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 Postai 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.

put off inheriting the earth as long covers information like this: 50 per ditions in government bureaus?

Real femininity has returned. Lites" when they play "dress up."

--:0:---

An observer in the New York zoo itself freeze solid. Very much like has ever tried to prove that a pre- gest can get to work and find out bad influence. And is there any rea- on national prohibition as a sound

Losing weight at the rate of 100 people.

FIRESTONE TIRES alone give

Gum-Dipped Cords - the

Cash Price Per Pair

9.30

10.38

10.54

12.32

12.90

13.10

14.60

15.82

16.20

16.46

20.66

21.04

patented Firestone process that in-

creases the strength of the cord body,

you these Extra Values_

and gives longer tire life.

Plies Under the

Tread—the patented

Firestone Construction

that gives a stronger

bond between tread and

cord body—and greater

protection against punc-

\$4.79

5.35

5.43

6.33

6.65

6.75

7.53

8.15

8.35

8.48

10.65

tures and blowouts.

4.40-21

4.50-20.

4.50-21.

4.75-19...

5.00-19..

5.00-20.

5.25-18..

5.25-21.

5.50-18..

5.50-19...

6.00-18H.D.

6.00-19H.D. 10.85

Two Extra Cord

If the meek are smart they will A statistician is a man who dis- resulted in the improvement of concent of married people are women.

tle girls are all wearing "long dress- downtown without buying another youngsters who sneered: "Aw, thirlittle doodad to clutter up the living ty a week ain't cigarette money."

says the armadillo, when it gets A preponderance of boy babies is would hurry up and nominate their them much good. On the contrary, years' experience with the law, the cold, curls up into a ball and lets said to be a sign of war, yet no one candidates so that the Literary Di- it seems to us, it was a genuinely people shall be allowed to pass upponderance of girl babies is a sign who's going to be elected.

pounds a year is all right for people | Speaking of this here dollar-hoard- that all the bachelors in that state like Paul Whiteman, who can afford ing question, it's just possible that be rounded up at the end of each new clothes every little while, but there wouldn't be so many slackers year so that the commarried girls in have a job. We not only hope that standing fast to prohibition, enough at ten o'clock a. m. of said day at the by the Clerk of the District Court of new clothes every little while, but there wouldn't be so many slackers year so that the commarried girls in lave a job. We not only note that standing last to promotion, chough south door of the court house in the case county, Nebraska, in an action the respective counties can take their but we expect that conditions will to prevent immediate repeal of the City of Plattsmouth, in said county, pending in said court in which Vinslickers a while back.

Firestone

PATENTED CONSTRUCTION

SETS NEW STANDARD OF TIRE

STRENGTH, SAFETY AND ECONOMY

Interior decorators say old-fashioned horsehair furniture is coming in again. Where are they going to get the horses?

low their husbands round as a slim- a people if the present standards of ty adopts a plank which favors subming exercise. Our thoughts are income should prove permanent? mission of repeal of the Eeighteenth tate are hereby notified that a petition has been filed in said Court alwith the husbands.

If the Literary Digest puts on another poll for the President, it will go a long way toward wiping out the Post-office deficit.

You would have thought, wouldn't you, that woman suffrage might have

Still, it's worth what it may cost Blessed are the poor. They can go to rid the land of the arrogant

A Kentucky legislator proposed

Quiet, Safe, Long-Wear-

ing Non-Skid Tread—gives

greater traction and safe, quiet per-

Drive in today—let us show you

cross sections cut from

Firestone Tires and

special brand mail or-

der tires - make your

own comparisons-

and see the Extra

Values you get when

you have your car

equipped with new,

521.24

51.00

70.60

28.14

31.62

51.60

90.40

61.65 | 120.00

safe Firestones.

6.00-20H.D. \$10.95

6.00-22H.D. 11.60

32x6 H.D....

6.00-20H.D.

6.50-20H.D.

7.50-20H.D.

9.00-20H.D.

9.75-20H.D.

34x7 H.D.

