THURSDAY, FEB. 16, 1928.

PLATTSMOUTH SEMI . WEEKLY JOURNAL

PAGE THREE

HURSDAY, FEB. 16, 1928.	PI	ATTSMOUTH SEMI . WEEKLY JO	URNAL		PAGE THREE
	UNCLE SAM'S LATE PEDESTAL	Robert W. Steward, one of the big-	a constant a so constant to set of	NOTICE TO CREDITORS	NOTICE TO CREDITORS
	Mathematical Protocology and the	gest figures of the oil world, is re-	The Original Market States		mi nu zakate for
The Plattemouth Journal	to the old home town talk us that	ported to have been "inundated with	The State of Nebraska, Cass coun- ty, ss.	The State of Nebraska, Cass coun- ty, ss.	The State of Nebraska, Cass coun- ty, ss.
Che Plattonie ath Joanna	Europe hates and fears us. Others	telegrams" from big business men praising him for refusing to give im-	an the county tourt.	In the County Court.	In the County Court.
	have told us the same thing. What	Lessente service and and and and and and	ATT CARL ASSAULTES 171 LINE CONANCE MA	In the matter of the estate of Frank Roucka, deceased.	In the Matter of the Estate of Earl R. Travis, deceased.
PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA	distress Miss Doty particularly is the	For entry course of the second course		To the creditors of said estate:	To the creditors of said estate:
Matered at Postoffice, Plattamouth, Neb., as second-class mail matter		what was done with the loot of the	You are hereby notified, that I	You are hereby notified, that I	You are hereby notified, that I
Contraction of the contraction o	confidence we once enjoyed. "There	Continental Trading Co.	I will sit at the County Court room in	will sit at the County Court room in	
R. A. BATES, Publisher	was a time, she says, "when the			Plattsmouth, in said county, on the 24th day of February, 1928, and on	
	dunited States was regarded by Eu-		18th day of June, 1928, at 10 o'clock	the 25th day of May, 1928, at 10	4th day of June, 1928, at ten o'clock
SUBSCRIPTION PRICE \$2.00 PEB YEAR IN ADVANCE		in the senate. Well, they won't have	a. m., of each day, to receive and	o'clock a. m. of each day, to receive and examine all claims against said	a. m., of each day, to receive and examine all claims against said es-
SOBORITION THOSE \$2.00 FEB FEAR IN ADVANCE	was to bring the world to universal	to listen to Heffin, anyway.	tate, with a view to their adjustment	estate, with a view to their adjust-	tate, with a view to their adjustment
	brotherhood." When? Not in Miss Doty's life.			ment and allowance. The time limit- ed for the presentation of claims	
	1 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	NULIUE IO CHA OWNERS		against said estate is three months	
Distance lends security to the Grave situation: Buying the	ing man or woman. Not in the files		16th day of March, A. D. 1928, and	from the 24th day of February, A. D.	2nd day of March, A. D. 1928, and
w. hachet.	of newspaper. Not within the covers	tutes of Nebraska provides:		1928, and the time limited for pay- ment of dehts is one year from said	
	of more or less pretentious books.	That registration on renewals is	Momente TODO		March, 1928.
nter. betrays.	Not in the archives of State. Time		Witness my hand and the seal of	Witness my hand and the seal of	Witness my hand and the seal of
	was when it was quite the fashion	tion of over 80,000 in which regis-	said County Court this 19th day of	said County Court this 21st day of January, 1928.	said County Court this 24th day of January, 1928.
	for distinguished persons to come	I the she montion with the table	A. H. DUXBURY,	A. H. DUXBURY,	A. H. DUXBURY,
ual to the supply. for president.	here, accept our hospitality, and, re-	owner of a car can transfer owner-	(Seal) f13-4w County Judge,	(Seal) j23-4w County Judge.	(Seal) j30-4w County Judge.
Too many men who have good Spring is here! They're showing	turning home, to paint us, "warts	ship of same to a dealer on a 1927		NOTICE TO CREDITORS	ORDER OF HEARING
as are unable to make good. the new fall hats.	International manners are im-	certificate until February 1st after which he will be required to register	ANALY ANTICAST AND A STREETING THIS PACE.	The State of Nebrache Case comp	on Petition for Appointment of
