MONDAY, JUNE 22, 1931.

The Plattsmouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA Entered at Postoffice, Plattsmouth, 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.

his golf.

Decision of Chamber of Commerce

-:0:-

The new viaduct at LaPlatte is

completed and only awaits the throw-

ing up of a long grade at the south

ing the very human interest a man

takes in something in which he has

Well, anyway, the movie business is fundamentally "sound."

-:0:-An angler, like a pitcher, gets best the ball to his satisfaction. Some of probably do not even know it occurresults when his hook and sinker are his recent decisions from the bench red. How different would have been have also been just about as bad as the tale if a United States legation working.

-: 0:---An Indiana woman found \$17,150 in government notes in four jars she dug up in her garden. Bottled in directorate at today's luncheon to

bond, as it were.

-:0:-Now we'll see just how acute this

:0:-Fashion Note: Last summer's wash suits, even though frayed at the cuffs and weak in the trouser bottoms, are to eliminate another dangerous rail much favored. crossing-doubly dangerous because

A vaudeville artist in New York it passes over two main lines that people as a whole nor the governplays the saxophone under water, carry heavy traffic daily. which is the way all saxophones should be played.

-:0:-We shouldn't wonder if stock investors frequently made a similar his shot. Well, it's a perfectly nat- lations of the two countries involved. either make or unmake us is laugherror-raising their hopes too soon ural desire, we should say, not count- -New York World-Telegram. after they've shot the roll.

-:0:-About the time the editors learn invested real money. how to spell "valedictory" and "bacexcuse for using the words for an- say press dispatches. And that's nually than it did before prohibition, cal-" well, you know-there's no other whole year.

A Kansas City man was kidnaped, gantic booze ring, the feat will be all tion. taken for a ride and robbed of \$27 the more remarkable. He is "one Sunday night. Such are the times, slick guy" and is usually a jump or "At how many private dinner parties when the proceeds of a whole even- two ahead of the law. ing's endeavor hardly pays the gas and oil.

million dellar bond issue for a bridge -:0:--Some of the society matrons were over the Missouri river at South Om- tables this week will no champagne of the war; but he also says that the very much shocked when one of the aha despite Senator Howell's warn- glasses be found? guests at an afternoon tea showed up ing that the span could never pay for "In how many smart country clubs

PLATTSMOUTH SEMI - WEEKLY JOURNAL

ON THE OTHER FOOT

American abroad is the victim.

When a foreigner is the victim we

refuse to get excited-even though

when an American is the victim in,

Recently a Latin-American diplo-

tion or war to avenge the wrong.

and the United States minister bru-

the lawlessness of Mexico and its un-

isolated cases in which Americans

The truth is that neither the

ment is in any way responsible for

NEW PRIVILEGE

We have no figures. But we ask:

given this week by well-to-do New

Yorkers is there lack of cocktails,

"On how many Newport dinner

have been killed in Mexico.

The same applies to Mexico. It

tally assaulted!

Chief Justice Hughes, of the United was almost killed by American liquor

The average golfer raises his head in the best of countries. Therefore,

too soon, according to an expert, they should not be allowed to cast the

Omana voters approved the two wines or other alcoholic beverages?

States Supreme Court, has given up thieves. That event was considered

MR. HOOVER STANDS PAT

The unfortunate killing of two That the United States, as recently Mexican students by an Oklahoma charged by Prof. Taussig of Harvard, deputy sheriff throws into lurid conis governed by a system rather than trast the American attitude toward a party, was abundantly proved in such events when a foreigner in this Mr. Hoover's speech a few nights ago country is the victim and when an at Indianapolis.

The President spoke for the system. He scouted every suggestion for a special session of Congress, for revishe is a relative of a president. But ion of the tariff, for a flexible program of public works and for indussay Nicaragua or Haiti or Mexico, trial planning in the United States.

mat, in his legation in Washington, the liberal men in the Senate who

think the Government should do plained by the fact that he was in a vote-getting campaign, but his consomething about the grave condition golf because he has not been hitting so unimportant that most Americans of unemployment; or the industrial- tinued assurances ever since 1929 ists who believe that we have over- that conditions are improving, and (Seal) j15-3w

done the tariff racket; or the numer- that all we have to do is have confious and eminent people who, like dence and "hold on" show him to be

in Central America had been robbed Senator Couzens, Dr. Nicholas Mur- a poor prophet and an incompetent State of Nebraska, County of Cass, ray Butler, Daniel Willard, Samuel judge of economic tendencies. He ss.

