The Plattemouth Journal

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R. A. BATES, Publisher

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to return it.

Aim for a goal you have some chance of realizing.

Confidence is seldom lost, but it is often sadly misplaced.

Experience is the best fire extinguished for flaming youth.

-:0:--Much of the charity that begins abroad never reaches home.

---:0:---The man who has no faith in hu-

man nature is not to be trusted. Omaha is hot in the pursuit of

the bridge of the Missouri River.

Be sure of your fatted calf be-

Every married woman thinks that

brown entity which is neither solid alcohol, but law and order are not ner liquid.

In three district around Winnipeg. Manitoba, \$1 cases of small pox are way of the man who is in the pur-

Speaking of love a man should look before he leaps otherwise he may fall in.

As Indiana man recently died of overwork trying to perfect a laborsaving device.

:0:---A year of congress. That is the prospect now, if the short session falls to enact a farm bill.

----:0:---have to design bigger rumble seats. land.

Proceedings of the Second Process of the Sec

passenger Sedan, with 4-speed transmission(standardgearshift) \$1985. All prices f. o. b. Detroit.

O. K. Garage. Phone 120

Two Quiet

It spoils a favor if you are asked A family jar is never used in preserving peace.

> King George of England is very ill with pneumonia,

A loan widow is one who has money out on interest.

---:0:--Silence may be golden, but a good deal of speech is brazon.

-:0:--Come what will, don't forget the poor children on Christmas.

cause she jumps at a conclusion.

-:0:-The secret of popularity is al ways to remember what to forget.

Before giving advice a wise man exough to pay his running expenses. prepares to dodge the consequences.

The price of liberty is eternal vigfere essaying the role of the prodi- ilance—and it is always payable in

If you want anything done well all her husband's bachelor friends do it yourself. Always laugh at your own jokes.

The South new looms as the only Many things may be preserved in

Somebody is always getting in the college gridirons. The remainder suit of happiness.

plot of a play than through the ball is the pre-college period. This bushy-haired head in front of it. -:0:---

Everybody wishes Herbert Hoover God-speed to foreign lands and a gers when he reaches college that from what looked like a bad mess say. But as to how things have safe return to the best government before he leaves high school; sec- has weakened the country's faith in changed we got an idea when we

on the grounds that the tenant was letes more closely looked after. And that not even the juries are willing were on the most trivial subjects: cluded from and foreclosed of any ing real estate, to-wit: a spiritualist and that noises at night in support of the former reason we to convict them, has prejudiced the Postmasterships, suggestions for a and all interest, rights and equity disturbed the neighbors was recently submit the fact that among pro- dignity of the law in the eyes of a speech on the Fourth of July, restate motor car manufacturers will refused by a judge in Hanley, Eng- fessionals fatal injuries are unheard

High Speeds

Owners tell us they use fourth in the Graham-

Paige four-speed transmission most of the

time, enjoying its new smoothness and swift-

ness. They drop into third (a quiet, internal

gear) for rapid acceleration in traffic, or up

steep hills. The gear shift is standard. You

start in second. First, in reserve, is seldom

Joseph B. Fraham Robert C. Fraham Pay Whaham

Washington Avenue

used. A car is at your disposal.

seems to be some justice in the world We have those in this city who not constitute a legal quorum, there got to do it yourself?" will get no Christmas presents un- was nothing for the jury in the case | And it occurred to us at once that less provided by those who are able of Col. Robert W. Stewart to do we had not heard this ancient pro-"The Ladder," a lesson play, has mittee inquiring into what became seemed to be something strange about closed up shop in New York with of the Continental bonds.

proye to be a lesson for somebody. A falling mast of the U.S. steamer President Harding kills Chief Officer Magnus Erickson while six members of the crew have narrow

Cannibals in the island of Papua

Buy your Christmas presents at home. Our stores are filled with pretty Christmas things and you sure can find what you want at the right kind of prices.

Governor-elect Roosevelt, of New York, should be a happy man to succeed a man like Governor Smith A girl isn't necessarily timid be- who will have served four terms consisting of eight years. He is an able man and no doubt will prove faithful to the trust reposed in him.

