The Plattemouth Journal

PUBLISHED SEMI-WEEKLY AT PLATISMOUTH, NEBRASKA Extered at Postoffice, Flattsmouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

HE THAT CONVERTETH ONE

Brethern, if any of you do err from the truth, and one convert him; let is yours, him know, that he which converteth shall save a soul from death, and from going fishing. shall hide a multitude of sins .--James 5:19-20.

--:0:--Make yourselves at home.

It looks like Pennsylvania is some- to get is the lawn mower.

is not wanted as senator.

minds—and their faces. Everybody enjoys the afternoon the bridges over the Missouri river.

boss takes off to play golf. Who would have thought it? Mel- ing for the farmer except his hens.

lion's state going "wet!"

not only wet, but "ringing wet."

be the sun instead of coal prices. ------House defeats attempt to kill equal-

Haugen bill standing up. Farm re- the slave drived, looked. lief measure gains favor near end of

and the consumer has to stand the ex-

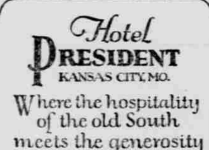
considerable difficulties in landing tie conscience.

and damage to ship disclosed.

veloped a highly discriminating taste thing about prohibition.

rights—even to the control of pro- help with the housework." government now.

man in Nebraska that has favored the whiskey out of the state, anyhow. Haugen bill. The Journal has favored



of the new West in



450 ROOMS WITH BATH

Dr. John A. Griffin †

Dentist Office Hours: 9-12; 1-5.

Sundays and evenings by appointment only.

PHONE 229 Soennichsen Building Welcome, Legionaries.

you can't make him pray.

The first thing the early bird seems

Stenographers who chew gum are try. Pinchot may be governor, but he always gumming things up.

Women have a right to change their in Omaha Tuesday afternoon.

Reading seems to be almost as good From all accounts Pennsylvania is a cure for insomonia as going to

hot on account of an attack on his that the welfare of the country de-

ization fee clause in the Haugen bill. Spring is when the boss looks exact- unpleasant truths, instead of trying

placent about her rubber monoply, tive action, The Norge almost a total wreck, Apparently it has given her an elas-

Too much money paid out to high. Those who came to dance went A tip to youpng men: This world up agents, who work for their sal- away to consult lawyers. And thereis bossed by men who have never de-

We are emphatically for states the mother, "and she will be a great the said dance, and in attempting to

the senatorial election goes in Penn- and because of his physical condition Governor McMullen is not the only sylvania, he's got about all his and inability to maintain his own

the Haugen bill from start to finish, O. O. McIntyre says that in former and there are thousands of farmers in days garters were used to hold up fell on her." the state of Nebraska who have done stockings; now they are used to hold

sent him his fatherly blessing,

Every time we look at some of these girls we think what an awful

minutes, and thereby done the wor'd able to use again. enduring fame for himself as all there just a chance that you might be want-

Frady Garage

GUARANTEED SERVICE ON ALL CARS!

Authorized Raybestos Brake! Lining Service Station!

WE-ARE-AT-YOUR-SERVICE!

Phone 58.

Plattsmouth, Neb.

COLLIER'S CHANGES FRONT

Probably no other periodical of national circulation worked more earnestly for national prohibition than did Collier's Weekly. The leading editorial in the current issue of that magazine strongly urges the repeal of the eighteenth amendment. The sage has said that a wise man changes his mind, but a fool never does. The same thing may be said for a wise magazine or its editors, says the St. Louis Post-Dispatch.

Collier's still is as much opposed to drunkenness as ever. It still urges and approves the worth of temper-Eat, drink and be merry-the city ance, but years of observation of the national prohibition law in operation have afforded convincing proof. the sinner from the error of his way A pessimist is a man coming back of its futility and worse. The law has not been enforced. There is no chance that it will be enforced with any You can lead a man to church but reconable degree of thoroughness. If the eighteenth emandment is not repealed it will be annulled by a large proportion of our population, and over considerable sections of the coun-

There is nothing very revolutionary or startling in Collier's change of Two commit suicide by gas poison front. When a reputable journal seeks to serve the public, it must be honest in its efforts and persistent in its Senator Howel asks permit for investigation of facts. Collier's has gone to considerable trouble and expense to gain knowledge of the work-Nearly everybody seems to be lay- ings of the prohibition law. With a mass of data before them, its editors could reach no other conclusion than that the measure they supported so earnestly a few years ago has failed miserably in operation; that it has The burning question soon will Kansans mix in debate. Tincher wrought evil far more than good, and mands a change.

