The Plattsmouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA Entered at Postoffice, Platismouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 A YEAR IN FIRST POSTAL ZONE Subscribers living in Second Postal Zone, \$2.50 per year. Beyond 600 miles, \$3.00 per year. Rate to Canada and foreign countries, \$3.50 per year. All subscriptions are payable strictly in advance.

The wets get cheers in Congress but not the cheer they seek.

Wonder if Shearer is hiding around in dark corners at London.

--:0:---

----:0:----All the summer birds seem to be to America to get rich. here, and busy as little bees.

---:0:--always suspected the dog was.

-:0:--We suppose that even Chicago used to think Jesse James was tough,

The bootlegger does not dare adopt the slogan "good to the last drop."

-- 101---As a spring month, February has given March something to shoot at!

The wets still have before them

Did it ever occur to you that many merely busts?

Would be correct to refer to the chief executive of a sugar water camp as a sap head?

What is the use of self-analysis when the neighbors can tell you just what you are?

It's easy enough to find the entrance to debt, but the exits are few

and hard to locate. The question of the hour is what were all the radio announcers before

they quit working. -:0:-The poor Chinese soldier never knows whether he will get paid next

month or be a rebel. The opinion the others usually have of the gent who thinks he is the life of the party is that he is

Gold once more has been discovered 4n Alaska. Where it's forty below, the witty ladies no doubt continue to dig in warmer climes.

dead from the neck up.

If styles go back to those of the gay nineties the girls are going to find going to bed a heap more com-

the old "sign the pledge" movement that, it being commonly known that which proves that prohibition is a hungry hound makes the best hungrowing more successful every day.

What would the Supreme Court of the United States be like if the Senate had full power to set up and enforce the standard of qualification?

A woman complains that too many drinking scenes are being shown in the movies. People go to the movies result of some speeder's "scorching," and disgusted with its impotency to be entertained, not to become will not want the newspapers to Multiplied thousands, yea, millions of

paper a speech of Count Karolyi's is don't know it.

Senator McKellar says Mr. Mellon the Secretary of the Treasury must weary a bit of those fulsome compli-

> Has Made Good with **MILLIONS!**

Same Price

25 ounces for 25¢

Pure - Economical

USED BY OUR GOVERNMENT

MILLIONS OF POUNDS

Spain may have felt herself entitled

to a share of it. Once the rich went to Europe to get cultured; now the cultured come

---:0:--Mr. Norris opposed Mr. Hughes Senator Vest was no myth. But we because Mr. Borah had an off day and he can and does kick. So do many wasn't opposing anything.

> ----:0:--made for poets. And every one of ride a mule than a splintered rail. 'em tries to make my pages.

----:0:---

....:0:---Even the man who looks as if he ly belongs to the mule. would be harder to love than a cootie the great task of drying up Brook- hasn't any more chance than a rab- well-heeled best-known representa-

Politics and prohibition are bemodern ancient works of art are coming so entangled that it is difficult to distinguish one from the

> Census taking is about to begin, so you'd better decide how much of a lie you're going to tell about your

"There stands Massachusetts" may pointed out, that is not his fault. now be revived by the drys into "There staggers the old Bay-rum

You won't believe it, but you probably are happier with what you have taken than you would be with what

Scientist declares that many animals laugh. Well, why shouldn't they? They don't have any easy pay-

Ever since Chicago stopped paying her policemen the cops have been pestering the gangsters half to death, Up in Michigan they've revived but there's nothing so unusual about

CAUTION FOR MOTORIST

times. Yet pedestrians who have nar- election next November. the ears of the public indefinitely.

a complaint against them, take away ciples and policies he proclaims.

should realize that the highways are becoming more crowded every year adequate a few years ago, is no long-

Many operators have constantly been doing things which would cre-

to go through an automobile acci- in said matter by publishing a copy ers, mailed to their usual address, people bitterly regret their careless- nal, a semi-weekly newspaper print- ing. ness if they have been at fault. It is ed in said county, for three weeks prior to said day of hearing. infinitely better to show a pleasant | spirit of courtesy, take things easy unto set my hand and the seal of said on the roads, and avoid the regret Court this 15th day of February, A. and loss that must come from a ser- D. 1930.

