The Plattemouth Journal

FUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA Entered at Postuffice, Plattemouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SSCRIPTION PRICE \$2.00 PEB YEAR IN ADVANCE

-:0:--Rum smuggling from Canada has

The shop windows all are gay with Christmas toys.

Have you had the flu? Its the latest fad just now.

The flu is everywhere and Plattsmouth has her share.

The inclement weath is not just as the shoppers would like.

-:0:-Be loyal to your own home town in your Christmas buying.

The people are getting tired of the prohibition as it is manipulated.

Air mail service between Atlanta and Chicago and Miami is opened.

A cheerful heart makes the free titled to vote. giver. Man propose but God dispose.

Home first and the world after- families have left their impress on ward should be the motto of every the White House. loyal citizen.

only reminding us that there are two ments on all of them. such countries.

they have done just right.

Dayton, Ohio, made the welkin ring for Orville Wright. The welkin

-:0:--Mrs. Coolidge was one of an enthusiastic audience which heard Roland Hayes, a noted negro tenor, in a local concert.

-:0:-South China bars raccoon coats and Oxford bags, proving all that has been said about the superiority of ancient civilizations.

for mother now has a son who gets officials of Canterbury Cathedral. all his exercise in a gym suit.

-:0:--

Interesting stories have been told of that 92-year-old drummer who

building 62,000 dwellings within five years has hit a snag in the difficulty in obtaining building material for reparation accounts at low prices and also a labor shortage.

LOW **EXCURSION** FARES

Every Saturday and Sunday until December 31st BETWEEN

All Points in Nebraska and Kansas within a radius of 200 Miles



lickets on sale for all trains Saturday and Sunday Return to reach starting point before midnight Monday FOR FURTHER INFOR-MATION SEE

R. W. CLEMENT Ticket Agent

Another week nearer Christmas. First National has paid their sec-

fore Christmas.

Kris Krinkle, eh? Never seem wiser or more learn-

ed than your company.

Vote for prohibition and help the bootleggers along their line. -----

-:0:--

Twenty-nine presidents and their

-:0:-Maybe Paraguay and Bolivia are of things-it's hard to keep up pay- ed in 20 years.

Those who go away to do their thinking he has done more than an- to fly. Christmas shopping, don't feel that other deserves, while the other thinks The powerful and reliable gas en- not be granted; and that notice of sons interested in said matter by pub- notified that on December 1, 1928, tiff alleges that there is now due the he has received less than he de- gine of today might have overcome the pendency of said petition and lishing a copy of this order in the defendant and cross petitioner Frank plaintiff on said indebtedness the

should ring for him. He conquered der a year in the United States be- were given sufficient power he could weekly newspaper printed in said In witness whereof I have here- September 20, 1927, and recorded in Plaintiff prays that in default of tween 1880 and 1886, according to fly the kitchen table. The Wright county, for three successive weeks, unto set my hand and the seal of the office of the Register of Deeds of payment by said defendants or some a magazine writer. Weren't there airplane was the product of deep prior to said day of hearing. any saxophones then?

> Our idea of success is for the on the installment plan and have en wedding anniversary.

---:0:---Before he can take up his new The old-fashioned man who used terbury, in England, has to pay \$4,to split kindling and carry in wood 250 in fees, of which \$585 goes to

In the first eight months of 1928 it is the radiator of the car or the \$2,606,000 as compared with \$1,driver that has the alcoholic con- 010,000 during the same period of

Despite solemn denunciation by ther ado.

Voluntary Christmas giving and the spirit accompanying it should not be stifled. Yet indiscriminate ing is no light problem. Certainly 000 for each election. no legitimate effort toward Christ- There are two other ways of sav- It is therefore ordered that all education of said Minor.

been a kindly king, mindful of the lar vote. humanities in his relation to his has inspired affection as her char- arms as a change from the present acter has aroused admiration.

HONORING ORVILLE WRIGHT

The honors paid to Orville Wright are well merited by the surviving brother of the pair that designed and flew the first airplane. It is almost impossible to conceive of our modern No. 6. Prompt service. life without this air communication, and it is probably that if the Wright's never had gone into this experimenting there would have been airplanes now. This is because ty, as. of the great development of the internal combusion engine due to the Tams, deceased. automobile. But the airplane would To the creditors of said estate: Senate votes \$27,000,000 to en- scientists of high caliber when they the 19th day of April, 1929, at 10 costs of administration allowed granted to Roy Mayfield as Execu-Not many more shopping days be- gether always and, by a sort of un- estate, with a view to their adjust- say from 10:00 o'clock a. m. until may, and do, appear at the County ment and allowance. The time lim- say from 10:00 o'clock a. m. until may, and do, appear at the County How did you like the looks of old tion, the other brother immediately from the 18th day of January, A. D. 1928. took the opposite, and between them ment of debts is one year from said they threshed out the problem. To- 18th day of January, 1929. been significant in history.