Untermyer and Robert S. Brookings, told us after the stock market crash by C. E. Ledgway, Clerk of the Dis-this marriage upon the grounds of are in doubt of the continued work- that business would swing upward trict Court, within and for Cass take a summer recess writes taboo on is a lawless country needing the ableness of some of our practices; or in 60 days. During the spring of County, Nebraska, and to me directshirtsleeve policies. By fall, men will pacification of its northern neighbor, those who, like Col. Hugh Cooper and 1930, just before the terrific secon- ed, I will on the 11th day of July, those who, like Col. Hugh Cooper and 1930, just before the terrific seconaccording to the argument which our John Bassett Moore, think we have dary crash of the market, he issued a A. D. 1931, at 10 o'clock a. m. of divorce situation is. A Sunday adver-tion of their normal faculties. So much interventionists drag out at every much to gain and nothing to lose by comforting statement to the effect the Court House in the City of be taken as true and a judgment renprovocation. And the proof cited of free intercourse with Russia-they that prosperity was around the cor- Plattsmouth, in said County, sell at public auction to the highest hidder are all one to Mr. Hoover. He dis- ner. fitness to govern itself is precisely the agrees with them all. He stands pat. for cash the following real estate to-

This is to deal in empty phrases wit: West two-thirds of Lot 4, in Indubitably, some of the palliatives instead of action, a Hoover character- Block 19, in the Village of Avoca in suggested are the nostrums Mr. Hoov- Istic. Mr. Hoover has become Mr. Cass County, Nebraska; The same being levied upon and

| SHERIFF'S SALL |
|------------------------|
| COLLEGICLE E ST STELLE |
| |

these unfortunate things that happen but to brand them as not being the good citizens they might be is un- ss By virtue of an Order of Sale issportsmanlike, just as his statement

through a desire to see the result of slightest shadow on the friendly re- that the national psychology can sued by C. E. Ledgway, Clerk of the District Court within and for Cass county, Nebraska, and to me directed. I will on the 11th day of July, A. D. 18-5w able. The condition of the country 1921, at 10 o'clock a. m. of said day,

as that those who suggest remedies at the south front door of the court house, in the City of Plattsmouth, in have no better motive than to make This country is now consuming political capital against the adminsaid county, sell at public auction to the highest bidder for cash the fol-Capone takes two years' sentence, 100 million more gallons of wine an- istration. The best answer to that lowing real estate, to-wit: Lots seven (7) and eight (8) outcry is Senator Morrow's criticism sumphin'-if prison walls keep him according to Hugh E. Fox, secretary that if one takes credit for rain one in Block fifty-nine (59) in the from directing the affairs of his gi- of the United States Brewers' associa- must expect to be blamed for drouth. City of Plattsmouth, in the County of Cass, State of Ne-

The vital thing at the moment is braskawhether Mr. Hoover's suggestion that The same being levied upon and aken as the property of T. W. Hudthe country should do nothing and

can do nothing that would help is any better or as good as some of these The Standard Savings and Loan As- Bagnall and ----- Bagnall, her made by people at whom he scoffs. He says we are where we are because A. D. 1921.

system pulled us out of a depression in 1921, when the world was in even fairly well stewed. It never occurred itself out of tolls and the bonds all over the land this week has there worse shape than it is now. This is

FINE FOR STOMACH "I have never handled a remedy that gave such wonderful results as ZINSEP. Not one who has taken the marvelous stomach The State of Nebraska, Cass coun-LV. SS. remedy that did not obtain immediate re-sults," writes Mr. W. P. Conner, druggist at Woodriver, Nebr. End YOUR stomach mis-ery. It's GUARANTEED. At all druggists. 12 In the County Court. Margaret Wehrbein, deceased.

Tinsep

equal to a job for every man. That is the primary purpose of the policies we advocate.

job for every man is the primary pur- time limited for the presentation of should, or should not be granted. there is immediate talk of interven- Whether the 1208 economists who pose of the economic policies espous- claims against said estate is three months from the 10th day of July A whether the 1208 economists who pose of the economic policies esponse months from the 10th day of July, A. protested against the Hawley-Smoot ed by Mr. Hoover, those policies have A. 1931, and the time limited for law when it was in the making; or sadly failed. Mr. Hoover's grandil- payment of debts is one year from oquent optimism of 1928 may be ex- said 10th day of July, 1931.