This journalistic candor that faces ly like you imagine old Simon Legree, to hide them, merits commendation on the part of the public generally. and particularly on the part of those Strange things happen these days, whose energy and efforts are largely and stranger things are liable to hap- devoted to the public welfare. It is Retail prices in food increasing, pen at the ballot-box in November. difficult to repeal a constitutional amendment, but a recognition of pres-Great Britain is singularly com- ent conditions would result in effec-

PERILS OF THE DANCE

"The defendant"—so reads the bill for complaint in a \$50,000 suit filed Correct this sentence: "Daughter in New York recently-"attempted to will soon be home from college," said execute and perform with the plaintiff dance with her as partner, but because of his lack of reasonable skill, knowl-It matters not much to Mellon how edge and ability to perform the dance. equilibrium, he negligently fell and

ton that they were dancing, or rather but was of Spanish birth. Various order in the Plattsmouth Journal, a This notice is given pursuant to that the one was dancing and the writers have set up the claim that semi-weekly newspaper printed in an order of the Court. You are here-Uncle Joe Cannon celebrated his other trying to do so, but the "Paul such is the fact, and naturally many weeks, prior to said day of hearing. on or before Monday, the 21st day of ninetieth birthday recently and it Jones." which is said to be a first Spaniards have eagerly accepted their Dated May 5th, 1926. is truly hoped that Chauncey Depew cousin or some other close relation of arguments as conclusive. know how to dance these new-fangled are even more eager to get at the One sign of the times is the fact steps would do well to put all his historical truth in such matters than the seizure of illicit alcohol worth property in his wife's name before at- to satisfy national pride in Spanish one hundred thousand dollars gets tempting to do so, for the result may schlevement. The Spanish Academy four or five lines on the inside page, be a law suit that will leave him a of Hhistory has therefore made a very ty, ss. financial wreck. It's hard, as every- careful study of all the arguments. In the County Court The people of Cass county are not one knows, to teach an old dog new adduced in favor of the claim that In the matter of the estate of going to stand any combination be- tricks; but when these old dogs try Columbus was born not in Italy, but Howell R. Knowles, Deceased. tween republican and democratic to pick up tricks never heard of in the Spanish province now known of Robert G. Knowles praying that braska, that by the consent of twocandidates. Just as well hang that their generation, they must be pre- as Galicia in the age to which Colum- administration of said estate may be thirds of the District Board of said pared for the consequences. Let the bus belonged. Twenty years ago a 15-year old twist as they will, an old boy's place have now made their report, and it at 10 o'clock a. m., is assigned for said school district on Tuesday, the girl looked forward with longing for is by the fireside. And if he doesn't is wholly unfavorable to the Spanish hearing said petition, when all perthe day when she could put on long know his place, or refuses to stay in claim, so far as concerns any evidence sons interested in said matter may ing open from 8:00 o'clock a. m. to dresses. And now-ch, ye gods, look it, his blood figuratively speaking, be now known to exist. The crucial sen- appear at a County Court to be held 8:00 o'clock p. m., at which time

GET RID OF YOUR JUNK

tinuously for fifty-five hours and f e and trinkets which you will never be however, without prejudice to further

forgotten futile persons who wen siz- ing that particular brand of article day bicycle races and dancing en- sometime in the near future.

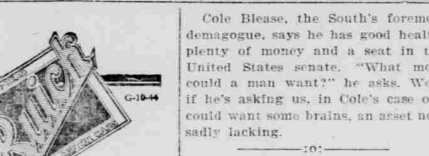
med full of things which might be Spanish born has been left with ty, ss useful to someone if they get them nothing to stand on, however, Spain In the matter of the estate of

and months in the aggregate in caring torical scholars brave enough to hold of Anna Hunter praying that adminfor these useless possessions.

might be accomplishing something really worth while, in the time it takes you to move them about during house-cleaning.

them to someone who will.

degree of B. S. may now mean Bache- that are pretty well standardized may day of hearing. lor of Soda or Baccalaureus Sarsapar- be mentioned the complaints of psyillae, or almost anything you like. | chiatrists.