THE VANISHING MULE

It is reported by the busy statisticians that the mule is vanishing, ruption and mismanagement in govthat he is to become as the dodo- ernmental affairs as publicity. a memory. It is declared that the modern tractor is pushing him, to favoritism and incompetence that crowding him, even as the white man prevailed in her tax assessments. For pushed and crowded the red masters many years the assessments were kept of the land in the long ago.

cold and calculated prediction. We one knew it, and those who were heneed the mule. We want something ing fleeced never protested. left that we may cuss at and appre-

cilable" in Congress, and we like the mule better than his congressional likeness, who is neither kindly, pa-

people who have less brains than the jackass, and anybody with a sense of NOTICE TO UNKNOWN AND Spring, said the editor glumly, is the fitness of things would rather

Anyhow, the jackass is a part of our history. We've never fought a One manufacturer says he will soon war without him, and without him legatees and personal representatives produce a fool-proof airplane. Shucks. we couldn't have fought one success-Give us a fool-proof automobile first. fully; and we have never lost a war,

But perhaps the long-eared and go-we hope not-for Robert Freeman, of St. Paul, Minnesota, has organized the first fackass club. These face of the congressional gentleman who, not so long ago, sneeringly and February has been too good to be new crusaders will not go back on the sistently and faithfully heads the Democratic ticket. And, as we have

---:0:----A DEMOCRATIC YEAR

Considering its demand for naval passing significance in the election petition in the District Court of Cass In witness whereof, I have here able title. Said sale will be held tonnage the French Chamber, in lo- of W. J. Granfield as member of Concal politics, seems particularly light- gress from Massachusetts to fill the which is to quiet the plaintiff's title ary, A. D. 1930. unexpired term of Congressman Kay-

Mr. Granfield is a Democrat. His predecessor was a Republican.

The district from which he was chosen has hitherto been a Republican stronghold. It is the home district of alvin oolidge. It is also the home district of Senator Gillett, former Speaker, and Mr. Gillett represented it many years in the lower

Nevertheless Mr. Granfield was elected over a strong Republican opponent by a large majority, and the chief issue of the campaign was the Hoover administration - its utter failure to make good the pledges of the last campaign, and to maintain normal business conditions.

There are going to be a lot of re-The subject of caution in automo- suits like these when the ballots are bile driving has been repeated many counted in the regular congressional

row escapes, and the careful drivers | The American voters are dissatiswho are almost smashed up as the fied with the Hoover administration will want the subject dinned into now wishing they had voted for the Democratic nominee, who, regardless There are some drivers who are of all things derogatory that may be impervious to criticism. About the said about him, is a man of action only way to deal with them is to file who knows how to carry out the prin-

their license or otherwise penalize Yea, it looks like this is going to The majority of drivers, however, are more than good to gain a majorshould be accessible to reason, and ity in the lower house of Congress.

Phone your news to the Journal

ORDER OF HEARING and Notice on Petition for Settlement of Account.

In witness whereof, I have here

A. H. DUXBURY, (Seal) f17-3w

County Judge. f20-4w

VALUE OF PUBLICITY

There is nothing so deadly to cor-

Chicago's financial mess dates back secret; and so, though they were Let us be permitted to doubt this amazingly unequal and unjust, no

A couple of years ago, however, the States Tax Commission ordered The mule is kindly-unless cross- the assessment published. And then ed and abused—and he is patient and the trouble came. Chicago citizens useful and ornery. We need him to rose in wrath, and while the present With so much trouble in the world, laugh at, and furnish a vehicle for period of bankruptcy is mighty unodious comparison. We know him to pleasant it will end in a much fairer, be a hybrid; but so is an "irrecon- more efficient assessment, and Chi cago will be much better off.

Shady political exploits are always pulled off in the dark. If the light of publicity is kept shining all The mule is faithful and hardy and the time graft and incompetence can't the Plattsmouth Journal, a semi-

NON-RESIDENT DEFENDANTS

To Martin A. Jones and Elfzabeth D. 1930. J. Jones, his wife, if they are living, if not, the unknown heirs, devisees, (Seal) 124-3w of the said Martin A. Jones and Elizabeth J. Jones, his wife; all persons interested in the estate of Henry the credit naturally, and very large- Montgomery, deceased; all persons interested in the estate of Simpson C. Bethel, deceased, unknown defend- ty, Nebraska. ants: Albert D. Welton and -