.00-20H.D. 14.65

TRUCK AND BUS TIRES

30x5 H.D..... \$15.45 | \$29.96

26.50

16.30

VALUES MONEY CANNOT BUY

Golf-widows are advised to fol- How much worse off would we be as als, says that if the republican par- Notice of Administration.

more money, what would we do with leadership."

money than they know what to do would be a final blow.

There are spiritual values which are immensely more important than riches, which are not at all dependent upon wealth, which, in fact, are likely to be destroyed by the possession of more money than is needed to kep the body warm and fed. mere pleasure to the soberer but more important things of life.

SPEED GOVERNORS—FOR A FEW

The question of using a mechanical governor to limit the speeds of passenger automobiles is under consideration again in some states. However, it has reappeared in a guise that should make its contemplation by the motoring public more palatable than in the past.

Motor vehicle officials, insurance underwriters, and even automobile designers, have shown an interest, but they do not summarily propose governors for all motorcars. Nor do they suggest their use on any specific motorcar without the most careful investigation.

Present discussion among these authorities goes no further than spec uating whether safety might be increased by requiring mechanical might be classed as habitual speeders. Speeding is a bad habit that grows out of the faulty judgment of in some instances. Suspension or Hence some believe a more effective

derstanding of the performance tlement thereof. characteristics of modern automo- (Seal) m28-3w biles on the part of some owners who see no reason for making fast cars if they cannot be driven fast. Motor experts point out that to have

Harry Bannister and Ann Hard- wit: ing are to obtain a divorce, because Mr. Bannister is rapidly losing his identity as an actor by being "Ann Harding's husband." It is high time. We, for instance, were no longer certain that Ann Harding had a husband.

ance companies keep on insisting, tiff, against said defendants. since these peculiar times have come upon us. General Prosperity has ap- A. D. 1932. parently been superseded by Cor-

THE WHIP CRACKS

Sometimes we wonder what would Dr. Clarence True Wilson, head be the effect if things should go on of the Methodist Board of Temperabout as they are now indefinitely. ance, Prohibition and Public Mor-Stuart Livingston, Deceased.

never had any experience with deep-rooted objection of the drys to We wish the political parties money before, it didn't do many of a proposal that, in the light of 10 (Seal) m28-3w son to believe that people, speaking method of promoting temperance? ss generally, would get any more last- There can be but one reason-fear ing value out of easy money if boom that the vote will be impressively District Court within and for Cass times came back? We think not. | adverse. They cannot doubt that county, Nebraska, and to me directed, spread distress and privation. And tile public opinion, additional proof ed real estate, to-wit: we realize that there will always be through a referendum that majority some people who will have more sentiment of the country is against it

with, and who will continue to spend | Four years ago the G. O. P. reit foolishly. But it does seem to us joiced and profited from the havoc that in the effort to make everybody prohibition wrought in the demorich our system has not succeeded cratic party. Today it is informed in making anybody very happy; and by the leader of the drys that it we wonder whether we have not must not even dare to approve refer-

SHERIFF'S SALE State of Nebraska, County of Cass

By virtue of an Order of Sale is- m24-? sued by C. E. Ledgway, Clerk of the District Court within and for Cass Perhaps these lean years may prove I will on the 16th day of April A. D. to have a disciplinary value in turn- 1932, at 10 o'clock a. m. of said day ing people's thoughts away from at the south front door of the court said county, sell at public auction estate of John Campbell, deceased, to to the highest bidder for cash the sell real estate. following real estate to-wit:

The west half of Lot 2 and all of Lot 3 in Block 16, in Latta's first addition to the Village of Murray, in Cass coun-

ty. Nebraskasaid Court recovered by John S. Val- mouth, in said county, on the 18th lery, plaintiff, against said defend- day of April, 1932, at the hour of ten

Plattsmouth, Nebraska, March 16. A. D. 1932. ED W. THIMGAN.

Sheriff of Cass County, Nebraska.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.

In the matter of the estate of Marian Elizabeth Miller, deceased. Notice of Administration.

