The Plattsmouth Journal

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

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

THE GOD OF ALL GRACE

The God of all grace, who hath called us unto His eternal glory by Liquor hearing at Washington is Christ Jesus, after that ye have suf- nearing it's end. fered a while, make you perfect, establish, strengthen, settle you. To People will steal anything. A St. Him be glory and dominion for ever Louis man stole an ukelele. and ever. Amen .- I Peter 5:10-11.

-:0:---No decision as yet, on farm propo- lief is to have congress adjourn.

-:0:---Keep them on a while yet-even quits being a hypocrite for a few if they do scratch.

As long as there are optimists there

will be seed catalogs. —:o:— Don't pity the man with the hoe.

He's probably after bait. -:0:--Straw votes are significant when a government job.

the wind is blowing our way. -:0:-

wild life is to do more spanking.

could get along without it.

lusion and a snore." Wisconsin bookkeepers held a con-

of buying a bee. -:0:-

If the United States sends delegates leaning tower. to the arms conference should they, be heavily armed?

honesty of the man who thinks most for negotiation. other people are dishonest.

the idea he is the entire program. thing is up to now.

Now is a good time to look to your lawn mower and put it in shipshape. Your neighbor may want to
borrow it.

Over in London they have started a
campaign to spell by sound. Over

This belief in truth as a continual
borrow it.

irregularities of the criminal extend to his personal habits. He commits
campaign to spell by sound. Over

This belief in truth as a continual
borrow it.

This belief in truth as a continual
control of the criminal extend to his personal habits. He commits
county, for three successive weeks,
crimes against his health as well as

Vear from said 3rd day of May. your lawn mower and put it in shipOver in London they have started a to his personal habits. He commits that reason we reject them.

as long as people think they can Frau Einstein says that he hus- quardian of the peace man end his Whoever abandons truth for ex- March, 1926. law about it.

-:o:--Wets mass forcess back of Edge bill. Closing rounds of the assembly When a woman has shopped all day society sedulously to protect youth open and hospitable. The worst thing society sedulously to protect youth that can happen to a mind is to shut ty, ss.

woman and left her with nothing but cloth for cleaning aluminum ware. an automatic revolver with which to defend herself.

There's too much talk about enforc- baseball team barely break even so There was one Big Union-The ing the laws and not enough about far, what else can it find to get mad World-Wide Amalgamated Watch-

-:0:---

A Kentucky concern has been accused of transporting bootleg liquor Collier's Weekly offers cash prizes elapse the gains of the toiler accrued. "fuel and light \$300," which is said (Seal) a26-4w in its hearse. That is all wrong, for the best fish stories. Has it come laid a destructive hand upon all that to be the same for girl and boy. The These vehicles should be reserved for to this, that fishermen have to be men, in the old, crude days, had average boy under 18 smokes, and use of the men who drink the liquor. paid filthy lucre in order to induce created.

The Congressional Record prints catches? Perish the thought! many speeches that have never been delivered. This system costs \$48 a

The best that women can do is to and were used for fuel, books having the milescent per box is probably more.

State of Nebraska, Cass county, ss. You and each of you are required an action in the District and were used for fuel, books having the milescent per box is probably more. page but considering the saving in gain equally under the law, no spector to answer said petition on or before county, Neerland, on the mileage per boy is probably more estate of Frank Hughson, deceased: the 17th day of May, 1926, or the the 29th day of March, 1926, against wear and tear on congressmen it ial privilege for none is a safe rule, was before men forgot how to make than the mileage per gal. The sta- On reading the petition of Guy allegations thereof will be taken as you and each of you, the object, purprobably is worth the money.

mental principles, to the constitution ernment. -the bill of rights, and local selfgovernment- the original free republic will soon become an empire with unlimited powers for oppression. The republic will be wrecked.

Antoninia iniciale de de desiminia iniciale Dr. John A. Griffin Dentist

> Office Hours: 9-12; 1-5. Sundays and evenings by appointment only.

PHONE 229 Scennichsen Building

Italian pact upheld, senate refuses reconsideration.

-:0:--Possibly the farmer's idea of re-

Sometimes a man gets so mad he

Everything else about an automobile may stop, but the payment will

always run.