Welton, his wife, first real name untvies from Missouri will not have to known; George M. Streeter, widower; Earl Howard and Myrtle Howard, ceased: husband and wife, non-resident defendants; and all persons having or E. Dovey, Executor, praying a final laiming any interest in or to Lots settlement and allowance of his acclubs will be supposed to bray for twelve (12), sixteen (16) and seven- count filed in this Court, on the 19th the farmer and kick dirt into the teen (17) except a strip thirteen (13) day of February, 1930, and for final feet wide along the south side of settlement of said estate and for his Lot seventeen (17), all in the south-discharge as Executor; west quarter (SW 1/4) of the south- It is hereby ordered that you and sarcastically referred to the "sons of east quarter (SE14) of Section thirty- all persons interested in said matter the wild jacass;" and it reasonably one (31)), Township twelve (12), may, and do, appear at the County may be suspected that these militant N. Range nine (9), east of the 6th Court to be held in and for said countrue, and we are afraid she simply docile and maligned animal whose (26), twenty-seven (27), twenty-cause, if any there be, why the prayhas turned all her rough stuff over only real objection is that he con- eight (28), thirty-seven (37), thirty- er of the petitioner should not be eight (38), thirty-nine (39) and forty granted, and that notice of the pen-

> of, real names unknown Defendants. There is something of more than ary, 1930, Oliver E. Sayles filed his hearing. each of you, the object and prayer of said Court, this 19th day of Febru- Dated this 15th day of February, to all the real estate above described, and to exclude you, and each of (Seal) f24-3w

> > remove the clouds dast upon plainiff's title to said real estate. You and each of you are required to answer said petition on or before Monday, the 7th day of April, A. D.

you from any interest therein, and to

OLIVER E. SAYLES,

Plaintiff. J. C. Bryant, Attorney for Plaintiff. f17-4w

NOTICE OF INCORPORATION

braska, to be known as the Platte as Guardian; the office of said Corporation in the county, on the 21st day of March, of Greenwood, Cass county, Nebras- braska, for the purpose of paying the City of Plattsmouth, Cass county, 1930, at the hour of nine o'clock a. ka. lying north of railroad right of Nebraska, on the first Saturday in m., to show cause, if any there be, way, also all of Lot 8, in Jones First tate. said corporation shall be general con- tice of the pendency of said petition divided one-half of Lot 10 in Jones' of culverts, the doing of road work the Plattsmouth Journal, a semi- costs of administration of said esstop talking about this thing. They voters who supported Hoover are and all classes of business of a gen- weekly newspaper printed and of gen- tate. eral contracting nature. Said Cor- eral circulation in said county, for And it appearing that there is and sell real estate and such kinds hearing. necessary to its business. The capital unto set my hand and the seal of said administration; andstock of said corporation is the sum Court this 20th day of February, of 3000 shares of the par value of A. D. 1930. \$50.00 each, all subscribed and paid for at the time of its organization. (Seal) f24-3w be a Democratic year; that chances The existence of said corporation commenced on the 23rd day of December, 1929, the date of the filing of its Articles of Incorporation, and continuance for a period of fifty years. The business of said corporation shall be conducted by a board of three directors to be elected by the stockholders at their annual meeting and estate of Benjamin Dill, deceased: to hold office for the period of one year, and conducted in the manner Franklin Dill praying a final settle- J. Hoenshell, appear before James T. Well, Administrator d. b. n., of the In the County Court of Cass coun- as prescribed by its By-Laws. Each ment and allowance of his account Begley, Judge of the District Court estate of Katie Hoenshell, deceased, stockholder being entitled to one vote filed in this court on the 21st day within and for Cass county, Nebraska, to sell that part of Lot 9 in Jones' State of Nebraska, Cass county, ss. for each share of stock held by him. of February, 1930, and for distribution to the Village of To all persons interested in the The officers of said corporation shall tion of estate and discharge of o'clock a. m., at Chambers in the Greenwood, Cass county, Nebraska, hidden, they are likely to have a estate of Mary J. Sullivan, deceased: be a President, Vice President, and Executor; On reading the petition of Arthur Secretary-Treasurer to be chosen by It is hereby ordered that you and mouth, Nebraska, to show cause, if the northeast corner of said Lot 9 N. Sullivan praying a final settlement the Board of Directors and shall all persons interested in said matter any there be, why a license should and running thence west 20 rods, and allowance of his account filed in hold their offices for the period of may, and do, appear at the County not be granted to J. A. Capwell, Ad- thence south 2 rods, thence east 20 ticular moment. They may do it a this Court on the 15th day of Febru- one year, or until their successors Court to be held in and for said ministrator d. b. n., of the estate of rods, thence north 2 rods to the place ary, 1930, and for discharge of Ad- shall be elected and qualified. The county on the 21st day of March, A. David J. Hoenshell, deceased, to sell of beginning; also the undivided one-

