The Plattemouth Journal

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

R. A. BATES. Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

THE WRONDOER'S PUNISHMENT

He that doeth wrong shall receive for the wrong which he hath done; and there is no respect of persons. else-not you. -Colossians iii, 25.

The Volstead law is a joke until believe in himself. wine is found in your cellar.

looks now as if the war was all we shooter.

nails leaves a bad impression on your lookout for squalls. fingers and on your friends.

is about the only way some men can typographical error. ever hope to be conspicuous.

as many checker games are sold in try must be preserved. 1923 as dice were sold in 1922.

priced cabarets will be glad to learn according to their cloth. a big one burned in Atlantic City.

small ankles, but we hate trousers the Turk is a teetotaler. that can't be put on over the shoes.

success and a failure is the success be thinking of movie stars. knew what kind of habits to pick

One reason why we stopped trying be more general than ever. to be literary is because we never like the books that the critics say are

Since this is not a campaign year and there are no politics to talk about the weather is bound to suffer present time over in Europe and rev- didn't resort to force to keep him out We are unable to agree with the

lect that money for the expenses of

Henry Ford says work alone will cure the world's ills, but others think the situation is not quite so

The German president has issued a proclamation urging the inhabitants of the Ruhr district to be calm -as Berlin is.

Queen Victoria's nightie has just been sold for \$200. Presumably her toothbrush has been reserved for and everybody else.

Jud Tunkins says he's an optimist, but a lot of things are happening that prevent him from being bigoted on the subject. -:0:-

A New Jersey man was accidentally locked in a refrigerator car. Uponhis release three days later he coolly walked out the door.

It's going to be something of a shock to the soldiers from the Rhine when they get home and find a dollar is worth only a hundred cents.

Another fine thing about radio is that the prima donnas who sing for it can eat all the onions and garlic they like with no effect on the audi-

A San Francisco woman refused to sell her husband to another woman for \$26,000. Probably figured she could get more out of him by stay- to place them too close together, as the idea that we are fairly rolling in brand the marriage as an ignoble

-:0:-

Somebody in Canada has propagated a coreless apple. They are alwith a pipless pippin? If the world suffering motor car? had needed a coreless apple Burbank would have given it ere this.

plode a shot that will be heard round quarters — a mammoth structure wealth may tickle the pride of some for those who think all the United will sit at the County Court room sum of Six Thousand Eighty-nine persons interested in said estate appearance of the county of the said co the world. It is easier to send your sound waves round the world now than it was back in the eighteenth century when the thing was done the century when the cent spread news to all the listening world about your achievements. If what you achieve is of sufficient importance to be reported, it will be reported to everybody. Never worry about getting credit. The thing for you to do, big boy, is to load and fire. The world likes these symbolical shots that are heard everywhere. The world has a way of rewarding the man who can make that kind of noise.

"Down with France!" is the cry in

Tomorrow belongs to somebody

An overly suspicious man doesn't

Woman-she don't need any tutor, We won the war all right, but it be she school ma'am or biscuit

There are stills, both great and Beauty secret: Biting the finger small, and when one is captured popular fellow like you to cop off."

Wojiehowshi is Poland's new pres-To become fugitives from justice ident even if he does sound like a

We hate to see any of our friends It would help this country some if in trouble, but the laws of our coun-

No man can afford to look shabby, People who have been to high-because most people cut their friends

Personally we are proud of our light wine and beer is the fact that of those who nourish secret desires world's greatest treasure. But where

Emile Belot is an astronomer who ed by the people. The greatest difference between a claims stars marry, so Emile must

in all directions, and holdups seem to

"Income tax blanks are out." headline announces. Somehow we had a hunch they would be.

lutionary outery is broadcast.

that the majority aren't getting any. popularity.

Can't some ingenious commander in the Ruhr army find use to which Battling Siki might be put in the

Perhaps the French occupation of the Ruhr is only a slightly provocative but decisive move ending the

sure and come, and get your share of the bargains. They're here for you

A new commotion in Europe probably won't discommode the schoolboy much. He hadn't attained a very definite idea of the map of Europe since 1918, anyway.

In planting your spring radishes they may grow so rapidly as to bump riches. "Because we have about half failure. each other out of the ground.