Griffith Brewer, an English ex- (Seal) d17-4w pert and authority who knew both -Poverty is no disgrace to a man, the brothers, said that he had enbut is confoundedly inconvenient. deavored to decide in his own mind In the County Court of Cass county, Nebraska: which was the more responsible for ty, Nebraska. Education is a possession which the airplane. When he was talking cannot be taken away from men. to Wilbur he felt sure that Orville Alice Cory, Deceased. had had the greater part in the of Sybil D. Brantner, praying that Vostrejs, Executor, praying a final For the first time in Arkansas his- work; and when he was talking to letters of administration be granted settlement and allowance of his actory, a state court holds negroes en- Orville, he believed that Wilbur had to her, the said Sybil D. Brantner, as count filed in this Court on the 12th felt sure that, if it had not been fore upon the goods, chattels, rights, cred-charge as said Executor; and their high qualities, the air. tered upon;

Almost everybody is capable of board of the Wright brothers, ready and for said county court to be held in be granted and that notice of the first real name unknown, non-resi-

the absence of scientific knowledge There was an average of one mur- for, as Lincoln Beachey said, if he the Plattsmouth Journal, a semi- ing. thought and scientific knowledge A. D. 1928. intelligently applied to the inadequate materials at hand. The Wright young couple to buy all they need brothers studied all the work that had been done before them and found the payments cleared off by the gold- that virtually all the deductions and ORDER OF HEARING AND NOcalculations were in error. They devised and built their plane by pure science, and Orville Wright, whom ty, Nebraska. in honoring, stands as one of the ss. foremost masters of scientific devel- To all persons interested in the opment in this great age of scien- estate of John Cory, deceased: tific progress.

What a beautiful thing is the leable to the community.

to be marked by wholesale destruc- that the courts have held that potion with chemicals; the laboratories lice cannot legally enter hotel rooms (Seal) d173w of nearly every large nation are without specific search warrants; acworking overtime on engines of cordingly, charges of carrying condeath which will make machine guns cealed weapons would not stand up. boon to the crook, anyway.

---:0:---SAVE MONEY ON ELECTIONS

giving at Christmas time has its Under a new law, proposed by Re- Gobelman, as Administrator with Snyder, as Guardian of Leslie Snydangers. It is just as desirable the publican Representative Summers of will annexed of the Estate of Sam G. der, a Minor, praying for a license Nebraska, or before any judge presidthe proper spirit be maintained on Texas the votes of the electoral colthe part of the recipient of Chris - lege would be sent to Washington by estate, to-wit: mas giving as it is that the Chris' registered mail instead of being carmas spirit be in the giver be stimu- ried by one member from each state. lated. How to maintain this bal- The estimated saving to the govern- for the purpose of paying the taxes, ance in widespread Christmas giv- ment would be approximately \$15,- repairs and administration expenses

people and bearing the high honors It is believed that a week of freez- of this order to show cause be pub- of this Order to Show Cause be pubconferred on him with dignity and ing weather would bring an end to lished in the Plattsmouth Journal, a lished in the Plattsmouth Journal, a Mary, the devoted and modest con- probably the general practitions the date of said hearing. sort of the throne, whose goodness would enjoy setting a few broken By the Court.

FOR SALE

Duroc-Jersey boars. Phil Hirz, NOTICE OF ADMINIS-Plattsmouth, phone 4312.

d11-2td-2tw Phone your Job Printing order to

NOTICE TO CREDITORS

In the County Court.

turned their energies to the con- o'clock a. m. each day, to receive against the estate of Theresa M. Fick- tor; quest of the air. They worked together always and by a cort of the state, with a view to their adjustgether always and by a cort of the state, with a view to their adjustspoken agreement, when one of them ited for the presentation of claims 11:00 o'clock a. m., of said day. took one side of a disputable ques- against said estate is three months

gether, they made one of the happy, Witness my hand and the seal of fateful combinations which have said County Court this 14th day of December, 1928.

A. H. DUXBURY. County Judge.

ORDER OF HEARING

In the matter of the Estate of

On reading and filing the petition

Dated this 15th day of December, ber. A. D. 1928.