You are near Buick Author-Service, wherever happen

BUICK MOTOR COMPANY Division of General Motors Corporation

J. B. LIVINGSTON

FLINT, MICHIGAN

Buick Dealer Corner 4th and Main Streets PLATTSMOUTH, NEBR.

WAS COLUMBUS SPANISH

be a source of great pride to Spaniards petition and the hearing thereof be if it were proved that Christopher given to all persons interested in said session or enjoyment of said prem-Horrible! No, it wasn't the Charles. Columbus was not an Italian after all, matter by publishing a copy of this ises and for equitable relief.

shelks and the shebas wriggle and These historical scholars istrator; tence in the report reads—"After con- in and for said county, and show there will be submitted to the qualified voters of said district the followsidering all the evidence, the academy should not be granted; and that no- ing proposition; decided unanimously to advise your tice of the pendency of said petition excellency, the minister of educa- and the hearing thereof be given to havor Cleopatra might have wrought The hardest thing you find to do tion) that there was no proof that all persons interested in said matter to be the babbed hair a permanent wave is to part with your possessions after to a character by publishing a copy of this order with bobbed hair, a permanent wate is to part with your possessions after Don Christopher Columbus was born in the Plattsmouth Journal, a semithey have lost their usefulness to you. in Galacia." The historians softened weekly newspaper printed in said Sonsequently you hoard and pile this disappontment to national pride county, for three successive weeks A man-has played the piano con- up clothese and furniture and books by adding-"This statement is made, prior to said day of hearing. studies in the case, should any other (Seal) m10-3w just as much good and won just as Of course in your mind there is document or data come to light which might modify the present decision."

If the growing hope that Spanish pride was to have the satisfaction of So your house is packed and jam- actual proof that Columbus was The State of Nebraska, Cass Counmay at least take a genuine pride in Cecilia D. Jahrig, deceased. You spend hours and days—weeks the fact that she has a body of his- On reading and filing the petition rigidly to historical truth, even when istration of said estate may be granted to William Hunter as administrator— By giving the article away you the truth knocks the props from under Ordered, that June 12, A. D. 1926. a national claim.

LOST!

Get rid of the accumulations of One bay white faced horse, with one white hind foot. Weight 1200. wisser, Murray, Nebr.

Cole Blease, the South's foremost demagogue, says he has good health, plenty of money and a seat in the The State of Nebraska, Cass coun-United States senate. "What more ty, ss. could a man want?" he asks. Well. In the County Court. if he's asking us, in Cole's case one Amelia V. Streight, deceased. could want some brains, an asset now

runs into your car.

anniversary of the purchase of Man- Witness my hand and the seal of wife of Anselmo B. Smith; all perhattan Island for \$24-and there were said County Court, this 3rd day of sons having or claiming any interest not wanting pessimists who still May, 1926. claimed it was a bad bargain.

It's fortunate when a jury decides a suit in favor of a lawyer's client. You never can tell how badly the lawyer needs the coin.

ORDER OF HEARING on Petition for Appointment of Administrator.

In the County Court.

Katie Hoenshell, deceased.

hearing said petition, when all per- 1926. sons interested in said matter may in and for said county, and show May, 1928. cause why the prayer of petitioner 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 semiweekly newspaper printed in said county, for three successive weeks, William H. McCord et al, Defendants, and northerly from the center line prior to said day of hearing.

Dated May 13th, 1926. A. H. DUXBURY. (Seal) m17-3w County Judge.

ORDER OF HEARING on Petition for Appointment of Administrator

Valentine Tomazewski, deceased. On reading and filing the petition

A. H. DUXBURY, County Judge.

ORDER OF HEARING on Petition for Appointment of Administrator

Dated May 7th, 1926. A. H. DUXBURY. County Judge.

ORDER OF HEARING on Petition for Appointment of Administrator.

