

The Plattsmouth Journal

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R. A. BATES, Publisher

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Now for the New Year.

The kids are enjoying the Holiday.

Our merchants did a fair Christmas business.

We should all prepare to begin the New Year aright.

If prosperity is in the air we would like to see our share come down.

The touch of winter and that of a panhandler are usually synchronous.

Santa Claus has done his duty well. There is another Christmas one year hence.

Beauty is only an outside covering with many, the inside doesn't matter.

Some persons call it luck, but the wise man adds another letter and it is pluck.

Chicago will celebrate a "century of progress." From tomahawk to machine gun.

The year of 1929 promises to be eventful for politics as well as many other matters.

The poor children were looked after in fine shape by Mrs. C. A. Rosenkrans and helpers.

The talkies came in so fast that many stage stars didn't have a chance to make farewell tours.

The end of the year 1929 makes 70 years in "Col. Bates' newspaper career at the age of 88 years.

But, the senate might fairly enough take a vote to decide which is the dominant party or group—if any.

Shakespeare wasn't much in his day. He was neither the "richest actor" nor the "highest-paid writer."

It would help to humble some men if they would reflect on how much their wives would enjoy being widows.

Sealskin isn't fashionable this season, and now many a rabbit that dreamed great dreams must be a mere beaver.

A satirist might apply the words, balanced rations, to the tariff. Viewed from tariff proceedings, this term might apply.

The latest fur neckpiece style has the animal holding a rouse compact in its mouth. It can swallow it as far as we're concerned.

Joseph Grundy of Pennsylvania is one of diverting of views. He now wants senators elected based upon the payment of income taxes by the states.

Our Christmas was a beautiful sunny day, and the shouts of the little ones at their play, was enough to gladden our old heart to overflow with blessing and good wishes for the New Year.

A fire in the vicinity of the Capitol the other day smoked the legislators out. But the effect, unfortunately in some cases, was only temporary.

Mrs. Gladys Eye of Chicago told a Judge Dr. Charles H. Eye was still married to Mrs. Doris Eye when he married her. Well, three eyes are a bit unusual.

Women are not going in for business life more says a writer, because they cannot endure being shut up in an office. You can't shut them up at home.

A California judge sentenced a star football player, accused of a traffic violation, to make a touchdown or appear in court again. It was a case of either goal or goal.

There are few happy couples living in twenty-dollar-a-day rooms at hotels than there are in twenty-a-month apartments, and a good many husbands' cars would get less wear and tear if it were possible to make their wives believe it.

Its all over for this time.

Cast off that melancholy. Why infect others?

Any plebiscite on prohibition should be plain and direct.

Remember you are only one out of many millions, thus other minds.

It's a losing proposition for a man to speculate on what his wife intends to do.

It is not easy to get just what you want but don't spend too much time looking.

The man who bets on a sure thing usually deserves as much sympathy as he gets.

The world may be on the road to peace, but the road needs substantial improvements.

Remember when they used to think newspapers were made to fit the pantry shelves?

Good intentions that fail to keep a man out of trouble usually do not go far in getting him out.

The new bridge over the Missouri River will soon be finished. Then look for the old town to boom.

There is not much to be said for the individual who gets most enjoyment out of seeing others work.

It's fine for little folks to go sledding now. If they don't try to coast through life when they grow up.

Even the most casual knowledge of anatomy will show that nature gave most men more lungs than brains.

Americanism: Ordering the new census to begin on April 1, and expecting the public to answer the door bell.

A senate tariff coalition is hearing it good and plenty as to its doings. The people well understand the animus shown.

The stock market made the mistake possibly of interpreting Mr. Einstein as saying that the law of gravitation had been abolished.

Job was a mighty patient man, and a foolish one in some respects, but he never tried to open a milk bottle with his forefingers.

Filipino leaders now regard independence as a day dream, but will insist upon free trade conditions. There is more substance in this.

