The Plattsmouth Journal

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

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

Germany is taking up auction

It may be that it's the goodness of the good that dies young.

the offing there. Which is real news. Henry achieve both liberty and

A lecturer may be a lecturer be- leg whiskey. fore marriage, but after that he soon joins the audience class.

is sunshine. It has always been moon- wandering about. shine, so the metaphor is unanimous.

up on his months this year, and came sibly this explains the reason for the rights and interests of the United out on January 2nd instead of Febru- editor's good health.

form. Senator Borah had to have terfere with dividends.

sincerely hoped the going will be day, but he gave her the slip. good all the way

new kind of necking.

only place you can find.

The recent honors heaped on the inventor of the airplane are enough to make any man feel that he'd rath- thus far in the lists of those Hoover international tribunal which is er be Wright than President.

201-Owing to the fact that Lindbergh bert B. Fall. has announced his engagement, Omaha girls can take it easy now and do more looking around at home.

she can't remember shooting her husband. Goodness! She should have tied a string around her finger.

shadow has crawled back out of sight.

We hope Colonel Lindbergh, who

between revivals and movies is the a year for their clothes. And the to put principal occupation of the people in bad thing about it is that they get the council

Top Coat

Values

A pedestrian has been defined a one who gets in front of a car.

Every driver has a right to half the road, but not the middle half,

Mexico says there is no revolt in | Modern descendents of Patrick objecting nations think that this death by drinking present day boot- power to restrict the action of the

The Kellogg-Briand peace treaty terference in such a way as to make so far as sixty countries are affected it a practical veto. There is un-Senator Reed of Missouri, says rum going concern. The others are yet doubtedly ground for the objection.

A health authority warns that cur- formulating of a reservation in such Mr. G. Hog must have gotten mixed rency is covered with germs. Pos- a way as to protect all the vital

The opinion of those Standard Oil bers, We are more convinced than ever stockholders seems to be that per- Although the State Department that prohibition is an effeminate re- jury isn't naughty if it doesn't in- has denied the report that Mr. Elihu

A woman automobilist tried to run looking to the revision of the Court's The Nebraska legislature is now down the traffic cop at the corner of well organized and under way. It is 16th and Farnam street the other

The farm relief organizations are A headline in the Kansas City Star, rounding up their work with the "Jury Hears Conrad Hug," prompts certainty that some time this year a the newspaper to ask if that is a measure will be passed in their in-

One thing that seems even shorter We may expect future wars to be than woman's skirts and hair is the deadlier and more expensive if the Mr. Kellogg's note would supplement time you are allowed to park in the outlawry of war has the same effect the treaty outlawing war. It would on them that prohibition has had do much to give practical effect to

> About the only names not noticed will probably appoint as cabinet of charged with the legal settlement of ficers are Harry Daugherty and Al- international disputes, and with the

> There seems to be some trouble fers the strongest hope for the subabout fixing the valuation of rail- stitution of reason and law for the roads. However, when they get into the hands of the receiver no such the nations. It is permanently work-

The man who says we do not have come when capital punishment will tecting the rights and interests of the be a thing of the past. We also have United States is devised, it is difficult like the ground hog who sees his noticed that the old models are rap- to see how the Senate can reject it

is fishing off the Florida coast, style; at least they are not to be onable proposition for the participacatches a few flying fish to show the found on marriage licenses. The doves tion of the United States in the work sailfish expert when he calls on disappeared about the time women of a court designed to adjudicate dis-

EXTRA-ORDINARY will prevail in the Senate's attitude

> It would be a long step toward further co-operation with the League of position is the best I ever owned and

At the recent dinner of all New England Brawn clubs, Charles Evans

T. Gilbert Pearson, president of the National Association of Audubon sist until Spring, when we may hope they will burst into song." If they do, it will probably be more due to their desire to bear Mr. Coolidge out than to endorse the climate.

HAIL PEDESTRIAN!