All persons interested in said esgovernors on the cars of those who tate are hereby notified that a petileging that said deceased died leav- m28-3w ing no last will and testament and praying for administration upon her many drivers. Neither fines nor jail estate and for such other and further sentences suffice to break the habit orders and proceedings in the premises as may be required by the statutes in such cases made and provided revocation of the driving privilege to the end that said estate and all has a wholesome effect, but in cer-things pertaining thereto may be tain instances seems rather drastic. finally settled and determined, and H. Miller, deceased. that a hearing will be had on said Notice is hereby given to all perpetition before said Court on the 22nd sons interested in said estate that Edpenalty would be to equip the offend- day of April, A. D. 1932, and that if gar E. Miller has filed in this Court ing driver's car with a mechanical they fail to appear at said Court on his petition showing the death of said device, sealed by the state, that would said 22nd day of April, 1932, at ten John H. Miller intestate at his resiprevent him from exceeding a speciion, the Court may grant the said petition, the Court may grant the same county, Nebraska, March 18, 1926.

Notice and grant administration of said es- owning the following described real The three groups considering the tate to Edgar E. Miller or some other estate situated in Cass county, Nesubject recognize a palpable misun- suitable person and proceed to a set- braska, to-wit

A. H. DUXBURY, County Judge.

SHERIFF'S SALE

automobile must have a high top by C. E. Ledgway, Clerk of the Dis- stead and descended to said Marian speed, but that to drive much above trict Court, within and for Cass Elizabeth Miller as her homestead esthe cruising speed is neither eco- County, Nebraska, and to me direct- tate for her lifetime, and subject the cruising speed is neither economical nor sensible. Yet even when this is explained, some apparently said day at the South front door of Miller and Edgar E. Miller as his the refuse to comprehend. For them, court house in Plattsmouth, Nebras- sole heirs at law. perhaps, the governor may be useful. ka, in said County, sell at public That no administration on the escash the following real estate to- plied for in the State of Nebraska.

West half (W1/2) of the southwest quarter (SW1/2) of Section twenty (20) in Town-ship twelve (12) north; Range twelve (12) East of the sixth principal meridian in Cass Coun-

ty, Nebraska; The same to be levied upon and reference thereto. taken as the property of James Tigner and Mary Tigner, defendants, to satisfy a judgment of said court recovered by Charles Johnson, plain- Wm. H. Pitzer. Attorney Plattsmouth, Nebraska, March 7.

ED W. THIMGAN,

NOTICE OF ADMINISTRATION

In the County Court of Cass coun-In the matter of the estate of John

All persons interested in said es-It all depends, it seems to us, on amendment to the people, the drys leging that said deceased died leavof the Court House, in the City of where you stand when you look at "would go to extreme lengths to re- ing no last will and testament and Plattsmouth, in said County, sell at the world. If you're standing on a pudiate what they would consider a praying for administration upon his public auction to the highest bidder dollar-mark things are pretty bad policy of Judas Iscariot." They estate and for such other and further for cash the following described orders and proceedings in the premium of the might be such that the state of the state of the might be such that the might be su right now. But there are other "would would either put up an indepoints of view. Why do we want pendent candidate or would vote for utes in such cases made and proprosperity to return? So we can all the other side, even though it were vided to the end that said estate and have more money. But if we had wet, as a rebuke of that kind of all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said pe-The threat is aimed at Mr. Hoo- tition before said Court on the 22nd It seems to us that during those ver, and in the light of what hap- day of April, A. D. 1932, and that boom years when money, for a lot pened in 1928, it cannot be regard- if they fail to appear at said Court of people, was easy to get, it proved ed as an idle threat. It is a policy on said 22nd day of April, 1932, at to be pretty hard to hold. And from of rule or ruin, a policy the drys petition, the Court may grant the The same being levied upon and what we saw and heard and read have pursued often enough to war- same and grant administration of said taken as the property of Edith Marabout what people did with their rant suspicion that they are not estate to Maud M. Livingston, or tin, defendant, to satisfy a judgment money, especially people who had merely bluffing. But what is the some other suitable person and proceed to a settlement thereof.

A. H. DUXBURY. County Judge

SHERIFF'S SALE

State of Nebraska, County of Cass,

By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the

The southeast quarter of Section eight (8), in Township eleven (11), North, in Range thirteen (13). East of the 6th P. M., in Cass county, Nebraska, containing 160 acres,

"Subject, however, to a mortgage in the sum of \$14,000.00, in favor of John M. Leyda, with interest thereon at six per cent, and due May 1st, 1934."