Witness my hand and the seal of said County Court this 12th day of June, 1931.

A. H. DUXBURY. County Judge. SHERIFF'S SALE

Whereas, Charles Smith, convicted

in Cass county, on the 21st day of June, 1930, of the crime of forgery, In the matters of the estate of has made application to the Board of Pardons for a parole, and the Board To the creditors of said estate: of Pardons, pursuant to law have set You are hereby notified, that I the hour of 10:00 a. m. on the 14th will sit at the County Court room in day of July, 1931, for hearing on Plattsmouth, in said county, on July said application, all persons inter-10th, 1931, and October 12th, 1931, ested are hereby notified that they at 10 o'clock a. m., on each day, to may appear at the State Penitentiary, receive and examine all claims at Lincoln, Nebraska, on said day against said estate, with a view to and hour and show cause, if any It need hardly be said that, if a their adjustment and allowance. The there be, why said application

NOTICE

Sec'v., Board of Pardons, N. T. HARMON.

PAGE THREE

To William O. Barker: You will take notice that on February 6th, 1931, A. D., Ella D. Barker, the plaintiff, filed her petition in the District Court of Cass county, Nebraska, against you, the object and prayer of which is to obtain an absolute decree of divorce from you

desertion and extreme cruelty.

petition in said Court on or before dered accordingly.

Plaintiff.

By J. R. Mueller,

Her Attorney.

In the County Court of Cass Coun-

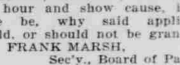
All persons interested in said estate are hereby notified that a petileging that said deceased died leaving no last will and testament and praying for administration upon his estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and NOTICE that a hearing will be had on said petition before said Court on the 3rd day of July, A. D. 1931, and that if they fail to appear at said Court on said 3rd day of July, A. D. 1931, at

gins et al. Defendants, to satisfy a Mrs. Floyd Henton, his wife, real ten o'clock a. m. to contest the said udgment of said Court recovered by name unknown; Josephine Johnson petition, the Court may grant the same and grant administration of sociation of Omaha, Nebraska, Plain- husband, real name unknown; Rex said estate to Chas. E. Martin or Henton and Mrs. Rex Henton, his some other suitable person and pro-

A. H. DUXBURY. John Doe, her husband, real name (Seal) j8-3w County Judge.

----- Cody, her husband, real name NOTICE OF SHERIFF'S SALE

NOTICE TO CREDITORS.



Chief State Probation Officer. LEGAL NOTICE

You are required to answer said

ELLA D. BARKER.

NOTICE OF ADMINISTRATION

ty, Nebraska. In the matter of the estate of Wil-

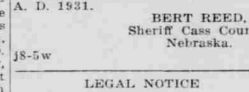
liam J. Miller, deceased. Notice of Administration. Sheriff Cass County, tion has been filed in said Court al-

iffs against said Defendants. Plattsmouth, Nebraska, June 6th, wife, real name unknown; Niona ceed to a settlement thereof. Henton, real name unknown and BERT REED. Sheriff Cass County, unknown, Lorene Johnson Cody and

Nebraska.

taken as the property of Asz J. Johnson, et al., defendants, to satisfy a judgment of said Court recovered by Byron Golding, plaintiff against said State of Nebraska, County of Cass,

defendants. Plattsmouth, Nebraska, June 8th,



In the District Court of Cass County, Nebraska, Allen B. Wilson. Plaintiff

To the defendants, Floyd Henton,

William F. Gillespie, et al, Defendants.