----:0:--FOOTBALL CASUALITY LIST

The 15 deaths due to injuries in football games to date will, as usual, prompt many to demand that this "frightful cannage" cease while just as many others will cite the figures to show that the dangers of football have been practically eliminated. Neither side will convince the other, and it is our guess that the game will go on unabated.

It is interesting to note, however, that only three of this year's fatalities were due to injuries received on were among high school and sand an already well-established belief It is easier to see through the that the most dangerous age in footis due, primarily, we think, to the scandal is incalculable. The ease ing. fact that the player is better ac- with which Fall, Doheny, Sinclair. As to whether this is progress of quainted with the game and its dan- and now Stewart, were all extricated decadence we do not attempt to ondarily, to the fact that college the inexorableness of justice. The saw not long ago a collection of letfootball team is more competently feeling that very rich men enjoy im- ters written by the late John Tyler. A claim for possession of a house coached and the injuries of the ath- munity from the criminal law, and President of the United States. They under them or any of them be exhighest bidder for cash the follow-

THE STEWART ACQUITTAL

eat the Dutch tax collectors. There After Justice Bailey had ruled that the Senate custom of availabil- say on the street the other day, "if ity rather than actual presence can- you want something done right, you but acquit him on the charge of per- verb in a long, long time. Furtherjury made against him by the com- more, even hearing it now there

losses of \$1,500,000. It certainly did some of the very good lawyers in to challenge it, to demand that it the Senate, but it will nevertheless prove its soundness. Pondering at serve to check that body up in its length, we finally hit on what seem- J. C. PETERSON & BROTHER, the estate is three months from the 7th custom of spreading a committee ed to be an explanation. The mod- members of said firm, their unknown day of December, A. D. 1928 and the member over too much ground. When ern world has actually rejected this Col. Stewart was asked if he knew proverb. It no longer believes that anything about what became of the if you want a thing done, you find Continental bonds and he answered the person qualified to do it for you. he did not, though he subsequently Thus most things have come to be than five members of the committee the rearing of children, in the depresent. Three others that would coration of homes, in cost account- known heirs, devisees, legates; perhave made an undoubted quorum of ing, in salesmanship, in diet, in

demnation despite his acquittal up-deplores, but rather a thing that it deal was as dubious a manipulation no longer one who leads the world as any in which reputable business to his door by making a good mouse in the oil world, and it disgraced ents for a song, and then hire the one-fourth share of the bonds as a who can sit behind a big desk entrustee was worthy of Baron Mun- flated by telephones and pass on the

right in his ruling as to what con- hand, but learns through charts, stitutes a quorum of such a commit- tables and reports prepared for him only added to the widespread con- oblongata of industry; the center less.

sophistries on earth can dispel.

man in this demoralizing business has been dealt with, though not one traying his country any worse oblo- and Thanksgiving next Thursday. quy than the contempt of his countrymen. What they did was treason. It has not been made anything less by the failures of justice or the disposition of the Republican party to condone their crimes. Whether the people would or would not consent uel H. Shumaker, deceased. to repudiate the party in which they operated, or whether their guilt was damned .- St. Louis Post-Dispatch.

THE "SIMPLE" SOLUTION

and most effective way of eliminating said 14th day of December, 1928. should go to former Chief Detective November, 1928. Inspector Arrow, of Scotland Yard who reveals his ingenious plan in the columns of the London Daily Express. His punacea follows: "Begin at the top; divorce politics from pothe punishment of criminals as inevitable as it is in England."

If the former inspector thinks he do not know, he is entitled to an- Aid Road. other guess. He has succeeded not in giving us a remedy, but merely in diagnosing the ailment. In analyzing his statements we find that he might easily have mentioned only the divorcement of police departments from politics and let it go at that, for therein lies the crux of the secured at the office of the County chusetts Bonding & Insurance Compresent deplorable situation. This Clerk at Plattsmouth, Nebraska, or pany, done, the rest of the ills could easily at the office of the Department of You will take notic Public Works at Lincoln, Nebraska. be healed, for the root of the cancer would be out. But neither Arrow quired to furnish bond in an amount nor anyone else has come forward equal to 100 per cent of his conwith plausible suggestions for this tract.

that our traffic fatalities can be quired. eliminated by the simple expedient ious to December 15th, 1928, and be of making all motorists, use care in completed by February 1st, 1929.