SECRETARY KELLOGG'S NOTE

Council. They say that the United

States could exercise this right of in-

Mr. Kellogg suggests that an in-

formal conference might lead to the

States and at the same time be un-

objectionable to the League mem-

Root, who has gone abroad osten-

sibly to participate in deliberations

protocol, is a formal representative

of the Government, yet it is under-

stood generally that he will endeav-

or to forward the object that Mr.

Kellogg has in mind. He consulted

with the President and Secretary of

State before leaving, and the purpose

of the administration.

of his visit is in line with the object

The accomplishing of the object of

that treaty because it would make the

United States a participant and a

supporter of the World Court, the

codification, interpretation and ap-

plication of international law. It of-

In moving to reach a satisfactory A Federal district judge, who must agreement with the League of Na- have been struck by an automobile tions which will protect the rights some time in his career, has finally and interests of the United States got in his revenge. He has estaband open the way to our participa- lished definite rights for the pedestion in the Permanent Court of In- trian when crossing a street.

ternational Justice, Secretary Kel- "When a pedestrian steps from the logg is attempting a thoroughly prac- curb to cross the street, having a tical and efficient effort to promote green signal with him," this judge ruled recently, "he does so by way The Senate reservation which the of invitation, and he cannot b najority of the nations in the League charged with contributory neglect if eclined to accept does not offer an the signal switches when he is in insuperable obstacle to agreement. It the street. Caught in this position, is the fifth reservation, which forbids the obligation rests upon the motorthe Council of the League to seek an ist not only to observe the situation, advisory opinion from the Court on but to wait until the crossing is any question in which the United clear." States may claim an interest. The

What a glorious victory for the jaywalker! Now he has the law on gives the United States too much his side all the way, defying the law when the red light or the traffic sign was against him. For him or against him, everything's in his fa-

> Yet we motorists can't afford to overlook the importance of the pedestrian's rights, whether he's right or wrong. That's a paradoxical statement, but it seems to be a paradoxcal fact that the pedestrian has ights even though he may be wrong. So we must respect them, both ways,

> In a way it's no more than proper hat some definite decision was made oncerning the pedestrian. Many an dd person, guided only by the traffic lights, has found himself stranded n the middle of a main street with automobiles coming at him from both lirections. Many an accident has ocurred as the result of this bewilder ng situation. Therefore it is necesary to advise the pedestrian in this predicament as to just what to do. Let him walk right on-the law is

But let him beware of the driver in hurry-law or no law!

----:0:----THE TREASURY OF BORAH

The Prohibition prophets are beet by bitter doubt, one fear, as they ponder the almost heretical concesion of Mr. Borah that the eighteenth amendment may possibly "be a mistake." They of the true faith know that this law is pure as the silvery purity of the stars, that it is a legislative Holy Grail, that here Vox said County Court this 18th day of NOTICE OF SHERIFF'S Populi is indeed Vox Dei, that he who February, 1929. stuff of concern consecration.

True, the man from Idaho has weilded a brave and shining lance against the Saracens, but just the same, his spirit is not fortified with the sublime conviction. Recall your Machiavelli: "He who is an object of suspicion is no longer guiltless."

and one-half miles east of Louisville: four and a half miles west and three

niles north of Murray, Nebr., on-Tuesday, March 5 with lunch served by the Ladies Aid. the following described property:

20 Head Good Shorthorns Mostly Roans

One thoroughbred cow, may be fresh by day of sale; two thoroughbred cows, giving milk; two cows, may be fresh by day of sale; four good cows, giving milk; three dry cows and five heifers.

One thoroughbred red roan bull 0 months old. (See note below.)

oull, 10 months old. NOTE-1 cannot furnish papers the bull 20 months old. He is a nice Wisnieski, of Dodge, Nebr. His disare bred to him.

Horses and Harness

Four good horses and two sets of narness. These horses and harness belong to C. H. Warner.

Farm Machinery, etc.

One 7-foot John Deere binder. one John Deere 12-inch stag gang hay sweep; one new hay sweep, never been used; one hay rack; one 1horse grain drill; one 6-h. p. Fairbanks-Morse gas engine; one good carriage; about 7 dozen chickens; a "For God's sake, who was female German police dog, 9 months

Terms of Sale

must be settled for before being removed from the premises

P. A. Hild,

REX YOUNG, Auctioneer W. G. BOEDEKER, Clerk

For Sale!