But the number of cars has doubled ministrator and assignment of es- Board of Directors may employ such D. 1930, at 10 o'clock a. m., to show that part of Lot 7 in Jones' First half of Lot 10 in Jones' First Addiemployees as may be necessary to op- cause, if any there be, why the pray- Addition to the Village of Greenwood, It is hereby ordered that you and erate said business. The highest er of the petitioner should not be Cass county, Nebraska; also all of as it has in most sections, the chance all persons interested in said matter amount of indebtedness to which said granted, and that notice of the pen- of railroad right of way, also all of the Village of Creenwood Company of a collision when they perform that may, and do, appear at the County corporation shall at any time subject dency of said petition and the hear- Lot 8 in Jones' First Addition to the the Village of Greenwood, Cass counstunt has precisely doubled within Court to be held in and for said coun- itself, shall not be more than two- ing thereof be given to all persons Village of Greenwood, Cass county, ty, Nebraska, for the purpose of ty on the 14th day of March, A. D. thirds of its paid up capital stock. interested in said matter by publish- Nebraska, also an undivided one-half paying the costs of administration of 1930, at 10:00 o'clock a. m., to show The Articles of Incorporation may be ing a copy of this order in the Platts- of Lot 10 in Jones' First Addition to said estate. thing, it is practically certain that cause, if any there be, why the prayer amended by a majority vote of the mouth Journal, a semi-weekly news- the Village of Greenwood, Cass counthey will have a smash-up in the of the petitioner should not be grant- stockholders at any regular meeting paper printed in said county, for ty, Nebraska, for the purpose of payed, and that notice of the pendency of stockholders or at any special meet- three weeks prior to said day of ing the debts and costs of adminis- upon all persons interested in said It is a most distressing experience of said petition and the hearing thereof said petition and the hearing thereof be given to all persons interested days' written notice to all stockholdIn wit dent. Those who have injured other of this Order in the Plattsmouth Jour- setting forth the nature of such meet- Court this 21st day of February, A. interested in said estate by publica-

E. C. ROYER

W. A. LOUIS

JOE ROBBINS

LLOYD LIVINGSTON THOMAS YOUNG HENRY YOUNG ERNEST H. WIESS

ORDER OF HEARING and Notice on Petition for Settlement of Account,

In the County Court of Cass coun- deceased, in the county court of Cass y, Nebraska.

State of Nebraska, Cass county, ss.

said estate:

all persons interested in said matter cedent be determined, which petition may, and do, appear at the County has been set for hearing before said Court to be held in and for said coun- court on the 21st day of March, ty, on the 21st day of March, A. D. 1930, at one p. m. 1930, at 9 o'clock a. m., to show Dated this 24th day of February, cause, if any there be, why the 1930, prayer of the petitioner should not be granted, and that notice of the (Seal) f24-3w. pendency of said petition and the hearing thereof be given to all per- NOTICE OF REFEREE'S SALE ons interested in said matter by publishing a copy of this order in In the District Court of Cass County, weekly newspaper printed in said county, for three successive weeks Albert Kitzel, prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the seal of said William Kitzel, et al Court, this 21st day of February, A.

A. H. DUXBURY, County Judge. ORDER OF HEARING

tlement of Account. In the County Court of Cass coun-

and Notice on Petition for Set-

State of Nebraska, Cass county, ss. estate of David G. Babbington, de-

On reading the petition of George

P. M., Cass county, Nebraska, and ty, on the 21st day of March, A. D. Lots twenty-five (25), twenty-six 1930, at 9 o'clock a.m., to show 40), situated in Jones' 2nd Addition dency of said petition and the hearto the Village of Greenwood, Cass ing thereof be given to all persons cent (10%) of bid in cash on date said court, this 11th day of February, county, Nebraska, or any part there- interested in said matter by publish- of sale, balance in cash upon con- A. D. 1930. ing a copy of this order in the Platts- firmation of sale and delivery of refmouth Journal, a semi-weekly news- erce's deed of land free from encum- (Seal) 117-2w You and each of you will take no- paper printed in said county, for three brance except lease to said lands to

county. Nebraska, against you and unto set my hand and the Seal of open for one hour.