"Our Dumb Animals," a publica-

taken a big hotel near the capitol avoid a touch. Go ahead and fire. You may ex- in Washington as permanent head-

REX YOUNG General Auctioneer

Live Stock Personal Property

- PHONE 314

Plattsmouth, Nebraska Call at my Expense

HUMAN VANITY AT PAR

Byery once in a while-and it's

est thing in the world. It so easy that of his wife's second household.

something like this: sheriff's job would be easy for a wanderlust.

at par, while the hearer's fitness for entations on discovery that she has the place mentioned may be nil.

tions from persons supposed to be remainder of her days in sack cloth borne, real name unknown; R. Clai-

tioned for the call of the people. But Which shows that they have a keena chance to win and he not only re- the manor. fuses to believe you, but gets mad about it. And then when he fails to It looks mighty squally just at the win he feels sorer still because you of the race. It is one of the singular despairing statement of Judge Ber dividends by the American people is all matters save his own political tion.

RICH UNCLE'S DIFFICULTY

what it means to be a rich uncle. It added numerous on the quiet separais somewhat bewildering for a nation tions. that formerly attracted but scant atfawned upon; to be invited to af- as to justify the declaration that Thetoe Heim and wife, Mrs. Thetoe Tomorrow is the great day. Be fairs at which our presence would marriage is a failure as a social in- Fox and wife, Mrs. Aaron B. Fox. A. D. 1922.

There is some discussion as to sition financially than we were be-ship leading to exposure later. whether the Coue stuff is going any fore the war begun. Our government | The average successful marriage better in the book form than it would is in debt up to its ears. Getting into lasts about thirty years. Divorce is a have gone in the shape of a Coueja a European war and getting out thing of a day, and the divorced again cost us a matter of \$35,000.- usually remarry. 000,000, including our loans to the Apply that line of reasoning to There is a feeling that the 10 mil- associate powers. We are now pay- Judge Lindsay's comment that Denlion dollars appropriated for enforce- ing interest on more than half that ver last year had 3,008 marriages ment of the Volstead law this year sum and have the principal to repay, and 1,542 divorce applications. This defendant for the purpose of obtaineither is too much or else isn't half It is true that it is a debt that all was a gain of 1,466 marriages durof us owe to some of us, that nearly ing the year. the whole of the outstanding gov- To give divorce the benefit of the Another good thing about Dr. ernment bonds are held by American doubt, suppose all applications were Coue's medicine is that you can take citizens; but it is an indebtedness granted, which they weren't, many it in the dark without any fear of that must be discharged. Some stat- being reconciled. Even if all had getting the mercuric bichloride bot- isticians have estimated that the in- been granted, the year's net outcome crease in the national wealth has would have been 1,542 days of dibeen equal to what we still owe on vorce against 44,000 years of marthe war account; but that, for the riage. The law of average makes mar-

wealth. When we begin to take stock the jority. the world's gold supply they imagine

we have half of its wealth. And the more we protest that we ways trying to take the joy out of tion devoted to the interest of dumb have serious financial and economic Washington, asked the United States life. If there isn't to be any core, brutes is now in its fifty-fifth year. problems to solve, that some of us to come in and take a hand. But d25-4w. how will little brother have a taste? Will anybody ever publish a similar must hustle to keep as much as three when Secretary Hughes made his What in the world do we want periodical in the interests of the long leaps ahead of the sheriff and the tax suggestion that this country would The national women's party has rich and are protesting poverty to kicked his suggestion out of the win-

Getting a reputation for fabulous

the community. This fact is an ap- United States getting into European December, A. D. 1922. peal of the most authorittative na. politics ready to buy more liberty (Seal) d25-4w. County Judge. ture to all men and women to give it bonds and pay higher taxes as the their earnest and active support. price of that interference?

ENOCH ARDEN! HUH!