A Chicago woman found a key in her husband's pocket and got a divorce. Showing that love doesn't always laugh at locksmiths.

In Pennsylvania's compulsory inspection, 1,322,000 autos were found to require repairs. Now it wouldn't be a bad idea to inspect the drivers.

A night club in Cleveland caught fire the other night. There ought to be some law about keeping those red hot saxophones away from the drums.

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WORDS THAT STAY ALIVE

The National Congress of India, according to press reports, has adopted an independence resolution which embodies, word for word, a great deal of the American declaration of independence, signed 153 years ago.

Just how far this is going to get the Indians is a question. The British government is not apt to loosen its hold on the rich Indian peninsula without a struggle. The independence resolution may turn out to be only an ineffective gesture.

Nevertheless, the event is interesting to Americans; interesting because it proves once more that our own declaration of independence—the document on which our national existence is based—is still a living, breathing reality.

We take it too much for granted. As school children we pored over it reluctantly. Fourth of July orators have done their best to murder it. Most of us can repeat the first sentence or two—and after that it's just a haze of words. We don't know what's in it and we don't care.

But it is, really, quite a document. It is not at all dignified and stately. It is angry, passionate, almost hysterical. In it the early colonists summed up their conception of freedom and flung it in the face of a king. They dared to insist that freedom was an inalienable right for which any people was entitled to fight.

And, phrasing their protest in a way to stir the imaginations of men, they produced something that still shines with bright promises for disinherited folk everywhere.

Words are powerful things. They survive, somehow, when they are put together right; survive kings, kingdoms, and armies and war fleets. Our declaration of independence, signed in the shadow of the gallows a century and a half ago, is today something that people half way around the world find a trumpet call and an emblem of promise.

It is not our possession, exclusively. We gave it to the world, and it is still at work. There is this to remember, too; it might work for us again, some day, if it ever becomes necessary. There are one or two developments in present day life that do not look exactly favorable for democracy and liberty. The old phrases that fired the colonists' hearts in 1776 may do the same thing again.

The declaration of independence, in other words, has not stopped working. It is something for the sake of freedom to take into account.

This information will be interesting—that is, if compiled before it loses its value.

MR. COOLIDGE'S TEMPTATION

Political temptation is already rapping on the modest Northampton door of Calvin Coolidge. Since Senator Gillett's announcement that he would not be a candidate to succeed himself, Massachusetts Republicans have petitioned, urged, almost implored the former President to accept the nomination. Never was the Sphinx in Sphinxier form. Not a word has been uttered to indicate his intentions.

Should he finally yield to party demand, precedent could be cited—good old Bay State precedent—for such a decision. John Quincy Adams, after a presidential term, accepted election to the House of Representatives, and the lesser office, so far from being an anticlimax, proved to be the opportunity for his lasting fame.

Whether history would repeat itself may be questioned. It were hard to imagine two men more completely the antithesis of each other in tradition, training, temperament and talents than John Quincy Adams and Calvin Coolidge. The "Old Man Eloquent" knew no peace. Battle was his food and drink and recreation. He measured controversial words with almost every contemporary of consequence, and every affair was a polemical duel to the death. One cannot picture Mr. Coolidge as a striking figure in the Senate. It goes without saying that his wisdom, judgment and almost unique experience in public life could profitably be consulted in matters of legislation and policy.

But in the fierce white light of the front page that beats upon the Senate floor his reputation, it may be feared, would shrivel rather than expand. These are considerations to make any but the most adventurous spirit pause.

Our guess is that Mr. Coolidge will not choose to run. But if he should do the unexpected his return to the senate would probably stimulate a healthful public curiosity in the Government at Washington. That of itself would be worthwhile.

The British parliament is offering fine openings for statesmen. The unemployment question, old age pensions and a formula for the coal mining industry are leading problems. Old age pensions will go through with but little friction, as there are no party lines in this.