One 18x16 Sterling Disc, in good condition:

One P & O wide tread Lister, nearly new;

nearly new;

good condition; One Avery Cultivator;

er, and-One bay Mare, 12 years old, is one year from said 8th day of weight 1600.

Ed. Steppat Plattsmouth, Neb. Phone 2515

There is the germ of treason in his erville eventually props Borah's porrait on Poe's "Cash of Amotillado" our American wrestling trust and the ow-splashed October of 1919,

-:0:and a new president steps in

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

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

Samuel G. Latta, deceased. To the creditors of said estate: You are hereby notified that I will

it at the County Court room in Plattsmouth, in said county, on the 29th day of March, 1929, and on the 1st day of July, 1929, at ten o'clock in the forenoon of each day, to receive and examine all claims against said estate, with a view to their adustment and allowance. The time limited for the presentation of claims against said estate is three months eree. from the 29th day of March, A. D. 1929, and the time limited for pay- 1929. ment of debts is one year from said

Witness my hand and the seal of

(Seal) f25-4w County Judge. NOTICE TO CREDITORS

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

In the matter of the estate of Fritz

To the creditors of said estate: You are hereby notified, that will sit at the County Court room in 29th day of March, 1929, and on the tion at our farm home seven miles against said estate is three months west and three miles south of Platts- from the 29th day of March, A. D. mouth; three miles south and seven 1929, and the time limited for pay-

day of March, 1929. Witness my hand and the seal of said County Court this 23rd day of February, 1929.

A. H. DUXBURY, County Judge. E. MARTIN. £25-4 w

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of George W. Shields, deceased, To the creditors of said estate:

You are hereby notified that I will One thoroughbred red roan bull, 7 sit at the County Court room in Pitzer & Tyler and nonths old; one thoroughbred white Plattsmouth, in said county, on Lloyd E. Peterson, March 8, 1929, and June 10, 1929, at 10 o'clock a. m., each day, to receive with any of the cows, or the two and examine all claims against said young bulls, but I can give papers on estate, with a view to their adjustment and allowance. The time limred roan. I purchased him from John ited for the presentation of claims against said estate is three months from the 8th day of March, A. D. number of these cows and heifers 1929, and the time limited for pay-8th day of March, 1929.

Witness my hand and the seal of said County Court this 1st day of February, 1929. A. H. DUXBURY,

County Judge.

NOTICE TO CREDITORS

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

In the matter of the estate of Helen Pitz, deceased. To the creditors of said estate:

sit at the County Court room in Plattsmouth, in said county, on the 10th day of June, 1929, at 10 o'clock a. m., of each day, to receive and examine all claims against said estate, with a view to their adjustment

Society says the last he heard, only months will be given, purchaser giv- said estate is three months from the lery et al, Defendants, to satisfy a a few of the Bok nightingales remain- ing bankable note bearing eight per 8th day of March, A. D. 1929, and judgment of said Court recovered by prior to said day of hearing. and one or two may per- cent interest from date. Property the time limited for payment of debts Jennie A. Smith, Plaintiff against is one year from said 8th day of said Defendants. Witness my hand and the seal of 16, A. D. 1929.

said County Court this 1st day of Owner. February, 1929. A. H. DUXBURY,

County Judge. f18-?

- NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of Helen B. Perry, deceased. To the creditors of said estate:

will sit at the County Court room in A. D. 1929, at 10 o'clock a. m. of One P & O two-row Machine, Plattsmouth, in said county, on the said day at the south front door of 8th day of March, 1929, and on the the court house in the City of Platts-10th day of June, 1929, at 10 o'clock mouth, in said county, seil at public One McCormick Binder in a. m., of each day, to receive and auction to the highest bidder for cash examine all claims against said es-the following real estate, to-wit: tate, with a view to their adjustment and allowance. The time limited for the presentation of claims against One John Deere Corn Plant- said estate is three months from the 8th day of March, A. D. 1929 and the time limited for payment of debts March, 1929.