Twenty-two years ago William S. getting more often than once in a Hackett of Kansas City decided to while here lately-some fellow blows emulate Enoch Arden and disappearinto our editorial rooms and wants ed from the ken of family and to know what we think about him friends. A short while ago he felt the cosmic urge to return to his native If you have an ambition to hold heath and hearthside and the wife Sharp praying that the instrument office, please don't come to us for ad- whom he confidently believed would filed in this court on the 6th day of vice concerning your chances. This be hanging out the front window January, 1923, and purporting to be admonition applies to one and all. awaiting his return. In this he was Kidding a man into running for more inconsiderate than the hero of lowed and recorded as the last will fendants.

matter of fact, we're likely to tell candle gleaming in the window you that you haven't a ghost of a awaiting his return. After considerevent a conversational schedule, cer-tended to him but in this he was a mayor; get into the race." "That sumably is not afflicted with the in the Plattsmouth Journal, a semi-

The statement is frequently made county, for three successive weeks ander, real name unknown; Such remarks are pleasantries of that women are more vain than men. prior to said day of hearing. poverty stricken in conversation Ardens disprove this. Every time a D. 1923. illeas. They are conventional stops, gentleman who has been away from intended to give their victim a flat- his family without leave of absence, tering momentary glow, then pass for a protected period, returns to his out of the other ear. They are ut- early scenes, he promptly hunts up tered with supreme disregard of the the wife he left behind him. In all ty, Nebraska. fact that human vanity is generally cases the welkin rings with his lammarried another, he having confi-Given a half dozen such sugges- dently believed she would spend the

Each year has its individual trag- of her youth grieving over her loss?

TOO PESSIMISTIC -

last year in Denver there were 3. 008 marriages and 1,542 divorces; Town of Louisville, Cass county, N. America is just beginning to learn that to the latter number should be T.; Jacob F. Hoover and wife, Mrs. notified that you are required to an- ed, both creditors and heirs, may,

That divorce is a big and growing tention on the other side of the At- evil cannot be doubted, but it is not ber; Theodore Heim and wife, Mrs. rendered in favor of plaintiff and any there be, why the prayer of the lantic to be suddenly courtesied and an evil of such appalling proportions have been roundly resented but ten stitution. The trouble is not with real name unknown; Fox & Glover, marriage as an institution, but in a co-partnership composed of Aaron As far as the average Americans hasty marriages and masquerading are concerned we are in no better po- under false pretenses during court-

most of us, is only problematical riage lead divorce, as an active in-

most of us feel that we were never Judge Lindsay, we gravely fear, is before so poor. But our European too pessimistic. It will be a long time this week care should be taken not cousins have become imbued with before this country is willing to

GOOD ADVICE NOT ENOUGH All Europe, it is pointed out in

collector, the more convinced they gladly co-operate in ascertaining become that we are scandalously what Germany could pay, France

There is a lesson in this incident

Magazines at Journal office.

WANTED TO TRADE FOR MULES. I have five full blooded Shorthorn

ORDER OF HEARING AND NO-TICE OF PROBATE OF WILL

State of Nebraska, County

To the heirs and to all persons in-

On reading the petition of Hulda

(Seal) j11-3w.

LEGAL NOTICE

Heim, real name unknown; Aaron B.

B. Fox and J. V. Glover, and all per-

in Lot numbered One Hundred Nine-

ty (190) in the Village of Louisville,

Cass county, Nebraska, real names

You and each of you are hereby

Lot numbered One Hundred

Ninety (190) in the Village of

Louisville, Cass county, Ne-

braska, as shown by the origi-

nal plat thereof on file in the

office of the Register of Deeds

You are required to answer said

petition on or before the 5th day of

February, A. D. 1923, or your de-

fault will be entered in said cause

and a decree granted as prayed for

Dated this 23rd day of December,

NOTICE TO CREDITORS

To the creditors of said estate:

The State of Nebraska, Cass coun-

FOREST H. BRUNSON.

AUBREY H. DUXBURY,

Plaintiff

His Attorney

in Plaintiff's petition.

In the County Court.

. Clugey, deceased.

A. D. 1922.

of Cass county. Nebraska-

App. Doc. 1, Page 209.

terested in the estate of Lee C. Sharp,

In the County Court of Cass coun-

cows which I wish to trade for good WM. HEEBNER.

Manley, Neb. NOTICE OF SUIT TO QUIET TITLE.