is much too serious for such twaddle

Minnerhow er says they are. It is also likely that a good many people have not been a

cheerful as they might have been

unknown: to them to place the blame on Uncle would become a general liability on been any derth of 'drinks? merely optimism, a dangerous pro-You and each of you are hereby Notice is hereby given that by Andy Volstead, taxpayers of the metropolis. The poor man who cannot afford a vender for the unemployed next winnotified that on the 19th day of May, virtue of an order of sale issued by SHERIFF'S SALE bootlegger, finds it hard to entertain ter. -:0:-1931, the plaintiff filed his petition the clerk of the district court of the -:0:-The Tennessee legislature has evi- Anyhow, Hoover spoke his thoughts these days. Also, he fears bad liquor. Nevertheless, his is the power. It in the District Court of Cass coun- second judicial district of Nebraska, State of Nebraska, County of Cass, ty, Nebraska, the object and purpose within and for Cass county, in an dently decided that since the people at the Harding tomb dedication. His But the new aristocracy, the aristocis impossible to act upon any suggesof which is to foreclose one certain action wherein Lincoln Safe Demade a bad bargain when they elect- bitterness toward the men who be- racy of alcohol, is going strong. It tion for relief with which he dis-By virtue of an Order of Sale is real estate mortgage and taxes paid posit Company, a corporation. is sued by C. E. Ledgway, Clerk of the ed Henry Horton to the Governorship, trayed President Harding precludes casily gets the best. agrees, and the most the country can thereunder, on Lot 6, in Block 11, plaintiff, and John F. Wolff; Ella District Court, within and for Cass the proper punishment is to let them possibility of executive clemency for Until that aristocracy is seriously in the City of Plattsmouth, Cass Wolff: John Doe, whose real name do is to hope that the situation will county, Nebraska, and to me directed, Albert B. Fall, who will probably inconvenienced by prohibition we county, Nebraska, and for equitable is Fred J. Campbell; Mary Doe, suffer until the end of his term. right itself in due time without Mr. I will on the 11th day of July, A. D. have to serve his prison sentence-as shall have no real attack on prohibi- Hoover turning his hand over to help 1931, at 10 o'clock a. m. of said day, relief whose real name is Clara Campbell; -----:0:----You are further required to ans- and The Plattsmouth Loan and A Chicago bank president, miss- he rightfully deserves to do. it. He did not repeat at Indianapolis at the south front door of the court tion. wer said petition on or before Mon- Building Association, a corporation, ing for two weeks, has returned Privilege is always relished by his former mistake of undertaking to house, in the City of Plattsmouth, in ------:0:-----day, July 27, 1931, and failing so to are defendants. I will, at ten o'clock said County, sell at public auction to home, explaining that he was a vic- Conditions in Plattsmouth are on those whom it distinguishes in some say just when the situation will right the highest bidder for cash the fol- do, your default will be entered and a. m., on Monday, the 6th day of tim of amnesia, which means loss of a par with other mid-western towns new way. judgment taken upon plaintiff's peti- July, 1931, at the south front door itself: but he did paint the next per- lowing real estate, to-wit: tion. This notice is given pursuant of the Cass county court house in memory. He also forgot what hap- -- no better and no worse. The fel- Prohibition has reserved a new Lots 8 and 9 in Block 2, in iod of prosperity in bright colors. It to an order of this Court. Stadelman's Addition to the City pened to all the money he carried low who leaves here to locate else- privilege, a new distinction for the is to be a truly halevon time. ALLEN B. WILSON, of Plattsmouth, Cass county, away with him. Close confinement where quickly learns his error. But rich. Plaintiff. It is interesting to turn from Mr. Nebraska; behind prison bars for several years human nature was ever thus-even Prohibition dare not lay hands on CHAS. E. MARTIN, Hoover's Indianapolis speech to an-Lots 7, 8 and 9 in Block 2, in His Attorney. and tenements, to-wit: is the only sure cure for that brand the cattle grazing peacefully in their that privilege. Donelan's Addition to the City other utterance of his, made less than j15-4w own pasture vision greener grass on It would be fatal to prohibition .-of Plattsmouth, Cass county, of amnesia. three years ago. We refer to his Nebraskathe other side of the fence. New York World-Telegram. speech accepting the republican nom-LEGAL NOTICE The same being levied upon and Paris reports 5,000,000 Parisians-ination for President, in which he taken as the property of Frances 2.871.039 in Paris proper and 2.016,- We don't pretend to know anything Plattsmouth's natural beauty has In the County Court of Cass coundescribed in rapturous language the Schulze et al, Defendants, to satisfy judgment of said Court recovered ty, Nebraska. 464 in its suburbs. That gives it about Vice President Curtis's inten- been greatly enhanced this year as a condition of prosperity in the country In the matter of the trusteeship by Paul H. Gillan, Plaintiff against third rank among the World's cities. tions, and there are as many reasons result of the Better Gardens contest after eight years of republican rule. of the estate of Anna Gorder Ploetz. said Defendants.

