THURSDAY, JAN 2, 1930.

PAGE THREE BACK TO THE CONSTITUTION Ready, You Bet ORDER AND NOTICE OF HEARING WANTED TO BORROW ORDER OF HEARING The Plattsmouth Journal on Petition for Appointment of In the County Court of Cass Coun-Five thousand dollars of private Administratrix. The American Constitution ty, Nebraska. When you want a Radio, you want money at 5%, will give first mort-In the matter of the estate of Katle was the work of an extraordin-The State of Nebraska, Cass counit "right now." You do not want class clear farm land .- H. W. Care Hoenshell, deceased. ary group of men such as bas PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA to have to "tune her in." You want of Journal. d30-2tw-1td. On reading and filing the petition In the County Court. seldom been seen living at the of W. A. Robertson, attorney for the In the matter of the estate of Ed-Entered at Postofilce, Platismouth, Neb., as second-class mail matter it ready to act at once. above estate, praying therein that ward D. Slocum, deceased. same time in any country and A few Cass county maps left at letters of administration be granted On reading and filing the petition such as never had been brought **Ever Ready** the Journal office. 50c each. to J. A. Capwell, or to some other of Clair Ferris and Ada Ferris pray-R. A. BATES, Publisher together in any other country to Radio suitable person, as administrator de ing that administration of said esundertake the immensely diffi-LEGAL NOTICE bonis non to administer upon the tate may be granted to Ada Ferris cult task of framing a fundagoods, chattels, rights, credits, effects, as Administratrix; Come see them-at the implement SUBSCRIPTION PRICE \$2.00 A YEAR IN FIRST POSTAL ZONE TO FRANCIS W. BENEDICT: Take and assets of the said Katie Hoen- Ordered, that January 17th, A. D. mental instrument of governstore. Hear them and know how notice that Georgia E. Benedict, on shall, deceased, not already admin- 1930, at 10 o'clock a, m., is assigned Subscriber: living in Second Postal Zone, \$2,50 per year. Beyond ment for a nation. It has become well they work. There is none to the 13th day of September, 1929, istered upon; 600 miles, \$3.00 per year. Rate to Canada and foreign countries, for hearing said petition, when all by its example one of the vital-\$3.50 per year. All subscriptions are payable strictly in advance. filed suit against you in the District It is Therefore Ordered that Janu- persons interested in said matter may excell them. lzing forces of the world. Court of Cass County, Nebraska, ask- ary 10th, 1930, at nine o'clock a. m., appear at a County Court to be held See us for whatever you may -Lord Bryce. ing for divorce on the ground of is hereby assigned for hearing said in and for said county and show need in Machinery, Repairs, cruelty and non-support. You are re- petition, when all persons interested cause why the prayer of the petition-That violating one part of the Stoves, Implements and Harquired to answer the petition on or in said matter may appear at a coun- er should not be granted; and that Have you turned over the new leaf Be good in 1930, and you will be Constitution to make another effecness. At your servicebefore the 3rd day of February, 1930. ty court to be held in and for said notice of the pendency of said petiver? tive can at last only demoralize the happy. Dated this 18th day of December, county, and show cause why the tion and the hearing thereof be given W. H. Puls people of the United States has been -:0:-1929. prayer of petitioner should not be to all persons interested in said mat-Resolve to give aid to the poor of The new bridge is doing some busigranted; and that notice of the pend- ter by publishing a copy of this order GEORGIA E. BENEDICT. the steadfast opinion of the Post-Disthe city. ness already. d19-4w Plaintiff. ency of said petition and the hearing in the Plattsmouth Journal, a semipatch from the inception of the eigh-Dealer in Hardware, Supplies and thereon be given to all persons in- weekly newspaper printed in said Don't talk of spring as yet. You Move onward and upward for the teenth amendment. SHERIFF'S SALE terested in said matter by publishing county, for three successive weeks, John Deere Implements It is therefore immensely encoura copy of this order in the Platts- prior to said day of hearing. may get fooled. prosperity of Plattsmouth. aging to us to learn that this senti- Phone 33 Plattsmouth, Neb. State of Nebraska, County of Cass, mouth Journal, a semi-weekly news- Dated December 16th, 1929 A. H. DUXBURY. paper printed in said county, for ment is gaining ground in the delib-The funeral of Grandma Wescott A woman's tongue is her sworderations of Mr. Hoover's Law En- will the people like him clamor for By virtue of an Order of Sale issued three successive weeks, prior to said (Seal) d23-3w County Judge. by Golda Noble Beal, Clerk of the day and hour of hearing. Said hearwas largely attended. and she never allows it to rust. forcement Commission. Judge Paul the heads of all those with the cour-District Court, within and for Cass ing to be held in the County Court SHERIFF'S SALE There is no use fretting over hard J. McCormick of California, a mem- age to tell the country the truth. county, Nebraska, and to me direct- Room of Cass County, Nebraska, on How about it? Are you going to ed, I will on the 3rd day of Febru- the day and hour above specified. State of Nebraska, County of Cass, ber of the commission, has just as Back to the Constitution!