The Plattsmouth Journal

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R. A. BATES, Publisher

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The political bandwagon will prove was nothing but a self-appointed to be a hearse for somebody.

When there is nothing else in a man's pocket he can pocket his pride.

minority insists on telling the majority how to do it.

Lowden and Wood ought to be announcing bargain sales on the dele- deliberately to deceiving the people. gates they bought.

There is more fun in the preliminary engagement than there is in the first domestic battle.

An average man would soon attain perfection if he followed the advice he hands out to his neighbors.

usually the man who needs help.

the linen collar. If it's a stiff collar, commander-in-chief of the army and the last half dozen years.

presidential possibility we simply commissioners. can't see him at all.

Bergdoll, the millionaire draft dodger, seems to have the same aversion towards the penitentiary that he had towards the army.

It is doubtful whether Schator Harding will be as surprised, on being officially notified of his nomination, as many of us were.

seven and one-half cents apiece. California oranges, larger than apples, advice and consent of the senate" but Don't try to tell us shoe dealers

\$15 shoes yesterday and he didn't bat The race suicide progress among the gunmen species in Chicago is

another highly deplorable condition

havent' any souls. We saw one give

of affairs which everybody seems to Most men can pay two or three dollars for a dinner at a hotel and never bat an eye, but it pulls like

home-cooked church supper. HE SPOKE FOR THE NATION

sixty to pay a half dollar for a good

William F. McCombs, former chairman of the democratic national committee, in an interview opposing the league of nations covenant, says:

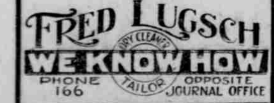
"They tell us that America has pledged its word to Europe and that this word must be redeemed in the process of a national campaign. In my belief, America has pledged itself to nothing. One individual. speaking as such, permitted Europe



LOTHES are made to wear and not to throw away. Clothes that have been worn are easily made over and freshed up by proper dry cleaning. Clothes that have become faded but still maintain, their wear fulness can be attractively dyed.

The clothes of Dainty Dorothy that always look so smart and smiling have been worn for more than one season. She directs your attention to our work.

Goods Called for and Delivered



Jealousy is a vine upon which sour to believe that he spoke for America. But he had no authority to speak for a nation, for in the last analysis he AN

This statement is untruthful in its essence and wholly misleading. It is refuted by the constitution of the United States and by the plain and Though the majority rules, the undisputed facts of history. It is worthy of attention because it epitomizes a false doctrine that opponents of the league in both parties are preaching everywhere with a view

> authority to speak for the nation" because he was "nothing but a self-

His authority to speak for the nathe United States themselves when him with the powers of the chief ex-A widow never calls for help when ecutive under the constitution. When a man attempts to kiss her. It is the nation was swept into the maclstrom of world war Woodrow Wilson under the constitution, was not only There is practically no escape from the duly elected president; he was it wilts: if it's a soft collar, you wilt. navy and was vested with the power to make treaties, "by and with the Our admiration for Pershing as a advice and consent of the senate" soldier is without limit, but as a and to appoint ambassadors and peace

There is but one man in war who can speak for the nation, and that

When President Wilson, during the progress of the war, at the time of the armistice, and when the peace treaty was framing, spoke for a league of nations, and spoke for a joint use by the members of their economic and military power against any nation that should launch an ag gressive war without first submitting | If the democrats are to win they Missouri apples are retailing at its cause for consideration and inquiry, he spoke not only "with the retail for five cents. What's the an- of the whole congress and the entire American people.

This plan of world organization for peace had been urged, before it was ever invoked by the president, by away a tin shoehorn with a pair of Theodore Rocsevelt, by William H Taft, by Elihu Root, by Henry Cabot Lodge, and by other eminent republican leaders.

When Mr. Wilson proclaimed it as president as one of the objects for which America fought, not a voice was raised in opposition or protest in,either house of congress, or by any representative leader of either party. When he included it in the terms

tice on taht condition there was still And where should we be with such no voice raised in America against

If congress was opposed to this plan, if the senate was opposed, if the republican party was opposed, if the people were opposed, the time to make opposition known, and active, was during the eriod of its formulation and acceptance. There was no

During the year and a half that elapsed between the president's announcement of "the heart of the lican senator found anything to complain of. Neither did any democratic senator. When the first draft of the treaty was submitted to Elihu Root he found no fault with Article X, nor did Chairman Hay. When the plan of Mr. Taft's "League to Enforce Peace", providing for the organized protection of the political and territorial integrity of all naions, was submited, in 1916, to the 350,000 members of the National Chamber of Commerce, 96 per cent of them responded favorably. The churches, organized labor, organized agriculture, the colleges, were equally on record as favorable:

If ever there was a time when it could be said, on the basts of undisputed evidence, that the heart and will of the United States were voiced by the president, that time was when President Wilson spoke for organized peace and went to Paris to fight for

President Wilson spoke the will of the people. He fought for it. He carried it out. He won for it a

nations, after its establishment was begun, that the voice of opposition,

KEY MAN PLAYED

Every other nation in Europe was entitled to believe and did believe, because of the unanimous support given the president throughout the period leading up to the peace conference, that the whole United States was back of Woodrow Wilson in his efforts to establish the league of nations voice, his pledge its pledge.