In the District Court of the County of Cass, Nebraska.

tration of said estate be granted to Decker, real name unknown; John we don't like to indulge in it. As a The returned wanderer found no Peters Trust Company, as executor; Ross; Susan Ross; A. E. Alexander, It is hereby ordered that you, and real name unknown; all persons interested in said matter, der, real name unknown; Lafayette may, and do, appear at the County Nuckolls; Mrs. Lafayette Nuckolls, chance, and then you'll be mad at us. able search, he located his wife in Court to be held in and for said real name unknown; Thomas W. Whenever a political campaign is California, married to another. He county, on the 29th day of January. Newman; Mrs. Thomas W. Newman, duly authenticated, is herewith proapproaching there enters into the still expected the glad hand to be ex- A. D. 1923, at 10 o'clock a. m., to real name unknown; Edward E. show cause, if any there be, why Jones; Mrs. Edward E. Jones, real the prayer of the petitioner should name unknown; the heirs, devisees, tain, reliable, tried and true. It runs trifle mistaken. The lady had her not be granted, and that notice of legatees, personal representatives second marriage and is now securing the pendency of said petition and and all other persons interested in "Why don't you run for con- a divorce from him and in a year will that the hearing thereof be given to the estates of William B. Warbritgress?" You would make a good remarry the second spouse, who preby publishing a copy of this Order real name unknown; Rosan Decker; - Decker, reat name unknown; weekly newspaper printed in said John Ross; Susan Ross; A. E. Alex-Alexander, real name unknown; La-Witness my hand and seal of said fayette Nuckolls; Mrs. Lafayette

individuals rich in good will, but The habits of these modern Enoch Court, this 6th day of January, A. Nuckolls, real name unknown; Thomas W. Newman; Mrs. Thomas W. Newman, real name unknown County Judge, Edward E. Jones: Mrs. Edward E. Jones, real name unknown, each depersons having or claiming any in-In the District Court of Cass counand nine (9) and the west thirty feet of Lot ten, (10) and that part Forest H. Brunson, Plaintiff, vs. of Lot ten (10) described as follows: Richard Claiborne et al, Defendants. Commencing at a point on the north To the Defendants, Richard Clai- line of said Lot 10, 11 feet west of borne and wife Mrs. Richard Clai- the northeast corner thereof; thence wife, Mrs. R. Claiborne, real names inches, to the place of beginning, all for political honor bring themselves is the woman with soul so dead, who unknown; G. Powers and wife, Mrs. being in Block thirty-six, (36) in

to believe their services are demand- imagines that she could return from G. Powers, real names unknown; the City of Plattsmouth, Cass couna long absence and find the husband Town Association of Louisville, Cass ty. Nebraska, real names unknown: county, Nebraska Territory; Frederick L. Crawley and wife, Mrs. Fred-notified that Emmons J. Richey edies in which defeat and humilia- Most wives are afraid to go to a crick L. Crawley, real name un- plaintiff, filed a petition and common are felt by those who mistake movie in the evening, for fear the known; F. S. Crawley and wife, Mrs. manced an action in the District menced an action in the District Bandits seem to hold the highways the idle chatter of the well inten- meal ticket will stray from the fold. F. S. Crawley, real names unknown; Court of Cass county, Nebraska, on Richard Claiborne, Jr. and wife, Mrs. the 20th day of October, 1922, again-Richard Claiborne, Jr., real name un- st you and each of you, the object, there is probably nothing to be done er sense of comparative values, and known; R. B. Claiborne, Jr. and purpose and prayer of which is to about it. Tell a man that he hasn't less grievious vanity than the lord of wife, Mrs. R. B. Claiborne, Jr., real obtain a decree of court quieting the names unknown; R. B. Clayburn, Jr. title to Lots seven, (7) eight (8) and and wife, Mrs. R. B. Clayburn, Jr., nine, (9) and the west thirty feet real names unknown; Elizabeth A. of Lot ten, (10) and that part of Lot Register and husband --- Register, ten (10) described as follows: Comreal name unknown: Elizabeth A. mencing at a point on the north line Claiborn and husband, R. B. Clai- of said Lot ten (10) 11 feet west of born, Jr., real name unknown; Elvira the northeast corner thereof, thence Monteith; Alvira Monteith; William west things about human nature that a Lindsay of Denver that marriage has Moore and wife, Mrs. William Moore, south 99 feet, 4 inches, thence east The principle objection to stock man can show splendid judgment in become a failure as a social institu- real name unknown; Wm. Moore and 3 feet, thence north 99 feet and 4 wife, Mrs. Wm. Moore, real names fuches, to the place of beginning, unknown; C. B. E. Claiborn and wife, all being in Block thirty-six, (36) in In proof of his contention Judge Mrs. C. B. E. Claiborn, real names the City of Plattsmouth, Cass coun-Lindsay cites figures showing that unknown; C. B. E. Claiborne and ty, Nebraska, as against you and wife, Mrs. C. B. E. Claiborne, real each of you and for such relief as names unknown; Proprietors of the may be just and equitable.