	proving The lordly hounder who	for 1928 and transfer ownership on		The State of Nebraska, Cass coun- ty, ss.	Administratrix.
If it were not for the unexpected, Spillman is a racer but they can	call Ben Franklin a thief belongs	the reverse side of his 1928 certificate of registration attached to a properly	In the County Court of Cass Coun-	In the County Court.	The State of Nebraska, Cass coun-
would be terribly monotonous. be beat lots of times.	to an extinct species, "Yankee Pigs"	notaried transfer form. A car cannot		In the matter of the estate of Mat-	ty, ss. In the County Court,
Speaking about companionate mar- In the recruiting posters, the im-	is an obsolete epithet. When our	be transferred to a dealer or individ-	To all nersons interested in the er-	To the creditors of said estate:	In the matter of the Estate of
ge, how would bigamy be count- portant word is "travel."	own demagogues twist the Lion's tail	ual on a definition certificate of	tate of Mary J. Taylor, deceased:	You are hereby notified that I will	
?10:	we mostly know it is shoddy stuff.	JOHN E. TURNER,	On reading the petition of Evelyr Stamp, administratrix, praving a	sit at the County Court room in Plattsmouth, in said county, on the	On reading and filing the petition of John Harbin praying that admin-
	With better manners come better	Cass Co. Treasurer.	final settlement and allowance of her	24th day of February, 1928, and on	istration of said estate may be grant-
Latest figures of the Department of Continental bonds guilt-edged.	morals, we believe. Justice, under the guidance of international law,	and the second second second second second second second	account filed in this Court on the	the 25th day of May, 1928, at 10 o'clock a. m., of each day, to receive	ed to Mrs. Bertha Allen as Adminis-
t of living.	moves forward, slowly but surely.	· · · · · · · · · · · · · · · · · · ·	final settlement of said estate-	and examine all claims against said	Ordered, that February 24th, A. D.
we don't care a fig; certainly not a	But no nation has ever looked up-	The State of Nebraska, Cass coun-	It is hereby ordered that you and	estate, with a view to their adjust-	1928, at ten o'clock a. m., is assign-
The big differences between Gillis date.	on another nation as the "rose and			ment and allowance. The time lim- ited for the presentation of claims	
I William Thompson appears to:o:	expectancy" of mankind. Miss Doty	In the matter of the estate of	Court to be held in and for said Coun-	against said estate is three months	may appear at a County Court to be
that Gillis has red hair. For currency purposes those Con- tinental bonds are about as valuable	is minements an imaginary toss,	Urban P. Rouse, deceased. To the creditors of said estate:		from the 24th day of February, A. D. 1928, and the time limited for pay-	
f we keep on we shall arrive at as counterfeit money.		You are hereby notified that I will	cause, if any there be, why the prayer	ment of debts is one year from said	should not be granted; and that no-
place where any crime will im-	THE WHITE HOUSE FLAG	sit at the County Court room in Plattsmouth, in said county, on the	of the petitioner should not be grant-	24th day of February, 1928.	tice of the pendency of said petition
liately fix the criminal as insane. A life insurance company says	for a chancellor probably is as per-	16th day of March, 1928, and on	ed, and that notice of the pendency of said petition and the hearing thereof	said County Coort this 29th day of	and the hearing thereof be given to
	N, Y., chairman of the National Flag				by publishing a copy of this order in
Those people who have Continent- maybe for some funerals.	Code Committee, tells a congression-	and examine all claims against said	said matter by publishing a copy of this order in the Plattsmouth	A. H. DUXBURY, (Seal) j23-4w Coonty Judge,	the Plattsmouth Journal, a semi- weekly newspaper printed in said