If you think we are living too fast get out and watch a bricklayer on

YOUNG CRIMINALS

as any of his later deeds.

PROGRESS.

out, tore, went out of style.

they get it from Germany.

amendment to enforcement bill.

course, no new thing, no phenomenon It is noted that those Russians of recent development. Yet the pub-Another way to exterminate our who would restore the czardom are lic seems perenially surprised by it. not residents of Russia.

Don't believe that a woman be- A crusade has been started to bring this is so. Naturally there are more lieves all that a man believes she be- cosmetics under the pure food act. young persons than old in almost every calling, but, while few men are What cowards men are!

able to attract attention at once in -:0:--Illinois divides on wet plan, but Still if the nations were square business and the professions, the Illinois democrats vote approval by a enough to make the league work, they young holdup man makes as much of

a stir as doe sa veteran. From a divorce report—"She claims One of the most remarkable things prenticeship where his activities are known facts, and not as a dogma in from the 24th day of May, A. D. that marriage is nothing but a de- about a candidate is the way he can unknown to the public. The lawyer's itself. regard a personal desire as a public maiden case in a lower court at best We are never going to get rid of 24th day of May, 1926.

vention. We have been thinking some If Mussolini ever has a spare moment on his hands he might step lary is likely to get as much publicity ress of the mind is a continual progover to Pisa and straighten up that

France lays new debt settlement to crime at his first opportunity. The Truth is not something that our offer before the United States. The rules or organized society, custom, grandfathers believed and which we It is hardly ever wise to trust the proposal is well received, as a basis precedent, do not restrain him, for must adhere to, but is something

A crying need in radio is a broadcasting announcer who does not have

Nowadays, when a girl shows an scientist to his highertips, must wait session of all the facts of the past interest in learning how to cook, the casting announcer who does not have neighbors wonder what that flighty clusions.

Nowadays, when a girl shows an scientist to his highertips, must wait session of all the facts of the past will sit at the County Court room in said "Park Place," above described, sons interested in said matter may apart and to train his mind in drawing content to be held in and for said county, and show the county court to be held in and for said county, and show the county court to be held in and for said county, and show the county court to be held in and for said county, and show the county court to be held in and for said county, and show the county court to be held in and for said county, and show the county court to be held in and for said county. ties shall begin.

The world will still be imperfect spell that way, if at all.

change human nature by passing a band never explained his theory of life. relaticity to her. Does he think that a woman cannot keep a secret?

--:0:---very hot and heavy. Many people without finding anything to buy, she from the influences that make crimsaves it from being an utterly futile inals. Fashion took the hatpin away from day by buying another patent scrub-

the Italian debt settlement, ousted income of every toiler was ten cents search for truth by persecution and 24th day of May, A. D. 1926 and on Americans are hard to drive. Brookhart and seen the Washington every time his watch ticked.

them to tell whoppers about their Things broke, rusted, rotted, wore same age. Neither is there any charge

and the only rule which will preserve fire.) the most precious thing that Amer'- All merchandise ceased to be. The pany seem to be working in an ivory account filed in this Court on the If we do not hold fast to funda- cans have-free constitutional gov- poor working man found nothing more tower without cognizance of present 23rd day of April, 1926, and for

Truck and Transfer

L - I - N - E Call Phone 342-W

or see me at the Vallery Sales Pavilion, Plattsmouth

Wade Porter

Live Stock Hauling a Specialty.

TRUTH

everybody overlooks in the various ting eggs for sale at 50 cents a set-per; The Plattsmouth Land and Im-ty, ss. ting of fifteen eggs.—Mrs. J. H. provement Company, a Corporation; In the County Court. discussions over opposing theories is Reinke, Shady Spring Farm, South the successors and assigns of The that truth is not a fixed thing. It Bend, Nebr. is not a solid like a brickbat. It is,

Truth is fluctuating. Truth pro- at all drug stores. gresses. Truth is the hypothesis that most nearly fits the facts. As facts

There is nothing fixed in the world ty, Nebraska. out single instances, single data. The In the matter of the estate of conclusions from these single in- Mary E. Thompson, deceased.

pend upon the facts in the case.

of probabilities. We believe two and Dated this 24th day of April, A. two make four because they always D. 1926. have made four. Our reason tells us that they do make four, but our im- a26-4w agination can picture a world where they make five.