The same being levied upon and taken on the more enduring things of life the people. Things do have a way and Elizabeth Vallery, defendants, to in the struggle for the mighty dol- of squaring themselves .- Baltimore satisfy a Decree and Judgment of said Court recovered by William Sporer, Plaintiff against said Defendants. Plattsmouth, Nebraska, March 24th, 1932.

ED. W. THIMGAN, Sheriff Cass County, bidder for each Nebraska

NOTICE OF SALE

In the District Court of Cass coun- m17-5w In the matter of the application of house in the City of Plattsmouth, in Peter Campbell, Administrator of the ORDER OF HEARING AND NO-

Notice is hereby given that, in pursuance of an Order of the Honorable ty, Nebraska. James T. Begley, Judge of the District Court of Cass county, Nebraska, made the sale of the real estate hereinafter The same being levied upon and described, there will be sold at pubtaken as the property of Frances F. lie vendue to the highest bidder for Brendel and Thomas J. Brendel. de- cash, at the south front door of the fendants, to satisfy a judgment of court house in the City of Platts-

> c'clock a. m., the following described real estate, to-wit: The northwest quarter of the northwest quarter (NW14 of NW14) of Section twenty (20), Township eleven (11), Range fourteen (14), in Cass county,

Nebraska, and-Lots twelve (12) and thirteen (13) in Block four (4), in the Village of Murray, Cass county, Nebraska.

Said sale will be open one hour. Dated this 24th day of March,

PETER CAMPBELL, Administrator of the Estate of John Campbell, Deceased.

NOTICE of Hearing on Petition for Decree of Descent

In the County Court of Cass coun ty. Nebraska.

In the matter of the estate of John

Lots seven (7), eight (8) and the east thirty-five (35) feet of Lot nine (9), in Block four (4), in the Village of Union;

That he left surviving him as his sole next of kin and heirs at law his wid-State of Nebraska, County of Cass, ow, Marian Elizabeth Miller, and the a satisfactory cruising speed an By virtue of an Order of Sale issued That said real estate was his home-

auction to the highest bidder for tate of John H. Miller has been ap-Said petition prays for the decree of this Court determining the above facts to be true and decreeing descent

of said real estate accordingly. Said petition will be heard in this Court on April 22, 1932, at 10 o'clock a. m., at which time all persons in-

Dated March 22, 1932. A. H. DUXBURY. County Judge.

Nebraska City, Nebraska.

If you want to sell anything, A. L. TIDD, Sheriff Cass County, Nebraska try a Journal Want-Ad. The cost

SHERIFF'S SALE

State of Nebraska, County of Cass,

By virtue of an Order of Sale, issued by C. E. Ledgway, Clerk of the District Court within and for Cass County, Nebraska, and to me directed. I will on the 2nd day of April A. D. 1932, at 10 o'clock a. m.

real estate, to-wit. The north eighty-seven (87) feet of Lots one (1), two (2), three (3) and four (4), Block four (4), in the Original Town of Plattsmouth, Cass County, Nebraska, as surveyed, platted and recorded, together with all the appurtenance thereunto belonging, subject to the lien of Occidental Building and Loan Association:

of said Court recovered by Becker Reofing Co., defendant and crosspetitioner, against said defendant. Plattsmouth, Nebraska, March 1,

A. D. 1932. ED W. THIMGAN, Sheriff Cass County, Nebraska

NOTICE OF SHERIFF'S SALE

OF LAND Notice is hereby given that under

Of course, we want everybody to there will be at least 13 states I will on the 26th day of April, 1932, authority of an Order of Sale issued change so that there will be no un- Eighteenth amendment. But with sell at public auction to the highest cent W. Straub is plaintiff and Frank employment to the extent of wide- the law breaking down before hos- bidder for cash the following describ- A. Cox and Louisa M. Cox are defendants, commanding me to sell the real estate hereinafter described in satisfaction of the amount adjudged by the decree of said Court entered June 13, 1931, to be due plaintiff in the um of \$7,222,57, with interest and costs, as in said decree provided, I, the undersigned Sheriff of Cass county, Nebraska, will. on April 18, 1932, at 11:00 o'clock a. m., at the south front door of the court house in the City of Plattsmouth, in Cass county, somehow, as a people, lost our grip ence of the amendment to the will of as the property of Theonald Vallery vendue the following described real Nebraska, offer for sale at public South 75.40 acres of the north-