bonds might send them to the	al committee that flag ethics are vio-	lestate, with a view to their aujust-	Journal, a semi-weekly newspaper	Street and the second s	county, for three successive weeks
i-Saloon League for dry clean- Once upon a time some one, in attacking the theory of evolution,	TARGET RADIA WAS ADDED AN DEALER TRADUCT	ment and allowance. The time lim- ited for the presentation of claims	printed in said county, for one week		prior to said day of hearing.
;o: stated the rhetory correctly.	it seems, points the wrong way. This	against said estate is three months	prior to said day of hearing. In witness whereof, I have hereun-	Claus Boetel, also known as Claus	Dated January 25, 1928. A. H. DUXBURY,
nspiration: The cause of poetry,:o::o:	has pained Mr. Adams, and he wants	from the 16th day of March, A. D. 1928, and the time limited for pay-	to set my hand and the Seal of said	Boetel, Jr., and Pearl Boetel, you	(Seal) j30-3w County Judge
ensive perfumes, automobile de- The Seventeenth Amendment to	something done about it.	ment of debts is one year from said	court, this 6th day of February, A. D.	and each of you are hereby notified that on the 19th day of January,	ORDER OF HEARING
ns, and some presidential aspir-	Probably he's right. These stick-	16th day of March, 1928.	A. H. DUXBURY.	1928, The Standard Savings and Loan	on Petition for Appointment of
	lers for points of etiquette usually	Witness my hand and the seal of said County Court, this 10th day of	(Seal)f13-1w County Judge.	Association, of Omaha, Nebraska, as	Administrator
It grieves us to have to report that	are. But somehow, for the life of us.	February, 1928.	NOTICE TO TAX PAYERS	plaintiff, filed its petition in the Dis- trict Court of Cass county, Nebraska,	The State of Nebraska, Cass coun-
ak of their art, which makes us to date Senator Willis has not said	we can't get excited about it,	A. H. DUXBURY.		and you and each of you are made	
bt very much if they go to see that the mantle of anyone fell on	We hope it is not unpatriotic for us to remark that there is just a wee		Please take notice that unless your	parties defendant. The object and prayer of said petition is to foreclose	In the County Court. In the matter of the estate of
pictures. him.	bit too much fussing newadays about	1 NOTHER TO CERTITORS	personal taxes are paid during the month of February, 1928, Distress	and cancel a certain contract in writ-	George R. Reynolds, deceased.
in an-	"ethics of the flag." After all, the	The State of Nebraska, Cass coun-	Wennests will be issued as investigat	ing dated the 20th day of September.	On reading and filing the petition
	flag itself is the important thing.	ty, ss.	in Section 6010 Complied Statutes of	1923, made and executed by and be- tween the Livingston Loan and	ministration of said estate may be
	It is a symbol of our country and	In the County Court.	Nebraska, which provides: Unless same is paid by Febru-	Building Association of Plattsmouth,	granted to Frank A. Cloidt, as Ad-
a cold in the head.	the love we have for it; an emblem	In the matter of the estate of Isaac	ary 1st, Distress Warrants will	Nebraska, and the said Claus Boetel,	
	of our patriotism. So that it be hon-	To the creditors of said estate:	be issued therefor. The treas- urer shall, on and after the first	Jr., and Pearl Boetel, for the pur- chase of the following described real	1928, at ten o'clock a. m. is assigned
ashington University searching Senator Howell will have to sur	ored in spirit, who cares whether	You are hereby notified, that I	day of February next after the	estate, to-wit:	for hearing said petition, when all
The second secon	the formal details be absolutely let-	will sit at the County Court room in Plattsmouth, in said county, on the	personal taxes for the last pre-		persons interested in said matter may appear at a County Court to be
ted as the Senate confronted with mary.	Teo much officious attention to	9th day of March, 1928, and on the	ceding year have become delin- quent, collect the same together		held in and for said county, and