A. H. DUXBURY, County Judge, Cass County, Nebraska.

(Seal) d17-3w

TICE OF PROBATE OF WILL

In the County Court of Cass coun-

Brantner praying that the instrument this court on the 15th day of Desometimes difficult to tell whether the United States totaled more than HANDY LEGAL TECHNICALITIES of December, 1928, and purporting to the last will and testament of the be the last will and testament of the said deceased, may be proved and allowed and recorded as the last will gal technicality-and how service and testament of John Cory, deceas- deceased; that said instrument be aded; that said instrument be admitted mitted to probate and the adminis- to-wit: \$1,000.00 with interest there-The Cleveland police the other day to probate and the administration of tration of said estate be granted to

and persons interested in said matter, and do, appear at the County and do, appear at the County and do, appear at the County of December 1, 1928, and thereafter a lower to be held in and for a lower to be held in a lower to be lower to be held in a lower to be lower his pocket. They were, obviously county on the 11th day of January and that in dewhen off the stage.

his pocket. They were, obviously gangsters, convening in the Ohio Important political events of Nov. city for heaven knows what nefarprayer of the petitioner should not prayer of the petitioners should not said property sold and you and each Nebraska in his court room in the prayer of the peritioner should not be granted, and that notice of the seen no mention of the time when the seventieth Congress got going Now Ohio, like other states, has he had to stop at the farmer's house ngain, but unquestionably they play- a law making it a felony to carry he had to stop at the farmer's house again, but unquestionably they play- a law making it a felony to carry the hearing thereof be given to all the hearing the he ed a leading part in the hubbub of concealed weapons. One would imaginformal convention that marked pro- ine, therefore, that there previous publishing a copy of this order in The Loucher plain in France for ceedings in both Senate and House, visitors could be sent to the penitentiary for a few years without fur- county, for three successive weeks county, for three successive weeks prior to said day of hearing.

ber, A. D. 1928.

County Judge.

ORDER TO SHOW CAUSE

In the District Court of Cass coun-In the matter of the Estate of Sam G. Smith, deceased.

1928, this cause came on for hear- 1928, this cause came on for hearing Court of Cass county, Nebraska, in ly deteriorating in value; that said Now on this 13th day of December, ing upon the petition of Frank R. upon the petition of Barbara C. his court room in the court house in application for such receiver will be to sell the following described real in and to the following described real tion is for the appointment of a re- which plaintiff will file in said action

Lots 10, 11 and 12 in Block 20 in the City of Plattsmouth,

of said estate.

result in wasted gifts or in harm.

per before me in the District Court before me at the District Court room in the court house at Platts
all would eat up lots of posters. all, would eat up lots of postage. mouth, Cass county. Nebraska, on in the court house at Plattsmouth, applicant and as surety for such re-The condition of King George has One is to turn the election over to the 28th day of January, 1929, at Cass county, Nebraska, on the 7th ceiver. aroused the solicitude of the whole the Literary Digest, as has many the hour of 10 o'clock a. m. to show day of January, 1929, at the hour of Of all of which you will take due British empire and the sympathy of times been suggested, and the other the world. The British royal fam- is to abolish the electoral college. the world. The British royal fam- is to abolish the electoral college istrator with will annexed of said Said Guardian to sell said Minor's ily has kept to the highest tradi- and select presidents, as they should estate in the above described real interest in the above described real tions of the dynasty. George has be elected, on the basis of the popu- estate for the purpose of paying estate for the purpose of maintenance, W. A. ROBERTSON, taxes, repairs and expenses of admin- support and education of said

istration of said estate.

JAMES T. BEGLEY. Judge of the Dist. Court. Fay H. Pollock, Attorney, Stanton, Nebr.

TRATOR'S SALE Notice is hereby given that at the hour of ten o'clock a. m., the under- ss. vendue to the highest bidder for cash, ceased: Lots four, five and nineteen (4, 5 On reading the petition of Mrs.

ALBERT FICKLER, nexed of the Estate of Theresa M. Fickler. Deceased.