Make use of your things, or give one two year old horse mule. Notify ency of said petition and the hearing "Against said bonds and tax." Joe Baker, owner or Charles Christhereof be given to all persons interested in said matter by publishing The Chicago Institute of Technology A Princeton psychiatrist complains a copy of this order in the Platts-mouth Journal, a semi-weekly news- m20-4w awards diplomas to eighteen members that American education has become paper printed in said county, for of a class of soft drink mixers. The stardardized. Among other things three successive weeks, prior to said

> Dated May 15th, 1926. A. H. DUXBURY, (Seal) m17-3w

NOTICE TO CREDITORS

In the matter of the estate of

To the creditors of said estate: will sit at the County Court room in selmo B. Smith; - Smith, real The late Tom Marshall once re- Plattsmouth in said county, on June name unknown, wife of Anselmo B. 7, 1926, and September 8, 1926, at Smith; Chicago, Burlington & Quincy marked that the world's greatest need 10 o'clock a. m., each day, to receive Railroad Company, a corporation; is a good five-cent cigar. We would and examine all claims against said the heirs, devisees, legatees, personal say that the world's greatest need is estate, with a view to their adjust- representatives and all other persons an automobile fender that won't bend ment and allowance. The time lim- interested in the estates of the folited for the presentation of claims lowing named deceased persons; Louwhen one of those cussed little Fords against said estate is three months den Mullin, Barbara E. Mullin, from the 7th day of June, A. D. 1926, John Dempster. --and the time limited for payment of ster, real name unknown, wife New York has observed the 300th debts is one year from said 7th day of John Dempster, Anselmo B. Smith,

A. H. DUXBURY,

(Seal) m10-4w NOTICE TO CREDITORS

In the County Court. Alida A. Blair, deceased.

To the creditors of said estate:

appear at a County Court to be held said County Court, this 7th day of road may hereafter be built; THIRD

should not be granted; and that (Seal) m10-4w County Judge, four (34) lying between a line drawn

LEGAL NOTICE

ty, Nebraska.

Cord, and wife, M. J. McCord, real Burlington & Quincy Railroad Comname unknown; the heirs, devisees, pany's Oreapolis and Ashland line; legatees, personal representatives and FOURTH-All that part of said land all other persons interested in the hereinbefore described and conveyed respective estates of William H. Mc- as lies south of the right-of-way of Cord, deceased, and M. J. McCord, the main track of the railroad of the deceased (real name unknown), Chicago, Burlington & Quincy Railreal names unknown; and all per- road Company on its Oreapolis and The State of Nebraska, Cass coun- sons having or claiming any interest Ashland line, in the State of Nebras-In the County Court.

In the County Court.

In the matter of the estate of the 6th P. M., in Cass county, Ne
Two county Courts is Two county in the matter of the estate of the 6th P. M., in Cass county, Ne
Two county Courts is Two county in the setate of the first of the fi

braska, real names unknown: of Frances Tomazewski, praying that notified that on the 8th day of May, its petition in the District Court of 1926, the Plaintiff filed his suit in granted to John Tomazewski, as Ad- the District Court of Cass county, Appearance Docket --Nebraska, the object and purpose of naming you and each of you as de-Ordered, that May 29th. A. D. which is to establish and quiet and fendants, the object and prayer of 1926, at ten o'clock a. m., is assign- confirm plaintiff's title in and to the which said petition is to quiet the ed for hearing said petition, when above described lands and to enjoin title in the plaintiff to the following all persons interested in said matter each and all of you from having or described real property, to-wit: may appear at a County Court to be claiming to have any right, title, esheld in and for said county, and tate, lien or interest, either legal or show cause why the prayer of peti-equitable in or to said real estate, or One can readily see that it would tioner should not be granted; and any part thereof, and to enjoin you, carried the plaintiff to the floor and be a source of great pride to Spaniards that notice of the pendency of said and each of you from in any man-

> June, 1926. In failing so to do, your default will be entered therein and judgment taken upon plaintiff's peti-

W. A. C. JOHNSON, Plaintiff. By A. L. TIDD.

His Attorney.