THE PESSIMIST OF OLD AGE

Sensational reports of juvenile crime have been so loud and prolonged that the public has come to have a kind of blind belief in the increasing wickedness of the younger generation. Hence it is with a feeling of surprise that one reads government-compiled statistics showing a drop in juvenile delinquency.

With blazing stories of eighteen-year-old bandits filling prominent positions in the papers almost every day it seems impossible that the official report can be accurate. Yet a survey carefully covering fourteen cities, scattered over the country, reveals a decrease in the delinquency rate in nine and an increase in only four. In the total, the number of actual commitments to institutions is smaller than in earlier investigations.

It is easy to prophesy ruin for all the youngsters because a few with inflated imaginations and distorted notions of their relation to the world are spectacularly criminal. Often it has been observed that the young people whose parents are infected with the jazz spirit of the age are themselves a serious, quiet aggregation. Rather naturally the parents find themselves thinking of the children as more gay and naughty than their elders. But now the boys and girls have governmental evidence of improvement in their behavior.

Three quarters of a century ago parents and grandparents were viewing with alarm "the moral debacle that threatens our children," and those children, now grown to adulthood are viewing with alarm this moral debacle which never comes. Thus it has never been.

THEY WILL BE CURIOUS

Uncle Sam may seem unduly curious, but his census takers who start work next year are going to ask a lot of questions heretofore not provided for in the decennial enumeration.

So you may as well be pleased about it, even though some of the queries may border closely on impertinence. The census taker will want to know the value of your home, if owned, or the monthly rental, if rented. He will also want to know if you own a radio set, your age at the time of your first marriage, whether you have a job, are you a veteran of the World War, or any other war, and so on.

This information will be interesting—that is, if compiled before it loses its value.

Would you think it? The National Grange in its session at Seattle considered a resolution criticising Secretary Mellon for his tax cut proposition of \$160,000,000. The idea was it would be better to apportion the money among the rural schools proportionately according to population.

Ready, You Bet

When you want a Radio, you want it "right now." You do not want to have to "tune her in." You want it ready to act at once.

Ever Ready Radio

Come see them—at the implement store. Hear them and know how well they work. There is none to excel them. See us for whatever you may need in Machinery, Repairs, Stoves, Implements and Harness. At your service—

W. H. Puls

Dealer in Hardware, Supplies and John Deere Implements Phone 33 Plattsmouth, Neb.

ORDER OF HEARING

On Petition for Appointment of Administratrix. The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Edward D. Slocum, deceased.

On reading and filing the petition of Clair Ferris and Ada Ferris praying that administration of said estate may be granted to Ada Ferris as Administratrix.

Ordered, that January 17th, A. D. 1930, 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 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 semi-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing.

Dated December 16th, 1929. A. H. DUXBURY, County Judge.

LEGAL NOTICE

TO FRANCIS W. BENEDICT: Take notice that Georgia E. Benedict, on the 13th day of September, 1929, filed suit against you in the District Court of Cass County, Nebraska, asking for divorce on the ground of cruelty and non-support. You are required to answer the petition on or before the 23rd day of February, 1930.

Dated this 13th day of December, 1929. GEORGIA E. BENEDICT, Plaintiff. d19-4w

ORDER AND NOTICE OF HEARING

In the County Court of Cass County, Nebraska. In the matter of the estate of David J. Hoenschell, deceased. On reading and filing the petition of W. A. Robertson, attorney for the above estate, praying therein that Letters of Administration be granted to J. A. Capwell, or to some other suitable person, as administrator de bonis non to administer upon the goods, chattels, rights, credits, effects and assets of the said David J. Hoenschell, deceased, not already administered upon;

It is Therefore Ordered that January 10th, 1930, at nine o'clock a. m., is hereby assigned for hearing said petition, when all persons interested in said matter may appear at a county court to be held in the County Court Room in the City of Plattsmouth, Nebraska, and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereon 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 the said day and hour of hearing.