west quarter of Section 2, in Township 10, North of Range 12. East of the 6th P. M., in Cass county, Nebraskaand will sell the same to the highest

ED W. THIMGAN. Sheriff of Cass County,

Wm. H. Pitzer.

TICE OF PROBATE OF WILL

In the County Court of Cass cou

State of Nebraska, Cass county, ss. To all persons interested in the es-On reading the petition of Tillie

on the 24th day of March, 1932, for tate of Rudolph H. Ramsel, deceased. Ramsel praying that the instrument filed in this court on the 7th day of March, 1932, and purporting to be the last will and testament of the said deceased, may be proved and allowed and recorded as the last will and testament of Rudolph H. Ramsel, deceased; that said instrument be admitted to probate and the administration of said estate be granted to Tillie Ramsel, as Executrix; 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 April, A. D. 1932, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should 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

> hearing. Witness my hand, and the seal of said court, this 7th day of March, A.

> copy of this Order in the Plattsmouth

Journal, a semi-weekly newspaper

printed in said county, for three suc-

cessive weeks prior to said day of

A. H. DUXBURY. (Seal) m14-3w County Judge.

NOTICE OF SALE

In the District Court of Cass coun-

ty, Nebraska.

In the matter of the trusteeship of the estate of Anna Gorder Ploetz, de-Notice is hereby given that in pursuance of an order of the Honorable

James T. Begley, Judge of the District Court of Cass county, Nebraska, made on the 12th day of March, 1932, for the sale of real estate hereinafter described for the payment of legacies and expenses of administration under the last will and testament of Anna Gorder Ploetz, deceased, there will be sold at public auction to the highest bidder for cash at the south door of the Court House at Plattsmouth, Nebraska, on the 30th day of April, 1932, at the hour of 10 o'clock a. m., the following described real estate,

The east one-half (E1/2) of the northeast quarter (NE%) of Section eighteen (18), Township twelve (12), north of Range thirteen (13), east of the 6th P. M., in Cass county, Nebraska, and an undivided one-half interest in and to Lots two (2), three (3) and four (4), in Block thirty-five (35), in the City of Weeping Water in Cass county, Ne-

terested may appear and be heard in That the sale will be held open for the period of one hour and that the highest bid will be submitted to the Court for confirmation and approval. Dated this 26th day of March,

> FRANK A. CLOIDT, Trustee of the Estate of Anna Gorder, Ploetz, Deceased.

BATTERIES More power . . . longer life-

Firestone



4.40-21

Firestone Tires and Tubes Firestone Batteries Firestone Brake Lining Firestone Spark Plugs Firestone Anti-Freeze Firestone Radiator Hose Wheel Service Ignition Service Car Washing

Lubrication

Gasoline and Oil

Tire Repairing



SCIENTIFIC **BRAKE SERVICE**

Will your brakes hold when the emergency comes? Get the facts today-on our Firestone Dynamic Tester. which instantly shows the exact braking power on each wheel. No charge for this

Listen to the "VOICE OF FIRESTONE" every Monday night over N.B.C. Nationwide Network

Plattsmouth Motor Co.

Ford Sales and Service

A. D. BAKKE Murray TRUNKENBOLZ OIL CO... Union MATHEWS GARAGE. Greenwood DIETRICK MOTOR CO. Louisville JORGENSON'S Filling Stat'n, Avoca

Plattsmouth, Nebr.

HANSON MOTOR CO... Nehawka ALVO GARAGE Alvo RAY GAMLIN......Murdock ASHLEY O. AULT... Cedar Creek COLE MOTOR CO., Weep'g Water

We are all healthier, the insur-