Youthfulness in criminals is, of Someone has defined prayer as a request to God that he make two and ty, ss.

Criminals have always averaged lieve anything that is not in con- To the creditors of said estate: young. There are simple reasons why cordance with the facts in the case. We should distinguish between a Will sit at the County Court room in of said Lot seventeen (17) not plat- tion and the hearing thereof be given Plattsmouth, in said county, on May ted as a part of said Prowne's Sub- to all persons interested in said matseries of facts and the conclusions 24th, 1926, and on August 25, 1926, division of said Lot seventeen (17), ter by publishing a copy of this we draw from them.

should teach it as that assumption limited for the presentation of claims are being a tract of land, two hundred sixty-four (264) feet in length against said estate is three months are tracted as that assumption limited for the presentation of claims are determined by the limited for the presentation of claims are determined by the land allowance. The time same being a tract of land, two hundred sixty-four (264) feet in length against said estate is three months are limited for the presentation of claims are determined by the land allowance. The time same being a tract of land, two hundred sixty-four (264) feet in length against said estate is three months. The criminal goes through no ap-

does not get more than a few lines dogma and the dogmatic habit until Witness my hand and the seal of in an obscure corner of a newspaper, we get over treating conclusions as said County Court, this 24th day of but the young criminal's first burg- facts, until we realize that the prog- April, 1926. gress, and that truth is always be-The natural born criminal goes in- fore us.

his activities are in defiance of all which we continually search.

restraint. The young doctor, a The object of education is to put Maria Lau, deceased. 'a child as nearly as possible in pos-

The Haugen bill, which is in Nebraska's favor and the only one of three bills that has been reported.

The criminal begins early and ends spirits caused infectious disease and the shape of a leaf indicated the that has been reported.

The criminal begins early and ends spirits caused infectious disease and the spirits caused infectious disease and that the shape of a leaf indicated the that on February 20th, 1926, cause why the prayer of petitioner at ten o'clock in the forenoon of each day, to receive and examine all that the shape of a leaf indicated the blain that the shape of a leaf indicated the branch and the original that the o'clock in the forenoon of each day, to receive and examine all that the shape of a leaf indicated the blain that the o'clock in the forenoon of each day. The count of the period that the o'clock in the forenoon of each day, to receive and examine all the o'clock in the forenoon of each day. The count of the period that the o'clock in the o'cloc The criminal begins early and ends l age, and they ordinarily are men who have served long terms in prison. The have served long terms in prison. The irregularities of the criminal extend accordance with the facts and for tate is three months from the 3rd decree be enacted in said Court in weekly newspaper printed in said

> here, most of the stenogs already against his health as well as progress is the utmost importance. It year from said 3rd day of May, the real estate above described, and Dated April 12th, 1926. and other evils take toll of him and is as necessary to the mind as vitamany day his fellow criminals or a ines are necessary to the body.

pendiency places more confidence in Because crime begins in youth it authority than he does in the facts

is not only the duty but a matter of in the case. intelligent selfinterest on the part of Our minds should always remain itself up with a clique, tie itself up In the matter of the estate of to some statement made by some- Michael J. Rys, deceased. body else, and thus close it to all future progress.

inquisitions.

----:0:-----

tinued. Time, by virtue of whose "smokes" unless it be under the head April, 1926. smokes much more than a girl of the for "gas' unless in comes under the In the County Court of Cass coun-Furniture and houses fell to pieces same head "fuel and light." The ty, Nebraska. to buy. He began to want things, conditions. Their budget might rear closing administration proceedings in Thereupon, civilization, having and Elsie Dinsmore girl or a Horatio said estate; passed under the wire, started on its M. Alger boy, but it wouldn't keep It is hereby ordered that you and the present generation in "gas" all persons interested in said matter.