A. H. DUXBURY. County Judge

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 Matter of the Guardianship of Mary In Re Application of J. A. A. Street, an Incompetent Person, Capwell, Administrator d.

On reading the petition of E. H. David J. Hoenshell, Deceas- NOTICE Wescott, Guardian of Mary A. Street, ed. for License to Sell Real Incompetent, praying for a final set- Estate. Notice is hereby given that the un-tlement and allowance of his account dersigned have formed a Corporation filed in this court on the 20th day of

A. H. DUXBURY. County Judge.

ORDER OF HEARING and Notice on Petition for Settlement of Account ty. Nebraska.

State of Nebraska, Cass county, ss. To all persons interested in the b, n., to sell said real estate,

In witness whereof, I have hereunto set my hand and the seal of said this order be served upon all persons Plattsmouth Journal, a newspaper

A. H. DUXBURY. (Seal) f24-3w County Judge.

Clarence Darrow says you can't braska. get wisdom by growing old. But at least, Mr. Darrow, you begin finding out things you cannot eat.

NOTICE OF HEAR-

ING ON PETITION In re Estate of Claus Hodtwalker,

county, Nebraska. The State of Nebraska. To all tin Steppat, deceased. To all persons interested in the persons interested: Take notice that state of Joseph C. Ellington, de- Fred C. Hodtwalker has filed his petition asking that a time be fixed On reading the petition of Anna A. for hearing on the final report and Plattsmouth, in said county, on the Mington, Administratrix, praying a account of the arministratrix filed 14th day of March, 1930, and on the final settlement and allowance of her herein and that notice thereof be 16th day of June, 1930, at 10:00 account filed in this Court on the published according to law and that 21st day of February, 1930, and for said report be confirmed and alfinal settlement of said estate and her lowed; that supplemental decree be said estate, with a view to their addischarge as said Administratrix of entered amending, ratifying and confirming decree entered Oct. 25th. It is hereby ordered that you and 1921 and that the heirs of said de-

> A. H. DUXBURY, County Judge

Nebraska

Plaintiff

Defendants

and by virtue of a decree of the Dis- gan praying that the instrument filed trict Court of Cass county, Nebraska, in this court on the 11th day of and an Order of Sale entered by said said deceased, may be proved and al-Court on the 15th day of February, lowed and recorded as the last will 1930, the undersigned Referee will, and testament of Mary A. Street, deon the 22nd day of March, 1930, at ceased: that said instrument be ad-2:00 o'clock p. m., at the front door mitted to probate and the adminis-To all persons interested in the of the Farmers and Merchants Bank, tration of said estate be granted to Alvo, Nebraska, sell at public auction E. H. Wescott, as Executor; to the highest bidder, the following It is hereby ordered that you, and

described real estate, to-wit: The west half (W1/2) of the northwest quarter (NW 14) of Section thirty-six (36), Township eleven (11), N. Range nine (9), east of the 6th P. M., except the right of way of the Chieago, Rock Island and Pacific

Railroad Company: and-The west half (W1/2) of the northeast quarter (NE%) of Section one (1), Township ten (10). N. Range nine (9), east of the 6th P. M.

All of said lands being in Cass county, Nebraskaupon the following terms: Ten per ice that on the 15th day of Febru- successive weeks prior to said day of March 1, 1931. Abstract to be furnished purchaser showing merchant-

J. M. LEYDA.

Attorney.

Carl D. Ganz,

ORDER TO SHOW CAUSE In the District Court of Cass County, Nebraska

b. n., of the Estate of

Now on this 15th day of February, under the laws of the State of Ne- February, 1930, and for his discharge 1930, there was presented to the Court the petition of J. A. Capwell. Valley Builders, with its principal It is hereby ordered that you and Administrator d. b. n., of the estate place of business at Plattsmouth, Cass all persons interested in said matter of David J. Hoenshell, deceased, for county, Nebraska. Annual meeting may, and do, appear at the County license to sell that part of Lot 7 in of the stockholders shall be held at Court to be held in and for said Jones' First Addition to the Village January of each year. The nature why the prayer of the petitioner Addition to the Village of Greenwood, of the business to be transacted by should not be granted, and that no- Cass county, Nebraska; also an untracting and construction work, the and the hearing thereof be given to First Addition to the Village of to pay the costs of said administrabuilding, construction, repair and all persons interested in said matter Greenwood, Cass county, Nebraska, tion; andalteration of buildings, the building by publishing a copy of this order in for the purpose of paying debts and

