September, said Administratrix of said estate: It is hereby ordered that you and from the 18th day of October, A. D. ter may, and do, appear at the

tober, A. D. 1929, at ten o'clock a. Witness my hand and the seal of m., to show cause, if any there be, should not be granted, and that notice of the pendency of said petition County Judge, 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-The State of Nebraska, Cass Coun- weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

In the matter of the estate of In witness whereof, I have hereunto set my hand and the seal of said Court this 19th day of Septem-

A. H. DUXBURY,

ORDER OF HEARING and Notice on Petition for Settlement of Account.

In the County Court of Cass Coun-

To all persons interested in the estate of Henry Bartek, deceased: On reading the petition of Frank A. Cloidt, Administrator, praying a

payment of debts is one year from Witness my hand and the seal of final settlement and allowance of his upon your honesty. Success in bank- said County Court this 10th day of account filed in this Court on the 19th day of September, 1929, and for final settlement of said estate and for his discharge as said Adminis-

trator of said estate: 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 18th day of October, 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 will sit at the County Court room in pendency of said petition and the Plattsmouth in said county, on the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semiceive and examine all claims against weekly 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 19th day of September, A. D. 1929.

A. H. DUXBURY,

(Seal) s23-3w County Judge. NOTICE OF HEARING on Petition of Determination

of Heirship Estate of Geo. W. Rennie and wife, Marley A. Rennie, deceased, in the County Court of Cass County, Ne-

The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that Margaret M. McPherson has filed her petition alleging that Geo. W. Rennie and wife, Marley A. Rennie died intestate in Plattsmouth, Nebraska, on or about July 6, 1904 and October 25, 1926 respectively, being residents and inhabitants of Plattsmouth, Cass County, Nebraska, and died seized of the following described real estate,

Lots one (1), two (2), three (3) and four (4) in Block three (3) in Duke's Addition to the City of Plattsmouth, Cass County, Nebraska-

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

John H. Rennie, Elizabeth Maude Ord, Margaret M. Mc-Pherson, Frank A. Rennie, George W. Rennie and Allien A.

That the interest of the petitioner herein in the above described real be granted, and that notice of the estate is an heir at law, and pray-

It is ordered that the same stand hour of 10 o'clock a. m. at the County Court room in Plattsmouth, Cass

County Judge. County, Nebraska. Dated at Plattsmouth. Nebraska, this 20th day of September, A. D.

A. H. DUXBURY,

(Seal) County Judge.

Keeps repair costs down-With the right grade of Polarine in your crankcase you keep motor wear and repair costs at rock bottom figures. Consult the Chart for the correct grade of