## The Plattsmouth Journal

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R. A. BATES, Publisher

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snow has such an absorbent quality him that isn't used, while that is necessity of deciding whether to rethat of America are confronted with braska.

Some folks say the motor car is

intoxicant to those who possess it, Cal." leading to unbridled abuse of au-

will vote the Communist ticket may it answer for a lavender 3-cent go through. be of importance to those who worry stamp.

have the last word, we suppose,

It is strange how a man's ability

The hot sunshiny days that have

A Kansas City saxophone player of. was fined for breaking the speed

school, and promises to be quite a novelty in that city. One of its fea-

"He is as important to me," a girl If a woman hasn't anything else It is not quite fair. No one who is Older civilizations like that of Touring Car, 1924 Model, Motor No. year from said 2nd day of September, is coming out by handfuls."

At an extremely low temperature, A hog's squeal is the only part of chot is not on a hot scat with the ern needs. Young civilization like the court house, at Plattsmouth, Ne-

The news that Theodore Dreiser with a green 1-cent stamp and make the bargain was exposed and didn't of citizen, or a multitude of types ceased:

Perhaps the indications in Ger- can square a circle, but he would be and entitles him to no credit, while young members of the well-to-do assignment of the residue of said esmany are that giving Hitler the of more service to humanity if he they will be chuckling with the classes are sent; and there are many cutrix thereofchancellorship would be the quickest could square some of these eternal thought that Tammany may try to other secondary schools which en-

to take a drink or leave it alone How to torture a geography stu-the governor of New York whether has been warning a conference of sons interested in said matter by pubnever appeals to him as a conversational topic until after the third York leads the West's revolt against

New York whether has been warning a conference of sons interested in said matter by publishing a copy of this order in the wit:

New York's mayor. sational topic until after the third York leads the West's revolt against New York's mayor. eastern domination as represented There is only one thing for Gov- "sound mind in a sound body" is al-

passed since the national conven- Jimmy Walker arrived at the scene without regard to the national cam- of a barbarian." tions seem to have dried out the of his hearing a day ahead of time. paign. Those close to him, even po- One can see for the purposes of a D. 1932. wet planks in all the party platforms Jinemy means to take no chances on litical writers who have been covert- dictator the value of national habits being the forgotten man Governor by attacking him, seem to agree that which keep young men and women (Seal) a15-3w

limit on the way to a dance, which A Chicago saloon keeper and beer that there is such general testimony among their troops during the war, in danger of acquiring what Mr. somewhat resembles sending Capone runner, age 25, was shot five times to Mr. Roosevelt's integrity. He has regretted that their soldiers had not Wyndham Lewis calls a "slave-conand killed last night by gangsters, a hard job, but he has the guiding learned to put aside care in leisure sciousness," democracy becoming a Which goes into the annals of Chi- thought that whereas the presidency moments, as the English had, by printer's fraud and delusion. One of the exhibits at the world's cago gangdom as another natural is a matter of four or eight years, a playing football; and since then True education is the surest pro-

GOVERNOR ROOSEVELT AND THE WALKER CASE

has had Mayor Walker's defense. He sian educationalist starts with one has given both men opportunity to immense advantage over the teachers add to their first statements. He of other countries-he knows exactholds a hearing. And he knows well ly what he intends to teach. It is that whether he removes the mayor his first and supreme task to teach of New York City or refuses to re- every little member of the Soviet move him, the tides of attack and state to be a devoted servant of that

vember with the cry of "Tammany." clearly recognized? said of her boy friend, "as vitaman to worry her, she can claim her hair informed thinks Tammany one whit England find themselves in posses- 110294-4 (D12 18), the property of 1932. worse than the Republican machine sion of systems of education poised Leonard Glover, at ten o'clock in the in Philadelphia. But Governor Pin- between ancient traditions and mod- forencon on the 17th day of Septemthe only part of a gangster that ever move Philadelphia's mayor. Chicago a host of interesting but conflicting would be startled and abashed if it experiments. A country such as Turwere even suggested that New York key, under Kemal Pasha, is endeav- a15-5w ruining young people. It hasn't been No, Parthenia, Sen. Borah didn't under Tammany is as lawless and oring to impress Western positivist so long since it was the top buggy. have a front seat at the Hoover noti- graft-ridden as Chicago. But Presi- doctrines on school children who fication ceremony. Guess the senator dent Hoover never had to decide have been nurtured on the teachings Unlimited power is the greatest had hay fever, too, a la "Cautious whether to remove from office Big of Muhammad. What are the schools Bill Thompson. He did not even suf- aiming at, in England, in America, fer much when his own attorney gen- in Turkey, in Germany ,in Japan? Speaking of color schemes, you eral had approved a bargain with Are they aiming in each case, as can take a red 2-cent stamp taked Al Capone for a light sentence. For Russia is, at producing a single type estate of Rudolph H. Ramsel, de-