You and each of you are further Jacob F. Hoover, real name unknown; swer said petition on or before Mon-Theodore Heim, real name unknown; against you and each of you, according to the prayer of said petition.

EMMONS J. RICHEY, Plaintiff. W. A. ROBERTSON, sons having or claiming any interest | j1-? Atty, for Plaintiff.

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

notified that on the 22nd day of December, A. D. 1922, the plaintiff sued out of the District Court of in the foregoing entitled cause, filed his petition in the District Court of suance of a decree of said court, in Cass county, Nebraska, wherein you an action therein, indexed at Apand each of you are made parties pearance Docket -, Number -, Exing a decree from said Court quiet- wherein Merchants National Bank ing the record title in Plaintiff to of Omaha, Nebraska, is plaintiff and the following described real estate, Pollock Parmele, Louise Parmele, his wife, Charles C. Parmele, a widower, Bank of Nehawka, a corporation, ing upon the petition, under oath, of Gustave Philip Raschke, a single A. G. Cole, administrator of the esman, are defendants, I will at ten tate of said Anna Hart, deceased, o'clock a. m. on the 19th day of Feb- praying for license to sell the followruary, 1923, at the south front door of the Court House of Cass county as against you and each of you and Nebraska, in the City of Plattsmouth by such decree to wholly exclude Cass county, Nebraska, sell at public you and each of you and all of you auction to the highest bidder for from all estate, right, title, claim or cash, the following described real

interest therein or to any part there- estate, to-wit: The west half of the southeast quarter (W1/2 SE1/4) of Section thirty-four, (34) in Township thirteen, (13) North Range twelve, (12) east of the 6th P. M.; the east half of the southwest quarter (E1/2 SW1/4) of Section thirty-four, (34) in Township thirteen, (13) North Range twelve, (12) east of the 6th P. M.; a strip of ground eight (8) rods wide off the east side of the northwest quarter (NW14) of the southwest quarter (SW14) of Section thirtyfour, (34) in Township thirteen, (13) North Range twelve, (12) east of the 6th P. M., in

Cass county, Nebraskation and increased and accruing belonging to said estate, to pay said costs; to satisfy the plaintiff's first debts, allowances and costs. Whether Governor Waton of Okla- plenty of that in Switzerland. It all claims against said estate, with sum of Eleven Thousand, Seven Hun- license should not be granted to said homa has made a hero or its antonym wants something far more material. a view to their adjustment and aldred Nineteen and Ninety-nine One- A. G. Cole, administrator, to sell so homa has made a hero or its antonym of himself in his recent inauguration france, for instance, wants first presentation of claims against said with interest at ten per cent (10%) tate of said decedent as shall be is not for the likes of us to say, but of all protection against Germany estate is three months from the 26th per annum from date, bringing the necessary to pay said debts and exyou will admit that which ever it was for the future. But, failing to obtain day of January, A. D. 1923, and the surplus, if any, into court to abide penses, he did it on an unprecedented scale. that, she might be satisfied with time limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order of the court in the limited for payment of debts is further order order of t America going on Germany's note one year from said 26th day of Jan-premises; all as provided by said of this order be served upon order and decree; the said real es-persons interested in the little order ordered that a condensation of the country. A. D. 1923. The church constitutes today the and paying a considerable part of it. Witness my hand and the seal of tate being levied upon and taken as causing the same to be published order and decree; the said real es- persons interested in said estate by great reservoir of moral resources in Are the people who favor the said County Court, this 16th day of the property of the said defendants. Once each week for four successive this 5th day of January, 1923.