T. F. A. WILLIAMS, Attorney. the present generation in "gas" may, and do, appear at the County

It looks now as though the United Should our statisticians find time county, on the 3rd day of May, A. Daniel Willard, head of the B. and & Pacific Railway Company, as It looks now as though the United Should our statisticians and time county, on the sid day of may, a. O. railroad, started in as a section for such other relief as may be just States almost had its hands on that hanging heavy on their hands they show cause, if any there be, why the hand. From the hand car to a pri- and equitable. snow cause, if any there be, why the hand. From the hand car is traveling some, as the You and each of you are further money the French owe it. The French might compute the average per annum prayer of the petitioner should not vate car is traveling some, as the voticed that you are required to are going to pay it over if and when per capita consumption of statistics by be granted, and that notice of the the typical American citizen. Also the pendency of said petition and the fellow says. amount of midnight oil burned in pre- hearing thereof be given to all peruseful pursiuts put together.

A household remedy in America for For cuts, sprains, burns, scalds and by many who say they operate eas- A. D. 1926. ily, without griping and without bad

A. H. DUXBURY, gestion, purifying the blood. At all after effects. 30c at all drug stores. (Seal) a26-1w.

County Judge. drug stores. \$1.25 a bottle. bruises. 30c and 60c. At all drug ily, without griping and without bad

FOR SALE

The fundamental thing that almost Rose Comb Rhode Island Red set- To Joseph Harper; Jane A. Har-

change the hypothesis must change. In the District Court of Cass coun-

conclusions from these single in- Mary E. Hompson, declaration of the single in- Mary E. Hompson in the single in- Mary E made on the 24th day of April, spectively, to-wit: Estate of Joseph county court, this 9th day of April, 1926, for the sale of the real estate made on the 24th day of April.

Too many people regard the foundation of morals as something fixed, sold at the south front door of the

Corporation of the sold of the real estate of can be referred back to as the truth. on the 1st day of June, 1926, at ten John D. Tutt, deceased; Estate of We learn later in life, however, o'clock a. m., at public vendue to the Mrs. John D. Tutt, deceased; Estate of Mrs. John D. Tutt, deceased, real that our morals change. They de-inglest bidder for cash, the follow-first name unknown, widow of John need upon the facts in the case. end upon the facts in the case. four (4), five (5) and six (6), in L. Browne, deceased; Est Truth is not a doctrine nor prop- Block twenty-five (25), of South Truth is not a doctrine nor prop- Block twenty-five (25), of South All of Lots one (1) to ten (10), aganda. It is merely a preponderance Park Addition to the City of Platts- both inclusive, in Block one (1);

FRANK A. CLOIDT.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

will sit at the County Court room in Township and Range; also that part notice of the pendency of said petiat 10 o'clock a. m., each day, to re-Darwinism is a workable hypothe- ceive and examine all claims against sis. It is not an established fact. We said estate, with a view to their adjustment and allowance. The time as "Part Lot 17 not Platted," the said county, for three successive 1926, and the time limited for payment of debts if one year from said

A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

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

A. H. DUXBURY. (Seal) a5-4w County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court.

A. H. DUXBURY. County Judge.

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

tisticians of the big insurance com- Hughson, Administrator, praying a true and decree rendered according- pose and prayer of which is to ob-

day of hearing. In witness whereof, I have here-

NOTICE

a22-4sw Plattsmouth Land and Improvement George E. Nichols, deceased.

Lots five (5) to twenty-one (21), Amelia V. Streight, deceased. cept one and three-fourths (1%) of William J. Streight praying that feet off of the west side of said Lot administration of said estate may be ten (10), in Block three (3), all in administrator;

but designated in connection with order in the Plattsmouth Juornal, a the plat of said Browne's Subdivision semi-weekly newspaper printed in east and west, and two hundred fiftyfour and five-tenths (254.5) feet in (Seal)a12-3w width north and south, lying along. and abutting upon, the east side of Waugh Avenue in the City of Plattsmouth, and being bounded on the south by the north boundary line of said Block three (3) of said Browne's Subdivision; also all real estate ty, s formerly platted as streets or alleys in said Browne's Subdivision, that lies between any of the lots or tracts any interest of any kind in said real istrator;