> If Mr. Rousevelt does remove May- perhaps no definite goal at all? or Walker, his republican opponents In England there is an institution count filed in this Court on the 12th A French mathematician claims he will say it was done for "politics" known as the public school, to which day of August, 1932, and for final

A woman in Masachusetts just has iversed a husband who previously with a local man, where he confidentdivorced a husband who previously with a local man, where he confident- and fast line, a black and white case, removed from those of older institu- A. D. 1932, at 10:00 o'clock a. m., had divorced her. Still determined to ly expects to draw a leg at the ban- The Seabury documents are not tion, but at least the cult of sport to show cause, if any there be, why quet table, and the neck of the chick-enough to convict Mayor Walker in has spread from a few to all. Mr. the prayer of the petitioner should court of anything criminal. The de-Herwald Ramsbotham, Parliamentary the pendency of said petition and the cision after all has to be made by Secretary of the Board of Education, hearing thereof be given to all per-

> Roosevelt has promised to take care Mr. Roosevelt will do just that. It is happily occupied, no matter what man must live with himself as long there has ben intensive action on tection. Lacking genuine education,

tures, we are told, is that the teach- speak out. One says: "Every time If it is true, as economists warn games among the masses.

EDUCATION OR SLAVERY

"The education of the young is for Governor Roosevelt has had and us a question of life and death," said examined Judge Seabury's case for Trotzky. But it is not so for every the removal of Mayor Walker. He state, and not only Russia? The Russtate, a follower of Lenine, well if Mr. Roosevelt does not remove versed in the doctrines and precepts Glover and one Studebaker, Model Mayor Walker, the republican cam- of Communism. But where else is 1924, Motor No. 110294-4 (D12 18),

take New York state from him. deavor to copy some at least of the all persons interested in said matter and of an undivided interest in real a "cant"; that the doctrine of a newspaper printed in said county, for ernor Roosevelt to do. That is to ways in danger of deteriorating in- day of hearing.

> the part of French educationalists democracy may become a trap for a to foster a love of football and other worse dictatorship than that of Rus-

ers are paid their salaries regularly we hear Little Jack Little croon us, that government finances are no These games are excellent. But clous and irresponsible. 'goombye,' we wish he meant it. whit different from personal finances, they are not a substitute for intel-... And every time we hear him then we're afraid that when the gov- lectual training. They do not equip It is now reported that "Jarring sing 'Tender Child' we wish he had ernment figures up its next year's the human mind to resist or rightly Jim" Bausch will make a trip to to pay the German reparations bill." revenue from taxes, it's going to be appreciate the influences which are disappointed, not only at the amount bruoght to bear on it every day, year Governor Sterling of Texas was of cake it can eat, and also the in and year out, by the press, the of any partnership, is the first qualat 12 feet 2 inches in the decathlon forced to cancel several speaking en- amount of cake it will have left when film, the radio, the poster. Those who lity to crash in an incipient divorce. ceasless in their attentions; they di- riage, most husbands and wives hear ty, Nebraska. desire to take Jim along that this revelation came soon. Poli- From the campaign speeches, it is erct and manipulate public opinion nothing but praise of the other so home with them to show the kan- tics nowadays requires a strong already apparent that the nation is by suggestion, flattery and subtle long as their marriage continues in- John M. Taylor, deceased. garoos what was being done in other stomach, and the sooner the weak certainly going to be saved from persuasion. Those who are not train-

ian Elizabeth Miller, deceased.

amine all claims against said estate, Motor No. A 92595.

The time limited for the presentation of claims against said estate is paign will ring from now until No- there a single educational purpose so on the 9th day of August, 1932. I three months from the 2nd day of will sell at public auction to the high- September, A. D. 1932, and the time a8-5w

Witness my hand and the seal of

(Seal) a8-3w ED W. THIMGAN, Sheriff of Cass County,

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

Nebraska.

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your own logs-lumber cut

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In the County Court of Cass coun-

State of Nebraska, Cass county, ss.

fitted for many vocations, or is there Ramsel, Executrix, praying a final of the following described real estate On reading the petition of Tillie settlement and allowance of her actate and for her discharge as Exe-

decide as governor of New York to "the mind of a prig in the body unto set my hand and the seal of said the above described real estate is that unto set my hand and the seal of said the is one of the heirs at law of said Court this 12th day of August, A.