-St. carry out the resolutions? times. Maybe they won't come. ary, 1930, at 10 o'clock a. m. of said Dated this 16th day of December, ss. setted his belief that to put down Louis Post-Dispatch. 101 day at the south front door of the A. D. 1929. By virtue of an execution issued A girl remains innocent by not tell- Among other things a young man Government lawlessness and restore Court House, in the City of Plattsby Golda Noble Beal, Clerk of the BY THE COURT. doesn't learn until the honeymoon is the constitutional rights of the peoing a lot of things she knows. mouth, in said county, sell at public District Court within and for Cass A. H. DUXBURY. UNOSTENTATIOUS WEALTH over is that he did all his talking ple will be the first objective of the auction to the highest bidder for (Seal) d16-2w county, Nebraska, and to me direct-County Judge. Marrying a man to reform him is during the courtship. cash, the following described real esed, I will on the 25th day of Janucommission. Judge William S. Ken- Even at the present time, when ary, A. D. 1930, at 10 o'clock a. m. tate, to-wit: like drinking liquor to destroy lt. SHERIFF'S SALE yon of Iowa, also a member of the the value of money has shrunken of said day at the south front door The east half of Lots one (1), Women are wearing their dresses commission, has just refused, in the considerably from what it was a quar-These are the days when a fur longer. The way some of those stocks case of Charles Day, a case coming ter of a century ago,, the possession two (2), three (3) and four (4), of the court house in the City of Sstate of Nebraska, County of Cass, in Block three (3) in Stadel-Plattsmouth, in said county, sell at coat becomes a woman's crying need, acted the other day the men will be down from the Federal courts of Ne- of three million dollars would still By virtue of an Order of Sale public auction to the highest bidder man's Addition to the City of issued by Golda Noble Beal, Clerk for cash the following real estate, Plattsmouth, Cass county, Nedoing that same thing. braska, to permit the Government to appear sufficient to distinguish a man General Smedley D. Butler was braskaof the District Court within and for to-wit: prosecute Day under the eighteenth from the crowd as a person of con-The same being levied upon and called on the carpet again the other | The reason poker clubs and lodges Lot twelve (12), Block thirty Cass county, Nebraska, and to me taken as the property of John F. directed, I will on the 18th day of amendment while denying him the siderable wealth. Yet there was pub-(30), in the City of Plattsflourish is because there isn't enough day. Wolff et al, defendants, to satisfy a January, A. D. 1930, at 10 o'clock benefit of the fourth amendment. lished the other day an account of a mouth, Cass county, Nebrasbaloney and apply sauce served when judgment of said court recovered by a. m. of said say, at the south front 1:2-That is, the Government has no right business man who lived so quietly The most pathetic figure these they get home from work. The Plattsmouth Loan and Building door of the court house, in the City the same being levied upon and to search and seize anybody's prop- and without ostentation that no one days is the girl who has to get under Association, plaintiff, against said de- of Plattsmouth, in said county, sell taken as the property of Tyra Hall, Every time we see a sweetle near- erty without warrant. In the Omaha outside of a small group of intimate at public auction to the highest bid- defendant, to satisfy a judgment of the mistletoe to get kissed. fendants. ly strangling the driver we know we case, as in several others, Judge Ken- friends realized that that was the Plattsmouth, Nebraska, December der for cash the following real es- said court recovered by Goldberg Plumbing & Heating Company, a cor-0th, 1929. Think of what you will do in 1920. have seen a young man who doesn't you has consistently refused to per- extent of his wealth until his death tate, to-wit: BERT REED. poration, as assignee, plaintiff against Lot 22 of Sub-Lot 4 in the One thing, that you will be better lock for girls with brains to date mit the Government to become a law revealed the fact. Sheriff Cass County, said defendant. southwest quarter of the southbreaker for the purpose of catching The incident is worthy of mention than you were in the old years. Nebraska. Plattsmouth, Nebraska, December with. west quarter of Section 14, in that it appears to be character- d30-5w 11th, A. D. 1929. law breakers. Township 11, Range 13, east of BERT REED. Every girl longs to be so beautiful At last we have the dry's lilea of George W. Wickersham, chairman istic of many American millionaires. the 6th P. M., in Cass county, ORDER AND NOTICE OF HEARING Sheriff Cass County, that even the finest photographs of whoopee. On Jan, 16 they will cele- of the Hoover commission, is also There is little inclination on the Nebraska, containing 1.69 acres; Nebraska. also Lot 25 of Sub-Lot 4 in her all her friends will admit don't braie the eighteenth amendment's known to stand against official law- part of many wealthy men for the In the County Court of Cass Cound12-5w southwest quarter of the southanniversary by a nationwide bell- lessness. It is therefore very likely display that is usually associated ty, Nebraska, do her justice. west guarter of Section 14. SHERIFF'S SALE that the report of the commission with the name of millionaire. They In the matter of the estate of David ringlng.