Dated this 16th day of December, A. D. 1929. BY THE COURT, A. H. DUXBURY, County Judge. (Seal) d16-3w

NOTICE OF REFEREE'S SALE

In the District Court of Cass County, Nebraska. Evelyn B. Stamp, Plaintiff vs. Charles E. Taylor, et al. Defendants. NOTICE

Notice is hereby given that under and by virtue of a decree and order of the District Court of Cass county, Nebraska, entered in the above entitled cause on the 21st day of November, 1929, the undersigned referee will, on the 23rd day of December, 1929, at 10:00 o'clock a. m., at the south front door of the court house, in the City of Plattsmouth, Nebraska, sell at public auction to the highest bidder, the following described real estate, to-wit:

The southeast quarter (SE 1/4) of the northeast quarter (NE 1/4) and the northeast quarter (NE 1/4) of the southeast quarter (SE 1/4), of Section six (6), Township eleven (11), Range fourteen (14), in Cass county, Nebraska—

upon the following terms: 10% of bid in cash on day of sale, balance upon confirmation of sale and delivery of referee's deed. Said sale will be held open one hour. Dated this 23rd day of November, 1929. J. A. CAPWELL, Referee. D. O. DWYER, Attorney. n25-5w

NOTICE OF SUIT IN PARTITION.

In the District Court of the County of Cass, Nebraska. Arthur N. Sullivan and wife, Laura Sullivan, Plaintiffs vs. Adeline Spangler and husband, John H. Spangler; Mary E. Phillipson, widow; Kenneth Sullivan, single; Herman Sullivan and Georgia Sullivan, minors; Elijah M. Griffin and wife, Cora Griffin. Defendants. NOTICE

To Adeline Spangler and husband, John H. Spangler; Mary E. Phillipson, widow, and Kenneth Sullivan, single, non-resident defendants: You and each of you are hereby notified that on December 12, 1929, the plaintiffs Arthur N. Sullivan and Laura Sullivan filed their petition and commenced an action in the District Court of the County of Cass, Nebraska, to partition Lots 10 and 11 in Block 38 in the City of Plattsmouth, Cass county, Nebraska, alleging that the plaintiff Arthur N. Sullivan and the defendants Adeline Spangler and Mary E. Phillipson are each the owners of an undivided one-fourth interest in said premises; that Kenneth Sullivan, Herman Sullivan and Georgia Sullivan are each the owners of an undivided one-twelfth interest in said property, praying for a decree fixing said shares of said parties and partitioning said real estate, or that said premises be sold and the proceeds divided according to the respective shares of said parties, and for equitable relief.

You are required to answer said petition on or before Monday, the 27th day of January, 1930, or a default will be duly entered and a decree entered in accordance with the prayer of said petition. Of all of which you will take due notice. ARTHUR N. SULLIVAN and LAURA SULLIVAN, Plaintiffs. W. A. ROBERTSON, Attorney for Plaintiffs. d16-4w

ORDER AND NOTICE OF HEARING

In the County Court of Cass County, Nebraska. In the matter of the estate of David J. Hoenschell, deceased. On reading and filing the petition of W. A. Robertson, attorney for the above estate, praying therein that Letters of Administration be granted to J. A. Capwell, or to some other suitable person, as administrator de bonis non to administer upon the goods, chattels, rights, credits, effects and assets of the said Katie Hoenschell, deceased, not already administered upon;

It is Therefore Ordered that January 10th, 1930, at nine o'clock a. m., is hereby 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 petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereon 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 and hour of hearing. Dated this 16th day of December, A. D. 1929. BY THE COURT, A. H. DUXBURY, County Judge. (Seal) d16-3w

ORDER AND NOTICE OF HEARING

In the County Court of Cass County, Nebraska. In the matter of the estate of Katie Hoenschell, deceased. On reading and filing the petition of W. A. Robertson, attorney for the above estate, praying therein that letters of administration be granted to J. A. Capwell, or to some other suitable person, as administrator de bonis non to administer upon the goods, chattels, rights, credits, effects and assets of the said Katie Hoenschell, deceased, not already administered upon;