A. H. DUXBURY. County Judge.

reassuring, with all the desperate misfortune may be brewing. French ideas thus directed at them fall an politics that is being played this year, generals, experiencing mutinies easy prey to propaganda. They are "Where

CHIVALRY IN COURT

Loyalty, the primary fundamental veritable influx of treason. Anyone drew Burns Taylor has filed his petiwho has been divorced knows the tion alleging that John M. Taylor shock of hearing men and women California., May 20, 1924, being a who have posed as friends of both resident and inhabitant of said Sutthe husband and wife confess that ter Co., California, and died seized of they "never had liked Jim, anyway. the following described real estate, Of course, as long as you were mar- to-wit: ried, I couldn't say a thing, but -" At first the accustomed loyalty asserts itself, but gradually, freed from its environmental habitat, loyalty becomes an anachronism and finally ceases to function.

In the majority of cases the wife, with the assistance of friends and the law, comes out of the divorce court "a fine, brave little woman," which gives her a status notably superior to that of her so recent husband, who, in all probability, emerges from the suit with technical labels which leaving as his sole and only heirs at

are not, to say the least, pretty. Obviously, it is in the divorce courts of today that chivalry at its most absurdly romantic is to be

We have all witnessed a succession of divorces in which a woman undeservedly retains her blameless status. The wake of unhappiness and misery that often follow her seems scarcely compatible with the legal reiteration of innocence. For, while she may be literature and psychology insist is her right, the fact remains that she this 8th day of August, 1932. rarely achieves it for herself or contributes it to others .- Harper's Mag-

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court.

To the creditors of said estate: with a view to their adjustment and Plattsmouth, Nebraska, August allowance. titled State of Nebraska vs. Leonard allowance.

said County Court this 6th day of ty, ss.

A. H. DUXBURY. County Judge.

NOTICE OF HEARING

In the County Court of Cass counv. Nebraska. In the matter of the estate of Mary Theodora Taylor, deceased.

The State of Nebraska, To all persons interested in said estate, credi- tate, with a view to their adjustment tors and heirs take notice, that An- and allowance. drew Burns Taylor has filed his petition alleging that Mary Theodora To all persons interested in the Taylor died intestate at Weimar, Placer Co., California, November 20. 1929, being a resident and inhabitant of said county and state and seized

> in Cass Co., Nebraska, to-wit: An undivided interest in Lots 1 and 2 in Block 46, in Young & Hayes Addition and Lot 4 in Block 152, all in the City of

Plattsmouth-

The southeast quarter of Section 5, and the northeast quarter and the east half of the northwest quarter of Section 8, all in Township 2, North, Range 23, West of the 6th P. M .--

leaving as her sole and only heirs at law the following named persons, to-Andrew Burns Taylor, broth-

er; John B. Taylor, brother; Carl C. Taylor, brother, and Genevieve Sanders, sister. That the interest of the petitioner in

he is one of the heirs at law of said three months from the 2nd day of deceased; that no application has September, A. D. 1932, and the time been made for the appointment of an limited for payment of debts is one Administrator within the State of Ne- year from said 2nd day of September, braska and that said estate has not 1932. been administered in the State of Nebraska, and that the prayer of said said County Court this 5th day of

"Wherefore, your petitioner prays for a determination of the Theodora Taylor and of her heirs, the degree of kinship and the right of descent of the real property belonging to said deceased in the State of Nebras-

down for hearing in the County sia-worse, because utterly capri-Court room of Cass county, Nebraska. at Plattsmouth therein, on the 2nd day of September, 1932, at 10 a.m. Dated at Plattsmouth, Nebraska, this 8th day of August, 1932. A. H. DUXBURY,

C. E. TEFFT. Attorney.

NOTICE OF HEARING

In the County Court of Cass coun-

In the matter of the estate of

An undivided one-third interest in the following real estate in Cass Co., Nebraska, towit: Lots 1 and 2 in Block 46 in Young & Hays addition, and Lot 4 in Block 152, all in the

City of Plattsmouthand of an undivided one-third in terest in fee simple of the following real estate in Furnas County, Nebraska, to-wit:

The southeast quarter of Section 5 and the northeast quarter and the east half of the northwest quarter of Section 8. all in Township 2, North, Range 23, west of the 6th P. M .-

law the following named persons, to-Andrew Burns Taylor, son; John B. Taylor, son; Carl C. Taylor, son; Mary Theodora Taylor, daughter, and Genevieve