PLATTSMOUTH SEMI - WEEKLY JOURNAL

The Obio man who traded his wife. to walt for Santa Claus.

The first duy two efforts which have been made to en- wealth until the size of their for-

Township 11, Range 13, east of the 6th P. M., in the County of Cass, Nebraska, containing 16/100 of an acre, excepting that part of said Lot 25 theretofore deeded to School District No. 56 in Cass county, Nebraska, and also excepting that part f said lot theretofore deeded goods, chattels, rights, credits, effects

State of Nebraska, County of Cass,

ary, 1930, at 10 o'clock a. m., of

By virtue of an execution issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed. I will on the 11th day of Janu-

will sustain the position so long tak- are content with comfortable homes J. Hoenshell, deceased, On reading and filing the petition baby and household goods for a motor The trouble about having a girl en by the Post-Dispatch. There is no and simple standards of living that of W. A. Robertson, attorney for the

cycle, apparently was too impatient lay her cheek on your manly shoulder question in our mind but a consider- are within the reach of other per- above estate, praying therein that The senson for hunting deer open-in New Jarsey. The first deer open-

correct is due to the unconstitutional not attract attention on the score of suitable person, as administrator de

men were killed and three wounded. The girl who is so crazy to get force prohibition, or 150 years the tunes is disclosed with the filing of and assets of the said David J. Hoen- the same being levied upon and the court house in the City of married that she is easier than the American people enjoyed the benefit their wills. 2.0 "deer" tecord is given. shell, deceased, not already admin- taken as the property of Louisa A. the court house in the City of Burr et al. defendants, to satisfy a Plattsmouth in said county, sell at fu to catch, grows up to be either of the Bill of Rights. It was never There are sections of the country listered upon; Another reason why divorce is get-ting more common is because the grass widow. law until the Government and the alone contributes less prestige than is hereby assigned for hearing said said defendants. to-wit: frail who is best at making whoople It sort of looks as if the painted states tried to thrust upon the people it does in the newer sections, where petition, when all persons interested Plattsmouth, Nebraska, December The undivided two-twentycomplexion had been more success- a law from which fully half the vast fortunes have been built almost in said matter may appear at a coun- 10th, A. D. 1929. is the worst at making ples and such. firsts (2/21) of the west half of fal in drying up the feminine eyes population dissented. It was then over night. And, allowing some con-Lot 4 in Block 34, in the City BERT REED. Government's scheme to make of Plattsmouth, Cass county, stamps that stick should be entrust-than prohibition has been in drying that mans home ceased to be his spicuous exceptions, the mushroom Court Room in the Court House at Plattsmouth, Nebraska, and show Sheriff Cass County, Nebraska, subject to life estate Nebraska. castle. it was then that man no long- millionaires are most apt to advertise cause why the prayer of petitioner d12-5w ed to the tariff framers. They've up the country. of Emma Hatt, widow, thereiner had to be tried in the vicinage their wealth. should not be granted; and that gummed up everything pretty well so the same being levied upon and taken notice of the pendency of said peti-When the snow is piled high in of the crime of which he was accused. NOTICE OF FORECLOSURE as the property of John V. Hatt, detion and the hearing thereon be OF REAL ESTATE MORTGAGE fendant, to satisfy a judgment of front of the garage door and the bat- It was then that man ceased to be PAPER CUPS given to all persons interested in said said court recovered by Plattsmouth Do you remember the good old days tery is dead there isn't much that secure in his person and his chatmatter by