These are the facts. And these facts make the issue very plain. It what I think of Tanlac, but I can

with a claim to 500 votes for their tion, Des Moines. candidate on the first ballot. The reason that they may even do better, ten years," added Mr. Lauder, tryalways to nominate his successor?

The republican party has usually

To say that the president "had no for able assistance in electing its can- hadn't enjoyed a good meal in years. didates. When the republicans make bad breaks, the democrats generally appointed emissary", is drivelling manage to go them one or two better. The nomination of the attorney general by the democrats would be tion was given him by the people of really better luck, however, than the republican party or any opposing they elected him president and vested party has a right to expect. One cannot believe that the Palmer men. backed even as they are by the big Pennsylvania delegation, can really hope for the nomination of the most vibrant false alarm which has been set a-going in American politics in

> If the democrats are to win this year it will have to be by virtue of elements estranged at Chicago. The most important of these elements probably will be organized labor The democrats cannot win without a large preponderance of the labor vote. Paimer's injunction proceeding in the coal strike last winter lost him friends everywhere because of its futility, but it made labor love him as men love snakes. On this account, the nomination of Palmer would be a great boost for the coming third party. But it would amount to the ebandonment of the campaign by the democrats.

been the administration's champion of lower prices for the last bitter year. He has talked very much about reducing prices. And all the time prices have soared. The price of sugar has nearly trebled right under Mr. Palmer's nose. Glorious candidate he would be on an anti-profitsering platform.

Perhaps the most vital need of the country now is respect for law. Palmer stands convicted by the evidence of the armistice it was accepted by fact that his acts were in these cases the common acclaim of congress and directed against weak and ignorant When Germany accepted the armis- makes them the more contemptible. man in the white house?

Fortunately, he would never get within a thousand miles of the white house. If the demogratic convention cannot see that, happy the republican candidates.—State Journal.



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PHONE WALNUT 999 Nebraska

A LOSING GAME

Lauder Tried for Ten Years to Get Rid of Trouble-Tanlac Proves Merit.

"I could tell you in a few words is whether the United States shall never get through praising it for keep faith or break faith .-- World- what it has done for me," said J. O. Lauder, 1427 Dean avenue, Des Moines, Iowa, a few days ago.

INCREDIBLE NOMINATION Mr. Lauder has been a telegraph operator for more than twenty years The Palmer boomers are descend- and is now night operator for the C. ing on San Francisco, it is reported. R. I. & P. railroad, Rock Island sta-

"I have been taking medicines for since with McAdoo out, Palmer is the ing to get rid of a case of stomach only administration candidate left. trouble. Years ago I realized I was And is not a president in office able playing a losing game, for I kept getting worse but did not know what to do to help myself. Until Tanlac been able to rely upon the democrats fixed my stomach up here recently I had become so nervous and irritable that I had to guard myself to keep the ordinary things of life from retting me all upset and unstrung. managed to keep at work most of he time, but was very much woried as I felt that I was right on My sleep did not rest me and work and become a burden to me. "A few months ago my wife and I

and found her sister so improved hat we hardly knew her on first light. She told us Tanlac did it, so m our return I got a bottle and, afer taking two doses I began to feel setter. I am feeling like a man made iew. My appetite is so ravenous hat meal-time comes too slow, and can eat just anything and everyhing and not have any trouble from t. My nerves were never better; I deep like a baby and get up thoroughly rested and ready for work feel more grateful than I can find

tho are trying to find relief." Tanlac is sold in Plattsmouth by F. G. Fricke and Company and the ading druggist in every town.

Why That Headache?

When you know the cause of a diease a cure may often be effected. his is particularly true of headache. Headache often results from constipation or a disordered condition of he stomach which may be corrected y taking a dose or two of Chamberain's Tablets. Try it. These tabets are easy to take and mild and

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FOR SALE

Second hand binder, in good runing order. Priced right. Inquire Howard Graves, one mile south f Plattsmouth.

DRDER TO SHOW CAUSE

In the District Court of Cass coun-In the matter of the estate of Mac Goodman, deceased.