Witness my hand and the seal of in the peaceable, open, adverse, actual possession thereof; that none of (Seal) a12-3w said County Court, this 29th day of the defendants have any right, title, said real estate or any part thereof; that the pretended interest, right and title of the defendants and each ty, Nebraska. of them therein be canceled, that ._ the title to all of said real estate be Phebe A. Ramsey et al, Defendants. forever quieted in plaintiffs, and that : To the defendants: Phebe A. Ramall defendants and each of them, and sey; George W. Ramsey, husband of all persons claiming by, through Phebe A. Ramsey; the heirs, devisees, and under them, be enjoined from legatees, personal representatives and claiming or attempting to claim any all other persons interested in the

The object and prayer of said peti- real names unknown; -Now that the senate has ratified Wages had been increased until the It is futile to endeavor to stop the Plattsmouth, in said county, on the tion and action, among other things, husband of Maria Ellis, first and the senate has ratified wages had been increased until the lit is futile to endeavor to stop the Plattsmouth, in said county, on the tion and action, among other things, and name unknown; —— Ramis to obtain foregoing relief as .sal name unknown; the 25th day of August A. D. 1926, against any and all of the defend- sey, wife of Joseph Ramsey, first and at 10 o'clock a. m. of each day, to against any and all of the defend-receive and examine all claims ants named or otherwise designated and real name unknown; — Ram-against said estate, with a view to ast right or title in or lies upon and real name unknown; David Emobeying the laws.

about we wonder.

A homely illustration of progress is the modern house dress which, containing one-third as much goods as the old-fashioned Mother Hubbard, costs three times as much.

Winders.

People lived upon such indigenous fruits as could be eaten directly from along the figures, however, as the itemised of the modern house dress which, containing one-third as much goods as the old-fashioned Mother Hubbard, costs three times as much.

Winders.

People lived upon such indigenous fruits as could be eaten directly from above described real estate, with a view to their adjustment and allowance. The their adjustment and allowance. The their adjustment and allowance. The time limited for the presentation of claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of the fruits as could be eaten directly from along the trees, without stooping or reaching the trees of David Emrick and In the estate, or any above described real estate, or any the claims against said estate, with a view to their adjustment and allowance. The devilonation of the following the trees without stooping or reaching the trees, and the trees without stooping or reaching the trees without stooping or the ver, Longworth and Watson, listed in Washington as asspirers.

The production ceased. Consumption budget contains no charge for April, 1926.

Surface company. We doubt these said 24th day of May, 1926.

Witness my hand and the seal of gage of Edward T. Thomas and northeast quarter (NE%) of the contains no charge for April, 1926.

Surface company. We doubt these said 24th day of May, 1926.

Witness my hand and the seal of gage of Edward T. Thomas and northeast quarter (NE%) of Section Clara M. Thomas, his wife, to Anton northeast quarter (NE%) of Section (Smokes) unless it he under the head. H. Weckbach and Henry M. Soen- twenty-one (21), Township eleven nichsen, for \$300.00, dated Febru- (11), North, Range ten (10), east ary 24, 1904, recorded February 25, of the 6th P. M., in Cass county, 1904, in Book 30 of Mortgages at Nebraska, except that part thereof page 33; Plat and Dedication by owned by The Chicago, Rock Island Wm. L. Browne of Browne's Subdivi- & Pacific Railway Company, real sion, dated October 1, 1889, recorded names unknown:

INEZ STENNER and Plaintiffs.

Wets to seek show-down at this paring this dry fodder for the mosewets to seek show-down at this paring this dry fodder for the mosepublishing a copy of this order in husband in prospect but she doesn't will be taken as true and a decree congressionial session. Plan to force bags of the reading public. It is our the Plattsmouth Jouhnal, a semi-know why the public is interested in rendered in favor of Plaintiff and fight on the senate floor through beer opinion that there is more midnight weekly newspaper printed in said that. The public is always interested against you and each of you, acamendment to enforcement bill. oil spent on statistics than on all county, for one week prior to said in a man's hard luck in a man's hard luck.