ORDER OF HEARING and Notice on Petition for Settlement of Account

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

To all persons interested in the D., 1928. estate of Anna Vostrejs, deceased: On reading the petition of Anton (Seal) d13-2w

both the brothers working together, its, effects and assets of said Alice It is hereby ordered that you and with their peculiar temperaments Cory, deceased, not already adminis- all persons interested in said matter may, and do, appear at the County Ordered that January 11th, 1929, Court to be held in and for said The world is so full of a number plane would not have been develop- at the hour of ten o'clock a. m. of county on the 28th day of December, said day is hereby assigned for hear- A. D. 1928 at ten o'clock a. m., to The airplane wings, controls and ing upon said petition, when all per- show cause, if any there be, why the unknown; LLOYD O. HULLINGER in book 58, page 5 of the mortgage propeller came from the drawing sons interested in said matter may apprayer of the petitioner should not and MRS. LLOYD O. HULLINGER, records of Cass County, Nebraska why the prayer of petitioner should hearing thereof be given to all perthe hearing thereof be given to all Plattsmouth Journal, a semi-weekly E. Vallery filed his answer and cross sum of \$4889.25 together with inpersons interested in said matter by newspaper printed in said county for petition praying that the mortgage terest thereon at the rate of 6% of stresses and strains and surfaces, publishing a copy of this Order in one week prior to said day of hear-

said Court this 12th day of Decem- Cass county, Nebraska, January 18, of them of the amount due the plain-

A. H. DUXBURY. (Seal) d17-1w County Judge. ORDER OF HEARING AND NO-TICE OF PROBATE OF WILL lowing described property, to-wit:

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

To the heirs at law and to all

On reading the petition of Ralph On reading the petition of Sybil praying that the instrument filed in filed in this court on the 14th day cember, 1928, and purporting to be lowed and recorded as the last will and testament of Malinda Clymer,

prior to said day of hearing.

(Seal) d173w County Judge.

ORDER TO SHOW CAUSE

ty, Nebraska.

of Leslie Snyder, a Minor. estate, to-wit:

The NW% of the SE% and the NE% of the SW% of Section 21, Township 12, Range 10, East of the 6th P. M., in Cass

county, Nebraska-

mas giving should be permitted to ing expenses, both better than the persons interested in said estate ap-

It is further ordered that a copy It is further ordered that a copy without vainglory. At this time symmetry and the current illness. And if it pathy goes out especially to Queen also brought some slippery sidewalks, for a period of three consecutive weeks prior to the devoted and modest consecutive weeks prior to the devoted and the the date of hearing.

By the Court. JAMES T. BEGLEY, Judge of the District

ORDER OF HEARING AND NO-TICE OF PROBATE OF WILL

In the County Court of Cass county. Nebraska. State of Nebraska, County of Cass,

signed will, on the 5th day of Janu- To the people of the State of Neary, 1929, at the premises in Cass braska, and to all persons interested county. Nebraska, sell at public in the estate of Mary Kuhney, de-

The State of Nebraska, Cass coun- and 19), in the southeast quarter Roy Mayfield praying that the instru-(SE 1/4) of Section thirty-two (32), ment filed in this court on the 12th in Township twelve (12), Range day of December, 1928, and purport-In the matter of the estate of Hans fourteen (14), east of the 6th P. M., ing to be the last will and testament containing sixty-nine (69) acres of the said deceased, may be proved more or less, in Cass county, Nebras- and allowed, and recorded as the have been many years delayed if it You are hereby notified that I will ka, under License and Order of the last will and testament of Mary had not been for the Wrights. They sit at the County Court room in District Court of the Ninth Judicial Kuhney, deceased; that said instruwere pioneers of the truest type and 18th day of January, 1929, and on Nebraska, to pay debts, legacies and administration of said estate be

Court to be held in and for said coun-Dated this 4th day of December, ty, on the 11th day of January, A. D. 1929, at 10 o'clock a. m., to show cause, if any there by, why the pray-Administrator with Will An- er of the petitioner should not be granted; and that notice of the pendency of said petition and that 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 the 17th day of November, 1928 day of hearing.

Witness my hand, and seal of said court, this 10th day of December, A.

A. H. DUXBURY. County Judge.

NOTICE

Frank E. Vallery et al

Defendants To C. W. BURD, first real name

now held by him securing the sum per annum from November 17th of \$4,000.00 with interest, dated 1928. 1928, at 1:30 p. m., in Book 57 of tiff as aforesaid, said mortgaged preadjudged to be a second lien, subject cording to law to satisfy the sum only to plaintiff's lien, upon the fol- found due with interest and costs

A square lot out of the northwest corner of the west half of the northwest quarter of Section 23, Township 11, Range 13, east of the 6th P. M., in Cass county, Nebraska, and more particu-

larly described as follows: Commencing at the northwest corner of the northwest quarter of said Section 23, running thence south 147.58 feet, thence running east 147.58 feet, thence running north 147.58 feet, thence running west 147.58 feet to the place of beginning. in the County of Cass, Nebras-