hands of the Administrator d. b. n.,

It further appearing that the personal property collected by said Ad- granted to said Administrator d. b. ministrator, d. b. n., amounts to n., to sell said real estate. \$150.18, and that the unpaid claims amount to \$35.13, and that the costs sons interested in the estate of Katie of administration will be approxi- Hoenshell, deceased, appear before mately \$535.13; that an order should James T. Begley, Judge of the Disbe entered directing all persons in- trict Court within and for Cass coun-In the County Court of Cass coun- terested in said estate to appear and ty. Nebraska, on the 31st day of show cause why a license should not March, 1930, at 10 o'clock a. m., at

On reading the petition of Earl sons interested in the estate of David should not be granted to J. A. Cap-Court House in the City of Platts- described as follows: Beginning in

tration of said estate. It is further ordered that a copy of tion of this order for four successive weeks in the Plattsmouth Journal, a newspaper printed and of general circulation in the County of Cass, Ne-

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

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court.

In the matter of the estate of Mar-To the creditors of said estate: You are hereby notified that I

will sit at the County Court room in o'clock a. m., of each day, to receive and examine all claims against justment and allowance. The time limited for the presentation of claims against said estate is three months from the 14th day of March, A. D. 1930, and the time limited for payment of debts is one year from said 14th day of March, 1930.

Witness my hand and the seal of said County Court this 14th day of February, 1930. A. H. DUXBURY,

(Seal) f17-3w County Judge. ORDER OF HEARING AND NO-TICE OF PROBATE OF WILL

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

To all persons interested in the estate of Mary A. Street, deceased: On reading the petition of Clara Notice is hereby given that under Edna Wescott and Mary Elma Morntered in the above entitled cause February, 1930, and purporting to be on the 15th day of February, 1930, the last will and testament of the

> all persons interested in said matter, may, and do, appear at the County Court to be held in and for said county, on the 14th day of March, A. D. 1930, at nine o'clock a. m., to show cause, if any there he, why the prayer of the petitioners 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 semiweekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Witness my hand, and the seal of A. H. DUXBURY,

County Judge. ORDER TO SHOW CAUSE

In the District Court of the County of Cass, Nebraska

In Re Application of J. A.) Capwell, Administrator d. b. n., of the Estate of Katie Hoenshell, Deceas- NOTICE ed, for License to Sell Real

Now on this 15th day of February, 1930, there was presented to the Court the petition of J. A. Capwell, Administrator d. b. n., of the estate of Katie Hoenshell, deceased, for license to sell that part of Lot 9 in Jones' First Addition to the Village of Greenwood., Cass county, Nebraska, described as follows: Beginning in the northeast corner of said Lot 9, and running thence west 20 rods, thence south 2 rods, thence east 20 rods, thence north 2 rods to the place of beginning; also the undivided onehalf of Lot 10 in Jones' First Addition to the Village of Greenwood, Cass county, Nebraska: also all of Lot 24 in Jones' Second Addition to the Village of Greenwood, Cass county, Ne-

costs of administration of said es-And it appearing that there is not sufficient personal property in the hands of the Administrator d. b. n.,

It further appearing that the personal property collected by said Administrator d. b. n., amounts to \$56.27 and that the costs of adporation shall have the right to buy three weeks prior to said day of not sufficient personal estate in the ministration will be approximately \$500.00 and that an order should be and classes of property as may be In witness whereof, I have here- to pay the debts and costs of said entered directing all persons interested in said estate to appear and show cause why license should not be

> It is therefore ordered that all perbe granted to said Administrator, d. Chambers, in the Court House, in It is therefore ordered that all per- to show cause, if any, why a license

> > It is further ordered that a copy of this order to show cause be served estate by publication of this order for four successive weeks in the printed and of general circulation in the County of Cass, Nebraska.

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

The merenant who advertises regnlarly the year round, knows of no slack business period.

Baking Powder for over 38 years