It is Therefore Ordered that January 10th, 1930, at nine o'clock a. m., is hereby 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 petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereon 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 and hour of hearing. Said hearing to be held in the County Court Room of Cass County, Nebraska, on the day and hour above specified. Dated this 16th day of December, A. D. 1929. BY THE COURT, A. H. DUXBURY, County Judge. (Seal) d16-3w

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Order of Sale issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 25th day of January, A. 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 22 of Sub-Lot 4 in the southwest quarter of Section 14, Township 11, Range 13, east of the 6th P. M. in Cass county, Nebraska, containing 1.69 acres; also Lot 25 of Sub-Lot 4 in southwest quarter of Section 14, Township 11, Range 13, east of the 6th P. M. in the County of Cass, Nebraska, containing 16/100 of an acre, excepting that part of said Lot 25 therefrom to be added to School District No. 58 in Cass county, Nebraska, and also excepting that part of said lot theretofore deeded to Frank E. Valley—

the same being levied upon and taken as the property of Louisa A. Burr et al. defendants, to satisfy a judgment of said court recovered by Charles E. Virgin, plaintiff against said defendants. Plattsmouth, Nebraska, December 16th, A. D. 1929. BERT REED, Sheriff Cass County, Nebraska. d12-5w

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Order of Sale issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 11th day of January, 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:

The undivided two-twenty-firsts (2/21) of the west half of Lot 4 in Block 34, in the City of Plattsmouth, Cass county, Nebraska, subject to life estate of Emma Hatt, widow, therein—

the same being levied upon and taken as the property of John V. Hatt, defendant, to satisfy a judgment of said court recovered by Plattsmouth State Bank, a corporation, plaintiff against said defendant. Plattsmouth, Nebraska, December 16th, A. D. 1929. BERT REED, Sheriff Cass County, Nebraska. d12-5w

NOTICE OF FORECLOSURE OF REAL ESTATE MORTGAGE

In the District Court of the County of Cass, Nebraska. H. J. Spurway, Receiver of the Clarinda National Bank, of Clarinda, Iowa, Plaintiff vs. Ella E. Hale et al. Defendants. NOTICE

To Ella E. Hale, non-resident defendant: You are hereby notified that on June 5, 1929, the plaintiff filed his petition and commenced an action in the District Court of the County of Cass, Nebraska, to foreclose a mortgage on fractional Lots 1 and 2 and all of Lots 3 and 4, all in Block 22, in the City of Plattsmouth, Cass county, Nebraska, and to have the mortgage owned by plaintiff, being a mortgage for \$5,000.00 given by Henry Clark and May Clark to George K. Petring filed in the office of the Register of Deeds of Cass county, Nebraska, on the 24th day of December, 1925, and recorded in Book 54 of the Mortgage Records of said county at page 636, assigned to Ella E. Hale April 3, 1926, and recorded April 15, 1926, in the office of said Register of Deeds in Book 56 of Mortgage Records of said county at page 147, and by the said Ella E. Hale assigned to Clarinda National Bank, of Clarinda, Iowa; which assignment has been lost and was not placed of record, foreclosed; and that there is now due thereon the sum of \$5,000.00 with interest at 6% per annum from June 15, 1928. That you are required to answer said petition on or before Monday, the 27th day of January, 1930, or your default will be duly entered; a decree entered finding that said mortgage is a first lien subject only to a mortgage in favor of Nebraska City Building & Loan Association, on said premises, and that in default in the payment of the same, that said defendants be forever barred and foreclosed of any and all right, title, lien, interest or equity of redemption in and to said premises, and said premises sold to satisfy the amount so due to said plaintiff under said mortgage.