London numbers 7,476,168; New to think he'll run for the senate as sponsored by Civic Improvement com- Mr. Hoover, as Secretary of Commerce York 6,930,446; Berlin, 4,013,588 for the vice presidency. But it is mittee of the Chamber of Commerce. and Chicago 3,376,438. Why so many hard to believe he is to be permitted Not everyone who signed up to enter in economic problems, yet there was people want to huddle around a few to pull out of the second office in the the contest has done his part in city spots is one of those things it isn't land and let all of Dolly Gann's beautification but the average is high worth while trying to explain. work and worry go for nothing.

and the result very noticeable.

Reliance Life Insurance Co.

OF PITTSBURGH, PA.

(A Legal Reserve Old Line Company)

Announce the appointment of V. H. BREEDEN as District Mar ager for Cass, Otoe, Nemaha, Richardson, Pawnee and Johnson counties, with offices at Louisville, Nebraska.

The Reliance has grown about twice as fast as the next faste: growing Old Line Insurance Company in America for its age, and has done it without consolidation or group insurance. Its record is far from being equalled for growth and progressiveness by any company.

Alfred M. Best Co., the Leading Life Insurance Authority in America, Says in Part:

"The Reliance has very substantial backing and is ably managed. The company has had a very rapid, persistent growth, policy holders surplus is more than sufficient for all contingincies, and the reserve basis is very strong.

"The mortality rate is very favorable. Its investments are of excellent quality, consist mainly of bonds and yield an excellent return. The company pays just claims promptly.

"The rates on the company's non-participating policies are low, and the dividends paid on the company's participating policies (increased for 1931) render the net cost of insurance low. Our general policyholder's rating of this company is A (excellent)."

THE COMPANY WRITES EVERY MODERN KNOWN LIFE INSURANCE POLICY. **TOGETHER WITH PERFECT PROTECTION!**

| Insurance in Force (Approximately) | Assets Over | |
|------------------------------------|--------------|--|
| \$500,000,000 | \$70,000,000 | |

had built a reputation for discernment A. D. 1931. nothing in his speech of acceptance

to indicate that he scented danger in 18-5w the Coolidge boom. He reeled off fig-

ures about the increase of our national income, the growth of home ownership, the doubling of savings deposits and life insurance, the increased use of telephones, radio sets and automobiles. He said: "Great progress has ants.

abile dictu: "The job of every man ka, entered in the above entitled said trust estate as provided by the has thus been made more secure. Un- cause on the 23th day of May, 1931. last will and testament of Anna Goremployment in the sense of distress and an order of sale entered by said der Ploetz, deceased, admitted to is widely disappearing."

this utterance came the stock market o'clock p. m., at the South front door fects, and assets of said estate not crash and, with it, a deeper economic of the Murray State bank, Murray, already administered upon; and depression than the country has ever Nebraska, sell at public auction to Praying that Frank A. Cloidt, be known. In Mr. Hoover's opinion, un- to say, 10% on the day of sale and to fill the vacancy caused by the employment in 1928 was rapidly be- balance March 1, 1932, upon con- death of the said Augustus F. coming a phenomenon of the past, firmation of sale by the court and Ploetz, and for such other and furyet today more than 6,000,000 men delivery of deed and possession of ther orders as may be necessary and walk the streets, able to work, look-

ing for work, but unable to find it. But Mr. Hoover, in that same speech of acceptance, was not content with reciting what had been done under the Harding and Coolidge administrations. He took an excursion into the future which, in the light of subsequent events, is a sorry comment on his economic insight. He said:

We in America today are nearer to the final triumph over poverty than ever before in the history of any land. The poorhouse is vanishing from among us. We have not yet reached the goal. but given a chance to go forward with the policies of the last eight years, and we shall soon with the help of God be in sight of the day when poverty will be banished from this nation. There is no guarantee against poverty

Plattsmouth, Nebraska, June 6th, deceased. Order of Hearing.