That the amount due be adjudged, on at the rate of 6% per annum Netherland Indies in conventions vorce, charges that the film villian swooped down on a hotel and arrestwith other parts of the west were was a villian at home tor. Now it ed a score of men who were just with other parts of the west were was a villian at home, too. Now it ed a score of men who were just demonstrated at the re-annual fair at wouldn't even be surprising to find checked in from Chicago. Practically all persons interested in said matter, and the further sum said application for the appointment of \$3,000.00 with interest at 6% of a receiver will take place on the

In the District Court of Cass coun- 14th day of January, 1929, at 10 mortgaged property is probably in-In the matter of the Guardianship thereafter as cross petitioner can be indebtedness secured by said mort Now, on this 1st day of December, T. Begley, Judge of the District said mortgaged property is constant rents thereof during the pendency of said action, and to apply said rents in accordance with the order of said court. Cross petitioner proposes for for the support, maintenance and such receiver the name of L. J. Hallas or some other suitable person,

FRANK E. VALLERY. Defendant and Cross Petitloner.

Christmas and New Year greet- for pour parlers, intervention by the There is still time to have your the Permanent Court of International Justice. If all these measures fail name printed on them in type it may be necessary to muzzle the

additional charge.

Sam Beber and David E. Reber, Attys. 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, devisees, legatees, personal representatives and all other persons claiming any interest in her estate, real names unkonwn; LEOPOLD KUH & CO., the members of said firm, real names unknown, their unknown heirs, legatees, devisees, personal representatives and all other persons intrested in their estates: J. C. PETERSON & BROTHER, the members of said firm, their unknown heirs, devisees, legatees, personal representatives and all other persons claiming any interest in their estates; MRS. - ORR, first and real name unknown, wife of E. L. Orr her unknown heirs, devisees legatees, personal representatives and all other persons claiming any interest in her estate: GEORGE W. PEASE, his unknown heirs, devisees, legates; personal 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 three successive weeks prior to said Louis Ackerman filed his petition and commenced an action in the District Court of Cass County, Nebraska against the above named defendants and others, docket 4, page 88 for the foreclosure of a certain mortgage for \$4500,00 on lots 7, 8, 9 and 10 in block 33 and lots 5 and 6 in block 63 in the city of Plattsmouth and been the directing genius. But he administrator de bonis non of the day of December, 1928, and for final In the District Court of the County lots 7, 8, 9, 10, 11 and 12 block Plattsmouth, in Cass County, Nebraska, together with all the appurtenances thereunto belonging, which NOTICE was executed on June 20, 1927, by John Smith and Sadie A. Smith as mortgagors and given to the plaintiff as mortgagee and which was duly recorded on the 1st day of July, 1927 said mortgage being given to secure the payment of a certain promissory You and each of you are hereby note dated June 15, 1927, and plain-

'Mortgage Records," at page 534, be mises may be decreed to be sold acof suit and that said defendants and all persons claiming by, through or under them or any of them be excluded from and foreclosed of any and all interest, rights and equity of redemption or lien upon said mortgaged premises. Also prays that the court order the Sheriff of Case County, Nebraska, to immediately take charge of and administer the said premises until such time as a receiver is appointed and that the court appoint a receiver to take possession of said premises and care for and administer said premises during the pendency of this action and under the direction of this court.

You and each of you are required

to 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 You and each of you are required to take charge of the above described to answer said cross petition on or real estate, to collect the rents therebefore the 14th day of January, 1929, of and to care for and administer Witness my hand and the seal of or your default will be entered and said premises during the pendency in warfare, the next war is likely spector who handled the case says said Court, this 15th day of December 15th da Notice is also given that said cross in the petition of the plaintiff and petitioner has filed an application for his notice of application for appointthe appointment of a receiver as ment of a receiver filed in said action aforesaid and that hearing upon said on November 17th, 1928, upon the application will be had upon said grounds and for the reasons that said o'clock a. m., on said day, or as soon sufficient to discharge or satisfy the heard before the Honorable James gage involved in said action and that ceiver to take charge of the above and will submit to the court as evidescribed real estate, to collect the 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

> You will take notice and govern yourselves accordingly. LOUIS ACKERMAN.

Plaintiff.

Company and plaintiff offers as surety

for himself as applicant the Massa-

chusetts Bonding & Insurance Com-

In view of the tension between California and Arizona over Boulder Dam, and the likelihood that hostilities may break out between these two sovereign states at any moment, We have the finest stock of we suggest that the demarche calls of your own choosing at small Senators from the two states and apply cloture.