On Oct. 31, according to the Treasury, the per capita possession of money in the United States came to \$40.46, which goes to prove the general unreliability of statistics.

NEW SAWS FOR OLD

"Yeah," we heard a gentleman

it: it aroused in us a feeling of The ruling will probably surprise skepticism and gave us an impulse admitted he did, there were not more done by specialists; specialists in eight were only available if wanted character, in most of the things that As to Col. Stewart, he has in the people once looked after themselves,

opinion of the Post-Dispatch suffer- Moreover, this division of duty is ed the severe penalty of public con- not a thing that the modern world on a technicality. The Continental takes pride in. Its ideal of a man is men ever engaged. It made exiles trap, but one who can spot a good of Blackmer and O'Neill, both high mouse trap at a glance, buy the patevery man it touched. The cock and proper go-getters to put mouse traps bull story which Col. Stewart told over in a big way. In other words, on the witness stand about taking a its ideal is a good executive, a man results of innumerable conferences; Justice Bailey may be perfectly who never knows anything at first tee. Nevertheless, in asking at one by experts on the subject; who can in book 58, page 5 of the mortgage said county, for three successive point in the trial what harm the do nothing himself, but gives orders records of Cass County, Nebraska weeks prior to said day of hearing. perjury did if it was committed, he to those who can. He is the medulla said mortgage being given to secure viction that justice for rich men in through which incoming stimuli tiff alleges that there is now due the lot players, which tends to confirm the Washington courts is something from nerves are received, sorted and else than for the poor and the friend- translated into outgoing impulses to sum of \$4889.25 together with in muscles; the great central switch- terest thereon at the rate of 6% The harm done by the whole oil board which keeps the machine go- 1928.

> people who have watched the spec- quests for more information and some the court order the Sheriff of Cast tacle with metal reservations that routine matter. Yet they were all County, Nebraska, to immediately not all the technicalities and legal written out in longhand by His Ex- take charge of and administer the cellency. John Tyler himself. Pic-said premises until such time as r in Cass county, Nebraska—receiver is appointed and that the The same being levied upon and

This should be the pleasantest seaever goes to prison or suffered for be- son of the year, so near Christmas

NOTICE TO CREDITORS

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

In the matter of the estate of Sam-

To the creditors of said estate: You are hereby notified, that will sit at the County Court room in fore the Hon. James T. Begley, Judge personal or not, it still is true that Plattsmouth, in said county, on Deat the bar of public opinion, despite cember 14, 1928, and March 15, 1929, their money, and all their political at 10 o'clock a. m., each day, to reinfluence, they stand constructively said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months for the apply to said court as aforesaid against said estate is three months for the appointment of a receiver from the 14th day of December, A. D. 1928, and the time limited for The year's prize for the simplest payment of debts is one year from of and to care for and administer

Witness my hand and the seal of crime and cleaning up the big cities said County Court this 9th day of of the court as applied for and prayed

A. H. DUXBURY. Seal) n12-4w. County Judge.

NOTICE TO CONTRACTORS

Sealed bids will be received at the Department of Public Works in the indebtedness secured by said mort lice work; overhaul the machinery State House at Lincoln, Nebraska, on of justice; speed up trials and make November 30th, 1928, until 10:00 o'clock a. m., and at that time publicly opened and read for construct-application for such receiver will be ing one concrete box culvert and incidental work on the Nebraska Cityis telling Americans something they Plattsmouth Project No. 28, Federal files in said action including affidavits

> The approximate quantities are: 57.4 cubic yards Reinforced Concrete, class A;

138 cubic yards Common Excavation for culverts; 5 cubic yards Wet Excavation for culverts.

work may be seen and information for himself as applicant the Massa-The successful bidder will be re-

Certified checks made payable to the Department of Public Works for Using Arrow's line of reasoning, not less than five per cent (5%) of we might say with equal assurance the amount of the bid will be re-

The right is reserved to waive all technicalities and reject any or all

> DEPARTMENT OF PUB-LIC WORKS R. L. Cochran, State Engineer.