unto set my hand and the Seal of For dyspepsia, our national ail- D. 1926. 25 years-Dr. Thomas' Eclectic Oil. Doan's Regulets are recommended said Court, this 23rd day of April, ment, use Burdock Blood Bitters. Recommended for strengthening di-

NOTICE TO CREDITORS

The State of Nebraska, Cass Coun-

In the matter of the estate of Company, a Corporation, real names | To the creditors of said estate: not a thing that can be handed down Any skin itching is a temper test- unknown; Joseph Weckbach; Eugene You are hereby notified, That I from Heaven in a tangible and real it itches. Doan's Ointment is for Weckbach, Edward will sit at the County Court Room in Weckbach, Son of J. V. Weckbach, Plattsmouth in said county, on the piles, eczema-any skin itching. 60c deceased; Catherine Weckbach; Mrs. 10th day of May, 1926, and the 11th Lydia Heimes; William Weckbach, day of August, 1926, at 10 o'clock

Jr.; Mrs. John D. Tutt, first real a. m., of each day, to receive and name unknown, widow of John D. examine all claims against said Tutt, deceased: Virginia Frady; Mrs. estate, with a view to their adjust-Edna Forbes; Clarence W. Forbes; ment and allowance. The time limit-Edward S. Tutt; Mrs. Edna Tutt; ed for the presentation of claims Mrs. Mary Gharrett: Shirley Ghar- against said estate is three months rett; Mrs. Georgia Gentry; Claude from the 10th day of May A. D. 1926,

A. H. DUXBURY.

ORDER OF HEARING

of Administrator. The state of Nebraska, Cass Coun-

On Petition for Appointment

In the County Court.

In the matter of the estate of both inclusive, in Block two (2), ex- On reading and filing the petition

21; and Lots eight (8), nine (9) and granted to William J. Streight as Browne's Subdivision of Lot 17 in Ordered. That May 3rd. A. D. northeast quarter of northwest quar- 1926, at 10 o'clock a. m., is assigned ter (NE14 NW14) of Section thir- for hearing said petition, when all teen (13), Township twelve (12), persons interested in said matter may In the matter of the estate of North, Range thirteen (13), east of appear at a county court to be held the Sixth Principal Meridan; also in and for said county, and show It does no good to stress or be- Elizabeth Katherine Hild, deceased. the Sixth Principal Meridan, also cause why the prayer of petitioner that part of said Subdivision describ-You are hereby notified, that I ed as "Park Place" in said Section, should not be granted; and that

A. H. DUXBURY,

County Judge. ORDER OF HEARING On Petition for Appointment

of Administrator. The State of Nebraska, Cass Coun-

In the County Court. In the matter of the estate of

Alida A. Blair, deceased. hereinbefore described, except only On reading and filing the petition Matilda street: all in the City of of Milan L. Blair praying that admin-Plattsmouth, Cass county, Nebraska; istration of said estate may be and all persons having or claiming granted to Milan L. Blair as admin-

estate or any part thereof, real names | Ordered, That May 3rd A. D. 1926, unknown; and all persons having or at 10 o'clock a. m. is assigned for You and each of you are hereby in and for said county, and show Our fathers believed that bad at top class in the ference of cash notified that on February 20th, 1926, cause why the prayer of petitioner

A. H. DUXBURY.

interest or estate in, or lien upon, NOTICE OF SUIT TO QUIET TITLE In the District Court of Cass coun-William F. Stock, Plaintiff, vs.

You are hereby notified, that I will sit at the County Court room in Platter and for general relief.

The chieft of interest in or lien upon said George W. Ramsey, each deceased,

November 8, 1889, in Book 19 at You and each of you are hereby page 372; for the reasons respectively notified that William F. Stock, as set forth in the netition Plaintiff, filed a petition and comtain a decree of court quieting the title to the west half (W1/2) of the GERTRUDE STENNER, northeast quarter (NE%) of Section twenty-one (21), Township eleven (11), North, Range ten (10), east of the 6th P. M., in Cass county, Nebraska, except that part thereof owned by The Chicago, Rock Island

Monday, the 17th day of May, 1926,

Dated this 29th day of March, A.

WILLIAM F. STOCK, Plaintiff. CARL D. GANZ. His Attorney