Sanders, daughter. sweeps of Elizabethan plumed hats That the interest of the petitioner compared to the American husband in the above described real estate automatically permitting an adulter- is that he is one of the heirs at law ous wife to sue him for "cruel and has been made for the appointment barbarous treatment" in order that of an Administrator within the State she may marry her lover? It is a of Nebraska and that said estate has supreme gesture, daily accepted as a not been probated in the State of Nebraska, and that the prayer of said petition is:

> "Wherefore, your petitioner prays for a determination of the time of the death of said John M. Taylor and of his heirs, the degree of kinship and the right of descent of the real property belonging to said deceased in the State of Nebraska,"

and that said petition has been set involved (with what pitiful persev- down for hearing in the County Court erance) in that quest for personal room of Cass Co., Nebraska, at Plattshappiness that our contemporary mouth therein on the 2nd day of September, 1932, at 10 a. m. Dated at Plattsmouth, Nebraska

> A. H. DUXBURY, County Judge. C. E. TEFFT, Attorney.

SHERIFF'S SALE

State of Nebraska, County of Cass,

Pursuant to an order entered in In the matter of the estate of Mar- the County Court of Cass County, Nebraska, in the case entitled, The State of Nebraska, Plaintiff, vs. M. You are hereby notified that I will Balthazor, Defendant, I will sell at sit at the County Court room in the South Front Door of the Court Plattsmouth, in said county, on the House at Plattsmouth, Nebraska, at 2nd day of September, A. D., 1932, 16:00 o'clock in the forenoon on the and on the 5th day of December, A. 16th day of September, 1932, at pub-D. 1932, at ten o'clock in the fore- lie auction to the highest bidder for noon of each day, to receive and ex- cash, One Ford Coupe, Model, 1928,

> ED W. THIMGAN, Sheriff of Cass County.

Nebraska.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of Christina Rummel, deceased.

To the creditors of said estate: You are hereby notified, that I will sit at the County Court room in Plattsmouth, in said county, on the 26th day of August, 1932, and on the 28th day of November, 1932, at 10 o'clock a, m., each day, to receive and examine all claims against said es-

The time limited for the presentation of claims against said estate is three months from the 26th day of August, A. D. 1932 and the time limited for payment of debts is one year from said 20th day of August, 1932.

Witness my hand and the seal of said County Court this 29th day of July, 1932. A. H. DUXBURY,

(Seal) a1-3w County Judge. NOTICE TO CREDITORS

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

In the matter of the Estate of Bertha Halmes, deceased, To the creditors of said estate: You are hereby notified, that I

will sit at the County Court room in Plattsmouth, in said county, on the 2nd day of September, 1932, and on the 5th day of December, 1932, at 10 o'clock a. m., each day, to receive and examine all claims against said estate, with a view to their adjustment

The time limited for the presentation of claims against said estate is

Witness my hand and the seal of

A. H. DUXBURY, (Seal) a8-3w

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 10th day of September, A. D. 1932, at 10 o'clock a, m. of said day at the south front door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash, the follow-

ing real estate, to-wit: Lots five (5) and six (6) in Block seventy-three (73) in the City of Plattsmouth, as surveyed, platted and recorded. Cass coun-

tv. Nebraska-The same being levied upon and taken as the property of Ray G. McMaken and Glenna Viola McMaken, husband and wife, defendants, to satisfy a judgment of said Court recovered by The Standard Saving and Loan Association of Omaha, Nebraska, plaintiff against said defendants.

Plattemouth, Nebraska, August 9th, A. D. 1932. ED W. THIMGAN,

Sheriff Cass County, Nebraska.

TICE OF PROBATE OF WILL In the County Court of Cass coun-State of Nebraska, County of Cass,

ORDER OF HEARING AND NO-

tate of Don C. Rhoden, deceased: On reading the petition of Kelly J. Rhoden praying that the instrument filed in this court on the 26th day of July, 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 Don C. Rhoden, deceased; that said instrument be admitted to

probate and the administration of said estate be granted to Aleck D. Rhoden, as Executor; It is hereby ordered that you, and all persons interested in said matter, Court to be held in and for said counly, on the 26th day of August, A. D. 1932, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be dency 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 semi-weekly newspaper printed in said county, for three successive weeks prior to said

day of hearing. Witness my hand, and the seal of said Court, this 27th day of July, A.

A. H. DUXBURY, (Seal) a1-3w County Judge.

Hoarded money will not help business conditions to improve. It's the money in circulation that counts! Read the Journal ads and take advantage of the many bargains Plattsmouth business men will offer you the coming year,

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