Sam Beber and David E. Beber, Attya. 300 Peters Trust Bldg., Omaha,

NOTICE OF SUIT and of Hearing of Application for Appointment of Receiver

To MRS. - SAMPSON, first and real name unknown, wife of David Sampson, her unkonwn heirs, claiming any interest in her estate claiming any interest in their estates; cember, 1928. - ORR, first and real her unknown heirs, devisees legatees October, 1928. personal representatives and all other persons claiming any interest in her (Seal) n5-4w estate; GEORGE W. PEASE, his unsonal representatives, and all other persons claiming any interest in his estate; R. TOWNSEND, first and real name unknown; whose whereabouts and places of residence are unknown to the plaintiff:

Notice is hereby given that or the 17th day of November, 1928 Tams, deceased, Louis Ackerman filed his petition and commenced an action in the District of Adolph Giese praying that adand others, docket 4, page 88 for the trator; foreclosure of a certain mortgage for \$4500,00 on lots 7, 8, 9 and 10 in 1928, at ten o'clock a. m. is assign-6 in Duke's Addition to the city of be held in and for said county, and Plattsmouth, in Cass County, Nebras show cause why the prayer of petika, together with all the appurten- tioner should not be granted; and John Smith and Sadie A. Smith as given to all persons interested in the payment of a certain promissory note dated June 15, 1927, and plainplaintiff on said indebtedness the

Plaintiff prays that in default of of them of the amount due the plaintiff as aforesaid, said mortgaged precording to law to satisfy the sur found due with interest and cost: door of the court house in the City the pendency of this action and under the direction of this court.

o answer said petition on or before the 7th day of January, 1929.

Notice is also given that sale plaintiff has filed an application for the appointment of a receiver as aforesaid and that the hearing or 6th, A. D. 1928. said application for the appointment of a receiver will take place on the 21st day of December, 1928, at p. m. of said day or as soon thereafter as plaintiff can be heard be of the District Court of Cass County Nebraska in his court room in the Cass County Court House in Platts mouth, Nebraska, or before any judge of said court then and there presiding; that said plaintiff will real estate, to collect the rents theresaid premises during the pendency in the petition of the plaintiff and his notice of application for appointment of a receiver filed in said action on November 17th, 1928, upon the grounds and for the reasons that said ing described real estate, to-wit: mortgaged property is probably insufficient to discharge or satisfy the gage involved in said action and that said mortgaged property is constant ly deteriorating in value; that said presented and heard upon said petiwhich plaintiff will file in said action and will submit to the court as evi-

dence in support of said application The plaintiff proposes for such receiver the name of Jacob Falter of Plattsmouth, Cass County, Nebraska and as surety for such receiver the Massachusetts Bonding & Insurance wit: Plans and specifications for the Company and plaintiff offers as surety

You will take notice and govern LOUIS ACKERMAN.

FOR SALE

Plaintiff.

240 acres, four and a half miles from Manley, \$20,000 improvements; 160 acres, three miles from Manley. \$4,000 improvements; two eighty teen acres; two houses not modern; two modern houses. See F. G. Egenberger. at 10 o'clock berger.

The cabinet of Jugo-Slavia forbids 1928. high school girls to rouge their lips. That ought to improve the rouge Co. Clerk, Cass Co. business in that country.

NOTICE TO CREDITORS

The State of Nebraska, Case conn-

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

John Bukacek, deceased: To the creditors of said estate: You are hereby notified that I devisees, legatees, personal repre- Will sit at the county, on the 7th day of December, 1928, and the real names unkonwn; LEOPOLD 8th day of March, 1929, at 10 o'clock KUH & CO., the members of said a. m. of each day, to receive and exfirm, real names unknown, their un- amine all claims against said estate, known heirs, legatees, devisees, per- with a view to their adjustment and sonal representatives and all other allowance. The time limited for the persons intrested in their estates; presentation of claims against said heirs, devisees, legatees, personal rep- time limited for payment of debts is resentatives and all other persons one year from said 7th day of De-

Witness my hand and the seal of name unknown, wife of E. L. Orr said County Court this 31st day of

County Judge.