The same being levied upon and taken Witness my hand and the seal of said County Court this 1st day of as the property of Adelaide Burnett, February, 1929.

A. H. DUXBURY, (Seal) f4-4w

REFEREE'S SALE Notice is hereby given that by

firming the shares entered on February 1, 1929, in the case of Julia C. oul. He is potentially capable of be- Kratochvil et al, Plaintiffs vs. Joseph traying the cause. So don't be sur- G. Koukal et al. Defendants, then prised if the Royal Academy of West- pending in the District Court of Cass county, Nebraska, the undersigned was appointed referee to partition the land involved in said action; upon ty, Nebraska. and condemns him to sit forever in report of the referee that physical canvass along with Benedict Arnold, partition of the land could not be of Leslie Snyder, a Minor. made without great prejudice to the parties, it was thereupon ordered and suance of an Order and License issued 'black sox' of baseball infamy who adjudged by the Court that said land by the Hon. James T. Begley, Judge threw the World Series in the "yel- be sold and the proceeds thereof be of the District Court of Cass county, divided into shares between the par- Nebraska, on the 14th day of Januties as theretofore determined. In ary, 1929, to me, Barbara C. Snyder, pursuance to said judgment of the Guardian of the estate of Leslie Sny-Next Monday is the 4th of March, court, the undersigned referee will, der, a minor, I will on the 1st day on the 8th day of March, 1929, at of March, 1929, at 10 o'clock a. m., at ten o'clock a. m. of said day, at the the front dor of the court house in south front door of the court house, Platismouth, in Cass county, Nebrasin Plattsmouth, in said county, sell ka, offer for sale at public auction to

the said real estate, to-wit: The south half of the northeast quarter of the southeast quarter and the southeast quarter of the southeast quarter of Section 2; also the northeast quarter of the northeast quarter of Section 11, all in Township 12, North, Range 13, East of the 6th P. M., in Cass county,

Nebraskaat public auction to the highest bidder for cash. Fifteen per cent of the bid to be paid at the time of sale and the balance of the purchase money to be paid upon the confirmation of sale and making of deed by ref-

Dated this 4th day of February

J. A. CAPWELL, Referee.

SALE OF REAL ESTATE

the Clerk of the District Court of the provisions of a decree entered by Cass county, Nebraska, and accord- said Court on January 12, 1929, in tered by said Court on January 12, in The Nebraska City Building & Building & Loan Association, a Corporation, is plaintiff, and Louis Keil sell in the manner provided by law to sell in the manner provided by to satisfy the lien adjudged and delaw the real estate hereinafter de- termined against said land by said scribed to satisfy the lien adjudged decree in favor of plaintiff in the 1st day of July, 1929, at 10 o'clock and determined against said land by sum of \$1,110.62, with interest acin the forenoon of each day to receive said decree in favor of plaintiff in cruing and costs as in said decree prothe sum of \$2,502.48, with interest vided, I, the undersigned Sheriff of accruing and costs as in said decree Cass county, Nebraska, will on Satprovided, I, the undersigned Sheriff urday, March 16th, 1929, at 10:00 ited for the presentation of claims of Cass county, Nebraska, will on Sat- o'clock a. m., at the south front door urday, March 16th, 1929, at 10:00 of the court house in the City of of the court house in the City of ka, offer for sale and will sell at ment of debts is One Year from 29th Plattsmouth, in Cass county, Nebras- public vendue to the highest bidder ka, offer for sale and will sell at pub- for cash the following described real lic vendue to the highest bidder for estate in Cass county, Nebraska, tocash the following described real estate in Cass county, Nebraska, to-

Lot nine (9), in Block ninety-nine (99), in the City of Plattsmouth, and the east fourteen (14) feet of Lot four (4), in Block ten (10), in Young & Hays Addition to the City of Plattsmouth.

Dated this 6th day of February,

BERT REED. Nebraska.

Attorneys for Plaintiff.