Carty, alleging therein that Augus-

tus F. Ploetz, trustee of the above

estate, departed this life at Omaha,

in Douglas county, Nebraska, on or

about April 19th, 1931, and that by

reason thereof a vacancy has oc-

ing the assets belonging to this trust

It is hereby ordered that July 3rd,

1931, at nine o'clock a. m., is here-

by assigned for hearing said peti-

tion, when all persons interested in

said matter may appear at a county

court to be held in and for said

county in the court house at Platts-

mouth, Nebraska, and show cause

why the prayer of petitioner should

not be granted; and that notice of

the pendency of said petition and

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-

county, for three successive weeks

Journal Want Ads get results.

A. H. DUXBURY,

County Judge Cass County,

Nebraska.

prior to said day of hearing.

(Seal) j8-3w

j18-5w

On reading and filing the petition BERT REED. of Anna McCarty, and L. L. Mc-Sheriff Cass County,

Nebraska

NOTICE OF REFEREE'S SALE

In the District Court of Cass councurred in the said trusteeship proy, Nebraska. ceedings and that it is necessary Josephine Timblin, Plaintiff vs. that a new trustee be appointed by Algeran P. T. Wiley et al, Defend- this court for the purpose of receiv-

been made in the stabilization of Notice is hereby given that under estate from the administrator of the commerce and industry." And mir- and by virtue of a decree of the Dis- estate of the said Augustus F. trict Court of Cass county, Nebras- Ploetz, and for the distribution of

Court on the 8th day of June, 1931, probate in this Court on July 2. the undersigned Referee will on the 1926, and to administer upon the In a little more than a year after 25th day of July, 1931, at 2:00 goods, chattels, rights, credits, efthe highest bidder for cash, that is appointed as trustee of said estate,

> real estate, to-wit: Lot Seven (7) in the South-

east Quarter of Northwest Quarter (SE¼ NW ¼); Northeast Quarter of Southwest Quarter (NE¹/₄SW¹/₄); Lots Three (3) and Thirteen (13) in the Northwest Quarter of Southeast Quarter (NW%SE%); and Lots Four (4) and Eight (8) in the Southwest Quarter of Northeast Quarter (SW 1/4 NE 1/4): - all in Section Nineteen (19), Township Eleven (11), North Range Fourteen (14), East of the 6th P. M. in Cass county. Nebraska. Said sale will be held open for one hour: an abstract showing merchantable title will be furnished.

Dated this 17th day of June, 1921. 1931. J. A. CAPWELL, Referee. CARL D. GANZ. Attorney.

the city of Plattsmouth. Cass county, Nebraska, offer for sale at public auction to the highest bidder for

cash the following described lands The southwest quarter of

the southwest quarter (SW14 SW4() and the south half of the northwest guarter of the southwest quarter (S% NW% SW14) of Section thirty-two (32), Township eleven (11) north. Range fourteen (14) east, in Cass county, Nebraska, except one and thirty-hundredths acres (1.30A.) described as follows: Commencing at a point ten chains south and seven chains east of the northwest corner of the southwest quarter (SW%) of said section, thence east thirteen chains to the east line of the west half of the southwest quarter (W1/2 SW14) of said section to a limestone set in the ground, thence south on said line one chain, thence west to the center of a ditch or draw running through said land, thence northeasterly following the meanders of said draw or ditch to the place of beginning, containing fifty-eight and seventy-hundredths acres (58,70A.) more or less:

Also that part of the north half of the northwest quarter of the southwest quarter (N 1/2 NW14 SW14) of said section, described as follows: Commencing at a point ten chains south of the northwest corner of the southwest quarter (SW1%) of Section thirty-two (32), Township eleven (11) north, Range fourteen (14) east, in Cass county, Nebraska, thence north on the section line one chain and seventy-five links, thence east eight chains to the center of a draw or ditch running through said land, thence in a southwesterly direction following the meanders of the center line of said draw or ditch to a point due east of the starting point, thence west seven chains more or less to the place of beginning, containing one and thirtyone hundredths acres (1.31A.) more or less.

Said sale is subject to all outweekly newspaper printed in said standing taxes and to confirmation by the court.

Dated this 6th day of June, A. D. Given under my hand this 2nd day of June, 1931.

BERT REED. Sheriff of Cass County. Nebraska. I. S. RIPLEY.

Attorney for Plaintiff. j4-5w