ORDER OF HEARING on Petition for Appointment of Administrator

The State of Nebraska, Cass coun-

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

Court of Cass County, Nebraska ministration of said estate may be against the above named defendants granted to Adolph Clese as Adminis-

block 33 and lots 5 and 6 in block ed for hearing said petition, when 63 in the city of Plattsmouth and all persons interested in said matlots 7, 8, 9, 10, 11 and 12 block ter may appear at a County Court to ances thereunto belonging, which that notice of the pendency of said was executed on June 20, 1927, by petition and the hearing thereof be mortgagors and given to the plain said matter by publishing a copy of tiff as mortgagee and which was duly this order in the Plattsmouth Journal, recorded on the 1st day of July, 1927, a semi-weekly newspaper printed in Dated November 5th, 1928.

A. H. DUXBURY, County Judge.

SHERIFF'S SALE

State of Nebraska, County of Cass,

By virtue of an Order of Sale issued by Golda Noble Beal, Clerk of payment by said defendants or some the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 15th day of mises may be decreed to be sold ac December, A. D. 1928, at 10 o'clock a. m. of said day at the south front of suit and that said defendants and of Plattsmouth, Nebraska, in said all persons claiming by, through or county, sell at public auction to the

Lot 24 in Porter Place, an Admouth, Cass county, Nebraska, being in the NEW of the NEW of Section 25, Township 12, Range 13 East of the 6th P. M.,

We can all be glad when the last ture a modern president doing that! court appoint a receiver to take pos- taken as the property of Lydia M session of said premises and care for Walton, widow; Theo. A. Walton; and administer said premises during Elizabeth Walton; James E. Walton; Nita Walton; James M. Bower; Grace Bower; Dorthy Legg and Theo A You and each of you are required Walton, Adm. of the Estate of P. T. Walton, deceased, defendants, to satisfy a judgment of said Court recovered by L. Irene Snead, plaintiff against said defendants. Plattsmouth, Nebraska, November

> BERT REED, Sheriff Cass County,

Nebraska.

(Seal) n12-5w

NOTICE OF HEARING on Petition for Determination of Heirship.

Estate No. A-353 of Amanda J. Brendel, Deceased, in the the County

Court of Cass county, Nebraska, The State of Nebraska, To all per to take charge of the above described sons interested in said estate, creditors and heirs take notice, that J. F. Brendel, who is one of the heirs of said deceased and interested in such. has filed his petition alleging that Amanda J. Brendel died intestate in Murray, Nebraska, on or about June 9th, 1925, being a resident and inhabitant of Murray, Cass county, Nebraska, and the owner of the follow-

Commencing at a point 462.7 feet east of the intersection of Sections 14, 15, 22 and 23, in Township 11 North of Range 13 East, running thence east 160.1 feet, thence south 132 feet, thence west 160.1 feet, thence north 132 feet to the point of beginning, said tract being otherwise known and described as Lots 14, 15 and 19, of Section 23, Township 11 North of Range 13 East, situated in the Village of Murray, Cass county, Ne-

leaving as her sole and only heirs at law the following named persons, to-

J. F. Brendel, a son, of Murray, Nebraska; J. W. Brendel, a son, of Avoca, Nebraska; T. J. Brendel, a son, of Murray, Nebraska, and Bessie May Seybolt, a daughter, of Murray, Nebras-

That said decedent died intestate: that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and from Murray, 240 acres, three miles the heirs of said deceased, their dethat the Court determine who are gree of kinship and the right of descent in the real property of which the deceased died seized, which has

> Dated at Plattsmouth, Nebraska, this 19th day of November, A. D.

A. H. DUXBURY, County Judge.

CHAS. L. GRAVES. Attorney.

GAAAAM-PAIGE

Come In and DRIVE This Car Yourself

Graham Paige Agency

Fred G. Ahrens, Manager

Plattsmouth, Nebraska.