C. D. QUINTON. said county of Cass. es county, Nebraska.

LEGAL NOTICE In the County Court of Cass cou ty, Nebraska. State of Nebraska, County

To all persons interested in the

tate of Marquis LaFayette Scott, ceased, both creditors and heirs;
You and each of you are here
notified that Emma J. Scott filed petition in the County Court of Ca county, Nebraska, on the 9th day January, A. D. 1923, alleging tha said deceased, may be proved and al- William B. Warbritton et ai, De- Marquis LaFayette Scott, deceased lowed and recorded on the town of Pacific Junction, Mills county, State certain to win, is just about the easirefrain from upsetting the harmony
rest thing in the world. It so easy that of his wife: and testament; that said last will and testament has been duly proved and allowed as the last will and testament of said Marquis LaFayette Scott, deceased, in the County of Mills and State of Iowa; that a copy of said will and the probate thereof, duced by said Emma J. Scott, the person interested in said will; that quis LaFayette Scott, deceased, was the town of Pacific Junction, in the County of Mills and State of Iowa; that said Marquis LaFayette Scott died seized of the following described real property in Cass county, Ne-

> Lots 1, 2, 3, 4 and 79, in the northwest quarter of the southeast quarter (NW1/4 SE1/4) of Section twelve, (12) Township twelve, (12) North, Range thirteen, (13) east of the 6th P. M., in the City of Plattsmouth, Cass county, Nebraska; also Lots 89 and 93 in the southwest quarter of the northeast quarter of said Section twelve, (12) Township twelve, (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county. Nebraska, and containing in all 32.95 acres-

And said real estate in absolute title The best argument in favor of friends, it is little wonder that many and ashes over having lost the born and wife, Mrs. R. Claiborn, real south 99 feet, 4 inches, thence east was devised to Emma J. Scott; and names unknown; R. Claiborne and 3 feet, thence north 99 feet and 4 the following is a copy of the prayer of the said petition:

Wherefore, said petitioner prays that the said will be admitted to probate in Cass county. Nebraska, and that the court shall fix a time for hearing upon this petition according to law; that notice of the time and place of said hearing be given to all persons interested in said estate, both creditors and heirs, for three weeks successively, according to law, to show cause, if any there be, why said instrument should not be proved, allowed and probated as the last will and testament of said deceased; and that said will may be allowed and probated as the last will and testament of said ceased, and that such other and further orders and proceedings may be had in the premises as may be required by the statutes in such cases made and pro-

t is hereby ordered that you, and all persons interested in the estate Jacob F. Huber and wife, Mrs. Jacob day, the 12th day of February, 1923, to be held in and for said county, on F. Huber, real name unknown; Jacob or the allegations therein contained the 5th day of February, 1923, at Fredrig Huber and wife, Marie Hu- will be taken as true and a decree ten o'clock a. m., to show cause if petitioner should not be granted; and that notice of the pendency of Dated this 30th day of December, said petition and the hearing thereof be given to all persons interested in said estate, both creditors and heirs, by publishing a copy of this order in the Plattsmouth Journal, semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing. Witness my hand and seal of said Court, this 11th day of January, A.

ALLEN J. BEESON. (Seal) j11-3w. County Judge

ORDER TO SHOW CAUSE In the District Court of Cass coun-

Anna Hart, deceased Now, on this 15th day of January, 1923, this cause came on for hearing described real estate of the said

Anna Hart, deceased, to-wit: Beginning at the southwest corner of Lot ten, (10) Block forty-nine, (49) in the City of Plattsmouth, Nebraska, running thence easterly on the South line of said lot, one hundred five (105) feet, thence Northeasterly to a point in the North line of said lot ten (10) feet west of the Northeast corner of said lot, thence west one hundred thirty (130) feet to the Northwest corner of said lot, thence Southeasterly to the point of beginning, being a part of Lot No. 10, Block 49, in the City of

Plattsmouth, Nebraskar a sufficient amount thereof to bring the sum of \$1,220.70, for the payment of debts allowed against said estate, and allowances and costs of administration, for the reason that there is not a sufficient amount of personal property in the posses-In the matter of the estate of John to satisfy the costs of the said ac- sion of said A. G. Cole, administrator,

Dated at Plattsmouth, Nebraska, weeks in the Plattsmouth Journal, a newspaper printed and published in

JAMES T. BEGLEY. 118-4w.

Judge of the Dist. Court.