This cause came on for hearing upon be petition of Benjamin F. Goodman, iministrator of the estate of Mae E. deceased, praying for license undivided one-half interest Lots nine (9), ten (10), eleven (11) d tweive (12), in Block one hundred (110) in the City of Plattsmouth, use county, Nebraska, or sufficient mount of the same to bring the sum f \$282.26 for the payment of debts lowed against said estate, and alr the reason that there is not suffi-ent amount of personal property in e possession of Benjamin F. Goodcan, administrator, belonging to said state to pay said debts, allowances

It is therefore ordered that all per ns interested in said estate appear Mattsmouth, in said county, on the nd day of August, A. D. 1920, at the ten o'clock a. m., to show any there by, why a license not be granted to Benjamin F. edman, administrator, to sell s te of said deceased as shall be cessary to pay said debts and ex-

It is further ordered that a copy of its order be served upon all persons iterested in said estate by causing ite same to be published once each sek for four successive weeks in the reek for four successive weeks in the Plattsmouth Journal. a newspaper brinted and published in said county of Cass, and State of Nebraska.

Dated this 19th day of June, 1920.

JAMES T. BEGLEY,

Judge of the District Court.

CHAS. E. MARTIN.

Attorney for Petitioner.

LEGAL NOTICE In the District Court of Cass coun-

he opportunity to make a statement or what it may be worth to others ight, title, lien or interest, either le and for general equitable re ef. This notice is given you pur-You are required to answer said petition on or before Monday the 19th day of July, 1920, or your default will be entered therein and judgment entered as prayed for in the petition.

WILLIAM NICKLES, Plaintiff.

you demand of it.

By D. O. DWYER, His Attorney.

ORDER OF HEARING and Notice of Probate of Will In the County Court of Cass county,

Cebraska. State of Nebraska, County of Cass, To all persons interested in the estate of Mary J. Johnson, deceased:
On reading the petition of Ruth E. Chapman praying that the Instrument filed in this court on the 11th day of June, 1920, 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 Mary J. Johnson, deceased; that said instrument be admitted to that said instrument be admitted to probate, and the administration of said state be granted to Frank H. Johnon as executor; It is hereby ordered that you, and

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 5th day of July, A. D. 1920, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner 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 sons interested in said matter by pub-lishing 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 seal of said court this 11th day of June, A. D.

(Seal) j14-3w ALLEN J. BEESON, County Judge.

ORDER OF HEARING Petition for Appointment of Administrator The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of Rachel A. Kirker, deceased.

On reading and filing the petition of John Kirker praying that administration of said estate may be granted to or said estate may be granted to imself as administrator; Ordered, that July 10th, A. D. 1920, at 10:00 o'clock a. m., is assigned for hearing said petition when all per-sons interested in said matter may apsear at a County Court to be held in and for said county, and show cause why the prayer of petitioner should not be granted; and that notice of the 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-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing.

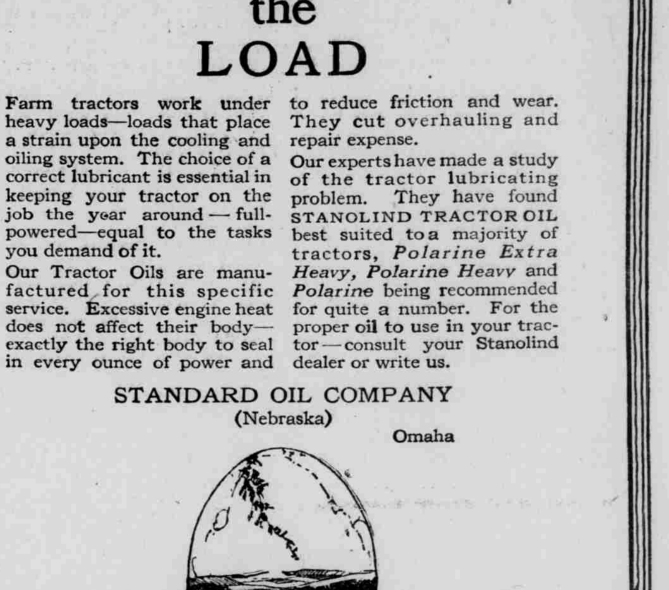
Dated June 15, 1920, ALLEN J. BEESON. County Judge. NOTICE TO CREDITORS

The State of Nebraska, Cass county,

In the County Court. In the matter of the estate of Eulalie .ong, deceased.

William Nickles, Plaintiff, vs. Bernard G. Wiley: Albert R. Elkenbary; the Southwest quarter of Sec. 36, Twp. 11. N. Rge. 13, E., in Cass county, Nebraska, and all persons claiming any interest of any kind in said real estate or any part thereof; the following named persons and also their unknown heirs, devisees and personal representatives of each of them, towit: Claibourne F. Davis; Claybourne F. Davis; Frank & Ridgeway, Defendants.

The above named defendants and each of them are hereby notified that on the 1st day of June, 1920, plaintiff filed his suit in the District Court of Cass county, Nebraska, the object and purpose of which are to quiet and confirm plaintiffs title in and to the



Lighten

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