plexed as the Senate confronted with	"spill"	ali	his	milk	before	the	pri-	ter	per	fect?
the question of farm relief.	mary.							1000		much
				1.000	the second second			and the second		- Freedow

The milleunium will be here soon The United States army's "perfect after the first monument is erected man" is named Smith. Thus would in grateful memory of a man woh at- seem to be in accordance with the doctrine of chances. tended to his own business.

-:0:---We read an argument that all students should be vaccinated upon en- are so many and so obvious that each in the New World. tering college. Then, of course, they nation is left pondering why all the Under one proposal brought for- March, 1928. others do not disarm. would all start from a scratch.

-:0:----The English are hard to underdecree one thing and do another.

We can't see anything that Howell has done to deserve a re-election. father, "is very rough on his toys. We believe in one term senatorship Why, that kid's train is harder to when they have done no more than keep going than the Willis boom. Howell to commend them.

young lady moves next door and begins to tune up to high C.

-:0:-We know it can be done, but we someone gets "harmony" and "saxo- well.

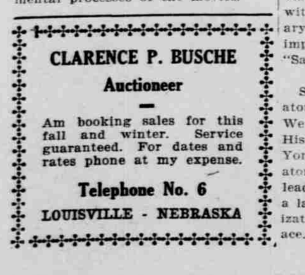
phone" into the same sentence, and the sentence sounds reasonable.

The Democratic party has long been the peoples party, and in all lic affairs. their acts in public welfare has been in the interest of the people, and

Professional enemies of "big busied by the report of the federal trade Ananias Club. commission on its investigation of ment.

-:0:--

The niftiest knock we have yet his automobile into an irrigation believe he does. heard hurled at Tom Heffin comes canal. Bush admitted he had been from Will Allen White, the Kansas "drinking a little." philosopher. He refers to the Alamental processes of the movies.



The advantages of disarmament solute han on all further revolutions time limited for payment of debts is

If the atomizer is broken, the any faction that revolted in any New stand. To the logical French mind same effect may be obtained by World country. This pressure, while (Seal) f6-4w the English always seem to say or sprinkling a little perfume on the purely economic and moral, probably morning grape fruit. would have been sufficient to out-

"My son," remarked the proud law revolutions entirely, That would have been a dangerous step. Revolutions are had, in Latin ty, ss. -----:0:------

Liberty is a grand thing, but you candidate for president. He is truly the right to revolt was sacred and of Veronica Fornoff, praying that adnever quite realize what a mighty a friend of the farmers and they should be jealously guarded by any ministration of said estate may be and awful power it is until some seem to have great confidence in him. free people, would have been amazed granted to Philip Thieroif, as Ad-

Willis of Ohio is a candidate for it is safe to say, would all of his 1928, at ten o'clock a. m., is assigned

writer used to go to school with his always are a little surprised when father and knows the Willises' pretty SMALL KNOWS HIS ILLINOIS

> Jim Reed of Missouri, Senztor nounced his candidacy for a third er should not be granted; and that -:0:---Walsh, of Montana, and Governor term. He probably feels that any tion and the hearing thereof be giv-Al Smith of New York are leaders States that has twice elected him en to all persons interested in said in the hard chase for honesty in pub. Governor will do it again.

committee's questions "a patriot's can't fool all of the people all of the act" we here and now remove t' ' time." But Len Small has ample reaness" must be somewhat disconcert- padlock from Col. Roosevelt's famous son for believing that he can fool a majority of the people all of the time,

the manufacture of electric equip- Harry Bush was haled into court business.

yesterday on his 104th birthday () Does Len Small know his Illinois? ty, ss. explain his carelessness in drivin ; To the best of our knowledge and

-:0:-SCIENCE OR A BUSINESS?

Messiah who stirs up the twisted a young man seeking a position mony of alienists in the Hickman uel T. Gilmour, as Administrators; states his qualifications and ends trial? It is zero, and the thing can

improvement over the customary the defense came to the solemn con- may appear at a County Court to be and for equitable relief. "Salary of secondary importance."

-----:0:------Some one has characterized Sen- prosecution came to the equally sol-We would rather call him a disease. sane,

His speech against Al Smith of New | It becomes a fair question to ask: York and his efforts to attack Sen- Is psychiatry a science or is it a nal, a semi-weekly newspaper printator Robinson, Democratic floor business? leader, have aroused the senate and -101 -

ization that he is a pest and a men- coward's day by many because of the

9th day of March, 1928, and on the o much officious attention to 11th day of June, 1928, at 10 o'clock minor points doesn't do a bit of good. a. m. of each day to receive and examine all claims against said estate. THE RIGHT TO REVOLT with a view to their adjustment and allowance. The time limited for the

The Pan-American Conference act- presentation of claims against said ed wisely in refusing to place an ab-day of March, A. D. 1928, and the one year from said 9th day of ward, all American nations would Witness my hand and the seal of said County Court this 3rd day of

have agreed to apply pressure on February, 1928. A. H. DUXBURY. County Judge

> ORDER OF HEARING on Petition for Appointment of Administrator

whom issued.

Matt H. Petersen.

real names unknown.