publishing a copy of this In the District Court of the County State Bank, a corporation, plaintiff This craze for sanitary containers order in the Plattsmouth Journal, a on Christmas eve when the villagers any of President Hoover's commis- tels. All these rights were inalienable in the United States until proof Cass, Nebraska against said defendant. gathered on the outskirts for a vitte slong can do about it. Plattsmouth, Nebraska, December fered for sale or given away has now said County, for three successive H. J. Spurway, Receiver of hibition. They had been dearly match with turkey heads as the tur-10th, A. D. 1929. reached the stage where extrava- weeks, prior to the said day and hour the Clarinda National BERT REED. Our idea of a safe bet is that the bought upon the battlefields of time. gets? of hearing. Bank, of Clarinda, Iowa, gances are being committed in its Sheriff Cass County, susband of a "red-hot mamma" gets The states refused to ratify the Con-Dated this 16th day of December, Plaintiff | NOTICE Senator Brookhart says tobacco cold meals, and that the "sugar stitution until these priceless guar-Nebraska. A. D. 1929. VS. d12-5w BY THE COURT. Ella E. Hale et al. stupefies the imagination. Well, for daddy" is just a bitter disappoint- antees were attached to it. In the wire-tapping and automobile in germ-proof paper bags before per-A. H. DUXBURY, Defendants NOTICE heaven's sake Senator! Havou't you ment to his own wife. (Seal) d16-3w County Judge. mitting them to try on dresses. And To Ella E. Hale, nonread any of the cigaret advertiseseizure cases the United States Sup-in the capital of North Carolina they To Naoma Hansen, James Gray, NOTICE OF SUIT IN PARTITION. resident defendant: News that skirts are going to be reme Court itself was swept from its William H. Shafer, Samuel H. Elbert, ments? You are hereby notified that on fine the corner druggist who serves ionger means the alarm has gone off moorings by this attempt to enforce soda water in clean glasses instead In the District Court of the County June 5, 1929, the plaintiff filed his R. M. Clarke, the heirs, devisees, legapetition and commenced an action in tees, personal representatives and all If you gave a modern frail a sew- for the imagination, and after a prohibition at every cost. A majorof Cass, Nebraska. of paper cups that are sanitary by the District Court of the County of other persons interested in the esing basket she would think you were couple of healthy yawns it will have ity of the Court said the Government Cass, Nebraska, to foreclose a mort- tate of John E. Moore, deceased, real Arthur N. Sullivan and statute. so crazy you even would give a motor to get up and get busy again. gage on fractional Lots 1 and 2 and names unknown; the heirs, devisees, could resort to wire-tapping to catch Many soda fountain habitues de- wife, Laura Sullivan, all of Lots 3 and 4, all in Block 22, legatees, personal representatives car owner a bale of hay as a Christ-bootleggers, and a majority of the Plaintiffs A princess has been found wash- court said that prohibition enforcetest the paper drinking cups forced in the City of Plattsmouth. Cass coun- and all other persons interested in mas present. upon them by a paternalistic legis- Adeline Spangler and husing dishes in a Chicago restaurant. ment officers could seize automobiles ty, Nebraska, and to have the mort- the estate of Alfred H. Townsend, gage owned by plaintiff, being a deceased, real names unknown, and lature. So dispensers, if they would band, John H. Spangler; One reason why so many modern We have lots of princess in this coun-NOTICE mortgage for \$5,000.00 given by all persons having or claiming any girls will grow up to be grass widows try who wash dishes thrice daily, alplease their patrons, must flout the Mary E. Phillipson, wid-Henry Clark and May Clark to George interest in the southeast quarter law. There is but one way out of ow; Kenneth Sullivan, sinwho splurge on alimony is because though they don't like to do it. K. Petring filed in the