SHERIFF'S SALE

State of Nebraska, County of Cass,

By virtue of an Order of Sale issued by Golda Noble Beal, Clerk of

est bidder for cash the following described real estate: A square lot out of the north-

west 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 particularly 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, Nebraska-All sums of \$10.00 and under, cash, and allowance. The time limited for The same being levied upon and tak-On sums over \$10.00 a credit of six the presentation of claims against en as the property of Frank E. Val- weekly newspaper printed in said

BERT REED.

Sheriff Cass County, Nebraska.

SHERIFF'S SALE

State of Nebraska, County of Cass,

By virtue of an Execution issued by Golda Noble Beal, Clerk of the District Court, within and for Cass county, Nebraska, and to me direct-You are hereby notified, that I ed. I will on the 9th day of March,

Lot one (1), in the northeast one-fourth (NE14) of the northeast one-fourth (NE14) of Section thirty (30), Township twelve (12), North, Range fourteen (14), East of the Sixth (6th) P. M., in Cass county, Nebraska-

defendant, to satisfy a judgment of said Court recovered by The Stand-County Judge. and Savings & Loan Association of Omaha, Nebraska, plaintiff against said defendant. Platismouth, Nebraska, January

virtue of judgment in partition con- 26, A. D. 1929. BERT REED, Sheriff, Cass County

Nebraska, NOTICE OF GUARDIAN'S SALE

In the District Court of Cass coun-In the Matter of the Guardianship

Notice is hereby given that in purthe highest bidder for cash the fol-

lowing described real estate, to-wit: The undivided sixteen onehundred-twentieths of the NW 1/4 of the SE% and the NE% of the SW 1/4 of Section 21, Township 12. Range 10, East of the 6th P. M., in Cass county, Ne-

braska Said offer of sale will remain open for a period of one hour. Dated this 26th day of January,

BARBARA C. SNYDER, Guardian of the Estate of Leslie Snyder, a Minor,

Her Attorney.

j28-5w

NOTICE OF SHERIFF'S

SALE OF REAL ESTATE Notice is hereby given that pursuant to an order of sale issued by suant to an order of sale issued by Cass county, Nebraska, according to ing to the provisions of a decree en- a cause pending in said court, where-1929, in a cause pending in said Loan Association, a Corporation, is court wherein The Nebraska City plaintiff, and Emily Morrison et al are defendants, commanding me to et al are defendants, commanding me the real estate hereinafter described o'clock a. m. at the south front door Plattsmouth, in Cass county, Nebras-

Lots three (3) and four (4), in Block thirty-three (33), in Young & Hays Addition to the City of Plattsmouth.

Dated this 6th day of February, Sheriff, Cass County. Nebraska.

Pitzer & Tyler and Lloyd E. Peterson. Attorneys for Plaintiff.

. Nebraska

Sheriff, Cass County, ORDER OF HEARING AND NO-TICE OF PROBATE OF WILL In the County Court of Cass coun-

> State of Nebraska, County of Cass, To all persons interested in the

On reading the petition of George the District Court within and for E. Dovey praying that the instrument of debts is one year from said Cass county, Nebraska, and to me di- ment filed in this court on the 7th rected, I will on the 23rd day of day of February, 1929, and purport-March, A. D. 1929, at 10 o'clock a. ing to be the last will and testament m. of said day, at the south front of the said deceased, may be proved door of the Court House in said coun- and allowed and recorded as the last ty, sell at public auction to the high- will and testament of David G. Babbington, deceased; that said instrument be admitted to probate and the administration of said estate be granted to George E. Dovey, as

It is hereby ordered that you, and all persons interested in said matter, may, and do, appear at the County Court to be held in and for said county, on the 8th day of March, A. D. 1929, at ten o'clock a. m., to show cause, if any there be, why the prayer 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 semicounty, for three successive weeks

Witness my hand, and the seal of said court, this 7th day of February, A. D. 1929. A. H. DUXBURY,

(Seal) f11-3w County Judge.

Advertise your wants in the Want Ad column for quick results.

A great many men are only waiting to lay aside that old heavy winter overcoat for a spic and span bran new Topper. ... Foreseeing the demand for these popular coats we have prepared an unusual

Wescott's

spuns. Regular sizes.

value at \$17. ... New, snappy patterns in tweeds and home-