VS.

but is mandatory. It is the purpose

of this notice to thus furnish the

proper information as to what our

LEGAL NOTICE

In the District Court of Cass

County, Nebraska

Plaintiffs.

Defendants,

JOHN E. TURNER,

Cass Co. Treasurer.

NOTICE

visces, legatees, and personal repre- which is to foreclose a certain \$450.00

sentatives and all other persons in- mortgage upon Lot 6, Block 22, in

terested in the estates of Martin the Original Town of Elmwood, as

Reichart, deceased, and of Mrs. surveyed, platted and recorded in

Abram Edwards, deceased, real names Cass county, Nebraska, together with

unknown, Mrs. Abram Edwards, real all the apurtenances thereunto be-

name unknown, Catherine Reichart longing, which was executed and

and all persons having or claiming dated August 7, 1925, by John E. Sa-

any interest in the NW 1/2 of Section ville and Lillie M. Saville, his wife, as

35, Township 13, Range 12 East of mortgagors, to said Occidental Build-

the 6th P. M., Cass County, Nebraska, ing and Loan Association as mortga-

statutes provide. The State of Nebraska, Cass coun-America or anywhere else, but there In the County Court.

are times when they are needed. In the matter of the Estate of Really Lowden is the only farmer Thomas Jefferson, who wrote that Frederick Jacob Fornoff, deceased. On reading and filing the petition at the anti-revolution proposal. So, ministrator;

president don't fly very high. 'The conferers in the revolution of 1776. for hearing said petition, when all George Reichart et al. persons interested in said matter may appear at a County Court to be held To the defendants, the heirs, de- said action, the object and prayer of

in and for said county, and show Gov. Len Small of Illinois has an- cause why the prayer of the petitionmatter by publishing a copy of this There was another Illinoisan who order in the Plattsmouth Journal, a remarked "you can fool some of the said county, for three successive A. H. DUXBURY.

(Seal) f13-3w County Judge ORDER OF HEARING

on Petition for Appointment of Administrators The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of William Gilmour, deceased.

On reading and filing the petition of James Gilmour praying that administration of said estate may be Ordered, that March 2nd, A. D. ed for hearing said petition, when

All the psychiartrists hired by the show cause why the prayer of peti- an order of the court. tioner should not be granted; and

ator Hefin of Alabama as a symtom. emn conclusion that Hickman was petition and the hearing thereof be March 26, 1928, and failing so to do. You and each of you are required paper published and of general cirgiven to all persons interested in your default will be entered and to answer said petition on or before culation in the County of Cass, Nesaid matter, by publishing a copy of judgment taken upon the plaintiff's the 27th day of February, 1928. braska,

this order in the Plattsmouth Jour- petition. MATT H. PI ed in said county for three success-

ive weeks prior to said day of hear- By A. L. TIDD. His Attorney Dated February 3, 1928.

Advertise your want A. H. DUXBURY. County Judge. | nal Want Ad Dept., fo

quent, collect the same together braska, according to the surveywith interest and costs of coled and recorded plat thereof. lection, by distress warrants and sale of personal property belonging to the person against whom levied in the manner provided by levied in the manner provided personal property on evecution. Distress Warrants shall be issued against all persons having delinguent personal tax for each year, and each such warrant further relief in the premises as it shall include all delinquent permay be entitled to and to the Court (Seal) j30-3w sonal taxes of the person against may seem just. You and each of you are required The issuing of Distress Warrant to answer this petition on or before for delinquent personal taxes is not the 13th day of February, 1928. ptional with the county treasurer THE STANDARD SAVINGS

By O. W. JOHNSON,

Its Attorney.

Defendant:

tioner should not be granted; and That a decree be entered by the that notice of the pendency of said ourt foreclosing said contract; that petition and the hearing thereof be you the said defendants and each of given to all persons interested in said you be enjoined from claiming or as- matter by publishing a copy of this serting any right, title or interest in order in the Plattamouth Journal, a and to said real estate or any part semi-weekly newspaper printed in thereof. That said real estate be said county, for three successive quieted in said plaintiff and that weeks prior to said day of hearing. said plaintiff have such other and Dated January 27th, 1928.

& LOAN ASSOCIATION.

LEGAL NOTICE

ing and Loan Association of Omaha,

Nebraska, plaintiff, filed its petition

and commenced an action in the Dis-

trict Court of Cass county, Nebraska,

against the above named defendant

impleaded with others, defendants in

Plaintiff.