Of all of which you will take due notice. H. J. SPURWAY, Receiver of Clarinda National Bank, of Clarinda, Iowa, Plaintiff. W. A. ROBERTSON, Attorney. d16-4w

NOTICE

To Naoma Hansen, James Gray, William H. Shafer, Samuel H. Elbert, R. M. Clarke, the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of John E. Moore, deceased, real names unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Alfred H. Townsend, deceased, real names unknown, and all persons having or claiming any interest in the southeast quarter (SE 1/4) of the northeast quarter (NE 1/4) and the east half (E 1/2) of the southeast quarter (SE 1/4) of Section twenty-five (25), in Township twelve (12), north of Range thirteen (13), and the southwest quarter (SW 1/4) of the northwest quarter (NW 1/4) and the west half (W 1/2) of the southwest quarter (SW 1/4) of Section thirty (30), in Township twelve (12), north of Range fourteen (14), all east of the Sixth Principal Meridian, in Cass county, Nebraska, real names unknown, Defendants:

You and each of you are hereby notified that on the 10th day of December, 1929, Benton W. Livingston, as plaintiff, filed his petition in the District Court of Cass county, Nebraska, against you and each of you as defendants, the object and prayer of said petition being to quiet title of the plaintiff in and to the southeast quarter (SE 1/4) of the northeast quarter (NE 1/4) and the east half (E 1/2) of the southeast quarter (SE 1/4) of Section twenty-five (25), in Township twelve (12), North of Range thirteen (13), and the southwest quarter (SW 1/4) of the northwest quarter (NW 1/4) and the west half (W 1/2) of the southwest quarter (SW 1/4) of Section thirty (30) in Township twelve (12), North of Range fourteen (14), all east of the 6th Principal Meridian in Cass county, Nebraska, and to exclude you and each of you from any interest therein.

You and each of you are required to answer said petition on or before the 27th day of January, 1930. BENTON W. LIVINGSTON. By—MORSMAN & MAXWELL, His Attorneys.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Order of Sale issued by Golda Noble Beal, Clerk of the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 28th day of December 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 Plattsmouth, Nebraska, in said county, sell at public auction to the highest bidder for cash the following real estate to-wit:

The Southwest Quarter (SW 1/4) of Section (8) Township Eleven (11), Range Thirteen (13), East of the 6th P. M. Cass County, Nebraska—

The same being levied and taken as the property of George W. Rhoden and Mary E. Rhoden, defendants, to satisfy a judgment of said Court recovered by Conservative Mortgage Company, a corporation, plaintiff against said defendants. Plattsmouth, Nebraska, November 21st A. D. 1929. BERT REED, Sheriff Cass County, Nebraska.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an execution issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 25th day of January, A. 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 twelve (12), Block thirty (30), in the City of Plattsmouth, Cass county, Nebraska—

the same being levied upon and taken as the property of Tyra Hall, defendant, to satisfy a judgment of said court recovered by Goldberg Plumbing & Heating Company, a corporation, as assignee, plaintiff against said defendant. Plattsmouth, Nebraska, December 11th, A. D. 1929. BERT REED, Sheriff Cass County, Nebraska. d12-5w

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an execution issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 11th day of January, 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:

The undivided two-twenty-firsts (2/21) of the west half of Lot 4 in Block 34, in the City of Plattsmouth, Cass county, Nebraska, subject to life estate of Emma Hatt, widow, therein—

the same being levied upon and taken as the property of John V. Hatt, defendant, to satisfy a judgment of said court recovered by Plattsmouth State Bank, a corporation, plaintiff against said defendant. Plattsmouth, Nebraska, December 16th, A. D. 1929. BERT REED, Sheriff Cass County, Nebraska. d12-5w

NOTICE

To Naoma Hansen, James Gray, William H. Shafer, Samuel H. Elbert, R. M. Clarke, the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of John E. Moore, deceased, real names unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Alfred H. Townsend, deceased, real names unknown, and all persons having or claiming any interest in the southeast quarter (SE 1/4) of the northeast quarter (NE