office of the (SE 1/4) of the northeast quarter their dilemma. Revive the custom so Georgia Sullivan, minors; ping decision, Justice Brandeis said gle: Herman Sullivan and Register of Deeds of Cass county, Ne-braska, on the 24th day of December, the southeast quarter $-(SE_{14})$ of Evidently there are a good many that if the Government itself is to they refuse to let their mammas long in vogue in old-time barber Elijah M. Griffin and wife, ed wives men can live with long zirls who are so proud of their un-1925, and recorded in Book 54 of the Section twenty-five (25), in Townbring them up to be nice, old-fashionderpinning that they are going to The court of almost all the states shops. Cora Griffin, Mortgage Records of said county at ship twelve (12), north of Range page 636, assigned to Ella E. Hale thirteen (13), and the southwest Defendants. make a nose at Dame Fashion and ro have yielded to this same impulse to Vision of the old-time barber shop enough to celebrate golden weddings. with shelves of inscribed shaving April 3, 1926, and recorded April 15. Quarter (SW %) of the northwest right on using a lot of care in select- make prohibition effective by aband-To Adeline Spangler and husband, mugs bring visions of the soda foun- John H. Spangler; Mary E. Phillip-1926, in the office of said Register of Deeds in Book 56 of Mortgage Rec- (W'_{2}) of the southwest quarter oning the rest of the Constitution. tain of the future. Behind the marble son, widow, and Kenneth Sullivan, bar are shelves of glasses each bear- single, non-resident defendants: ords of said county at page 147, and (SW 14) of Section thirty (30), in The right of castle, or security of the by the said Ella E. Hale assigned to Township twelve (12), north of You and each of you are hereby Adolph Menjou, screen star, after person, or any other of those guaring the name of its owner and sacred notified that on December 12, 1929. Clarinda National Bank, of Clarinda, Range fourteen (14), all east of the making some \$5,000 per week in antees reserved for the American peo-Iowa; which assignment has been Sixth Principal Meridian, in Cass to his lips alone. the plaintiffs Arthur N. Sullivan and America, went over to Paris, to have ple by the men who made the Con-Farms for Sale! Something must be done. A nation Laura Sullivan filed their petition county, Nebraska, real names unlost and was not placed of record, accustomed for generations to taking and commenced an action in the Dishis appendix removed. Someboly stitution, have long ago ceased to foreclosed; and that there is now due known, Defendants: thereon the sum of \$5,000.00 with You and each of you are hereby ought to send that chap a batch of mean anything in many of the states. its beverages from thick-lipped glass-Nebraska, to partition Lots 10 and trade-at-home literature. Yet in making their constitutions all notified that on the 10th day of es, restaurant cups and steins can 11 in Block 38 in the City of Plattsinterest at 6% per annum from June of the states incorporated in them not acclimatize itself to paper cups. mouth, Cass county, Nebraska, al-80 acres, new improvements, good answer said petition on or before ston, as plaintiff, filed his petition in land, 12 acres alfalfa, running wat- The little socks the little girls are the Bill of Rights. er, on gravel road, 3 miles west of wearing look "hot" but we don't The best service Mr. Hoover's com-Plattsmouth. that thinly clad section between the save the Constitution. Without that er it will be in such a way that the one-fourth interest in said premises: 240 acres, splendid improvements. ankles and where the coat starts we can reap at last only the anarchy silk stockings won't be a total loss that Kenneth Sullivan, Herman Sul-Nebraska City Building & Loan As- southeast quarter (SE 1/4) of the 30 acres prairie hay. All land has from getting goose pimples on it. which Justice Brandeis has foreseen and there still will be some excuse livan and Georgia Sullivan are each sociation, on said premises, and that