123-4w.

A. H. DUXBURY. County Judge.

ORDER

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

show cause why the prayer of peti-

In re Application of R. C. Hitchman, Guardian of Ruth A. C. Beverage, Incompetent, for License to Sell. Real Estate.

Now on the 28th day of January, 1928, there was presented the petition of R. C. Hitchman, guardian of Ruth A. C. Beverage, incompetent, To Wellman Arthur, non-resident for authority to sell the undivided one-third interest of the said Ruth A.

Notice is hereby given that on C. Beverage, in the following describ-January 18, 1928, Occidental Build- ed real estate, to-wit:

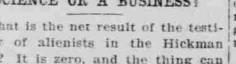
Lot 46 in the southeast quarter of the southeast quarter of Section 13, Township 12, Range 13, east of the 6th P. M., in Cass county, Nebraska, excepting Sub-Lot 1 of Lot 46, containing 10.4 acres, also excepting commencing 1.37 chains south of the northeast corner of the southeast quarter of the southeast quarter of said Section 13, thence north 1.37 chains, to oneeighth section corner, thence west 11.661/2 chains, thence south 10.19 chains, thence east 6.14 1/2 chains, thence northeasterly along Chicago avenue 10.79 chains to place of beginning. containing 9.44 acres-

except that part taken and used by gee, filed for record August 10, 1925. the Chicago. Burlington & Quincy in the office of the Register of Deeds and to invest the proceeds thereof. Railroad Company for right of way, in and for Cass county, Nebraska, and it appearing from such petition and recorded in Book 55 of Mort- that it is necessary and will be bene-You and each of you are hereby gages at page 175, to secure payment ficial to the said Ruth A. C. Beverage notified that on the 11th day of Feb- of said promissory note dated August that said interest be sold.

ruary, 1928, the plaintff filed suit in 7, 1925, and indebtedness due said It is therefore Ordered, that the the District Court of Cass County, Ne- Association, and plaintiff alleges that next of kin and all persons interestbraska, the object and purpose of there is now due plaintiff on said note ed in the estate of the said Ruth A. which is to establish, quiet and con- and indebtedness the sum of \$461.31. C. Beverage appear before the Judge firm the plaintiff's title in and to the with interest thereon from January of the District Court of the County above described land, and to enjoin 18, 1928, at the rate of ten per cent of Cass, Nebraska, at chambers in the each and all of you from having or per annum, and plaintiff prays that County Court House in the City of claiming to have any right, title, in default of payment of the amount Plattsmouth, Nebraska, on the 3rd bama Senator as "self-appointed In a classified ad in Printers' Ink What is the net result of the testi-granted to James Gilmour and Samor equitable in or to said real estate indebtedness secured by said mort- m., to show cause, if any there be, or any part thereof, and to enjoin you gage, that said premises may be sold why license should not be granted 1928, at ten o'clock a. m., is assign- and each of you from in any manner according to law to satisfy the same for the sale of said interest.

interferring with plaintiff's posses- and that said defendants and all per- It is further Ordered that a copy ed for hearing said petition, when any but important." This is a vast All the psychiartrists employed by all persons interested in said matter sion or enjoyment of said premises them, or any of them be excluded of him of the seid point the next them, or any of them, be excluded of kin of the said Ruth A. C. Beverheld in and for said county, and This notice is given pursuant to from and foreclosed of all interest, age and all persons interested in her rights, titles, liens and equity of re- estate, by publication of this order You are hereby required to answer demption in, to and upon said mort- for three successive weeks in the Plattsmouth Journal, a legal news-

ts in the Jour- r results.	All local news is in the Journal.	All local news is in the Journal.				
	By T. F. WILES, Its Attorney.	Strategy and a second s				



with the statement, "Salary second- be reduced to an equation:

clusion that Hickman is insane.

a large part of the public to a real-| St. Valentines Day is considered ing.

dirty Valentines sent to his enemy. (Seal) f6-3w

For that lawyer who called Stew - people all of the time and all of the weeks prior to said day of hearing.

against the grafters of public money. art's refusal to answer the Senals people some of the time, but you Dated February 10th, 1928.

and a majority is all he needs in his