northeast quarter (NE%) and the been seeded down to sweet clover and 10^{-1} must result from official lawlessness. x a man who gives you the lm- it is going to take courage for the index there shill will be some excuse the owners of an undivided one- x a man who gives you the lm- it is going to take courage for the index the owners of an undivided one- x a man who gives you the lm- it is going to take courage for the index the owners of an undivided one- x a man who gives you the lm- it is going to take courage for the index the owners of an undivided one- x a man who gives you the lm- it is going to take courage for the index the owners of an undivided one- x a man who gives you the lm- it is going to take courage for the index the owners of an undivided one- x a man who gives you the lmtimothy and clover, and now produc-Many a man who gives you the im-It is going to take courage for the ression bis wife must have to take to make the point that are not supposed to show, but praying for a decree fixing said shares over harred and forealesed of any five (25), in Township twelve (12), ing good crops. Good small orchard. Three miles south of post office and pression his wife must have to take commission to make the point that which often do. of said parties and partitioning said ever barred and foreclosed of any North of Range thirteen (12), and real estate, or that said premises be and all right, title, lien, interest or an aspirin after every look at him the Government itself must respect isn't as big a headache as a husband the law before it can ask the people Balcony seats are where old mar- sold and the proceeds divided accord- premises and sold and the proceeds divided accord- premises and sold to premises and sold to be the sold and the proceeds divided accord-11/2 miles from gravel. Terms to suit as some of the fellows who are hand-somer than shelks in the collar ads. The people who have put ried women sit and look down on parties and for coultable relief. purchaser. somer than shelks in the collar ads. prohibition above all other causes the sweet young things in the or-You are required to answer said plaintiff under said mortgage. Other Bargains in Cass (30) in Township twelve (12), North are not going to take kindly to the chestra chairs who can't be made to petition on or before Monday, the Of all of which you will take due of Range fourteen (14), all east of County Farms-See Sometimes we think a beauty spec- suggestion that the criminal methods believe that in a few years they, too, 27th day of January, 1930, or a de- notice. the 6th Principal Meridian in Cass H. J. SPURWAY, afist who tackles the job of trying pursued in the attempt to make vio- will be watching the shows from a fault will be duly entered and a decounty, Nebraska, and to exclude Receiver of Clarinda Nationto make something out of a homely lations of this law crimes are at the higher level. cree entered in accordance with the you and each of you from any inal Bank, of Clarinda, Iowa, prayer of said petition. Of all of terest therein. face has the most nerve, and at other bottom of that crime wave which the Plaintiff. -:0:-which you will take due notice. You and each of you are required times we are convinced it is the commission was created to correct. It's hard sometimes to tell wheth-W. A. ROBERTSON, ARTHUR N. SULLIVAN to answer said petition on or before PLATTSMOUTH, NEBR. heart-throb editor who thinks she As Senator Harris of Georgia, him- er people are trying to be as dis-Attorney. and LAURA SULLIVAN. the 27th day of January, 1930. d16-4w can get the love-sick letter writers self in contempt of the fifteenth agreeable as the weather, or whether Plaintiffs BENTON W. LIVINGSTON. W. A. ROBERTSON, to take the sound advice she gives amendment, is clamoring for the of- it is the weather that is trying to be Legal Blanks of all kinds for sale Attorney for Plaintiffs. MORSMAN & MAXWELL. ficial head of Judge McCormick, so as disagreeable as some people. them. d16-4w at the Journal office. His Attorneys.