NOTICE OF BOND ELECTION granted to P. L. Hall, Jr., as Admin-district, an election has been called and will be held at Calfee's Harness

> "Shall the Disrtict Officers of School District No. 36 of the County of Cass, State of Nebraska, issue the bonds of said School District in the amount of Thirty-Five Thousand Dollars (\$35,-000.00), bearing interest at the rate of Four and Three-Fourths Per Centum (4% %) per annum, payable semi-annually, maturing in not to exceed thirty (30) years, to be dated July 1, 1926,

"Shall the District Officers of said School District cause to be levied annually a tax sufficient for the payment of the interest and principal of said bonds when the same become due, the proceeds of said bonds to be used for the purpose of erecting an addition to the present High school building."

For said bonds and tax___
Against said bonds and tax__ at ten o'clock a. m., is assigned for said proposition will indicate the any right or title to, or interest in hearing petition, when all persons in- same by marking an "X" in the said real property, or any part thereterested in said matter may appear at square following the words "For said of, and for such other and further a county court to be held in and for tonds and tax." Voters desiring to relief as may be just and equitable. said county, and show cause why the vote against said proposition will in- You and each of you are further prayer of petitioner should not be dicate the same by marking an "X" notified that you are required to angranted; and that notice of the pend- in the square following the words swer said petition on or before the

> WATSON HOWARD. Moderator. JNO. E. SCHULLING,

An Arab chieftain recently issued a proclamation, signing himself "Lord NOTICE

In the District Court in and for the County of Cass, State of Nebras-

To the defendants: Louden Mullin; Barbara E. Mullin; John Dempster; --- Dempster, real name un-You are hereby notified, that I known, wife of John Dempster; An-

in the following described real estate in Cass county, Nebraska, to-County Judge, wit: Government Lot four (4) and the southeast quarter (SE14) of Section thirty-four (34), Township thirteen (13). North of Range thirteen The State of Nebraska, Cass coun- (13). East of the 6th P. M., and Government Lot five (5) in said Section thirty-four (34), EXCEPTING. In the matter of the estate of however from the land above described the following described tracts of land, to-wit: FIRST-All that part You are hereby notified, that I of said Government Lot five (5) lying will sit at the County Court room in northerly from a line beginning one The State of Nebraska, Cass coun- Plattsmouth in said county, on the hundred twenty-six feet east of the 1st day of June, 1926, and on the 1st quarter section corner between Secday of September, 1926, at ten o'clock tions thirty-four (34) and thirty-five In the matter of the estate of a. m., of each day, to receive and (35). Township thirteen (13), North examine all claims against said es- of Range thirteen (13), East of the On reading and filing the petition tate, with a view to their adjustment 6th P. M., and running north twentyof Earl J. Hoenshell, praying that and allowance. The time limited for four degrees and twenty-three minadministration of said estate may be the presentation of claims against utes (24° 23") west to the southerly granted to W. E. Hand, as Adminis- said estate is three months from the bank of the Platte river; SECOND-1st day of June, A. D. 1926, and the A strip of land one hundred fifty Ordered, that June 7th, A. D. 1926, time limited for payment of debts is (150) feet in width, it being seventyat 10 o'clock a. m., is assigned for one year from said 1st day of June, five (75) feet wide on each side of the center line of a dike as now built Witness my hand and the seal of on said land and upon which a rail

-All that part of the southeast quarter (SE%) of said Section thirtyfifty feet distant and parallel with and northerly from the center line of the present "Y" track of the Chi-In the District Court of Cass coun- cago, Burlington & Quincy Railroad Company, and a line drawn seventy-W. A. C. Johnson, Plaintiff, vs. five feet distant and parallel with To the Defendants: William H. Mc- of the main track of the said Chicago,

You and each of you are hereby Gravel Company, a corporation, filed

Government Lot four (4) and

the southeast quarter (SE%) of

Section thirty-four (34), Township thirteen (13), North of Rauge thirteen (13), east of the 6th P. M., and Government Lot five (5) in said Section thirtyfour (34), EXCEPTING, however, from the land above described the following described tracts of land, to-wit FIRST -All that part of said Government Lot five (5) lying northerly from a line beginning one hundred twenty-six (126) feet east of the quarter section corner between Sections thirtyfour (34) and thirty-five (35). Township thirteen (13), North of Range thirteen (13), East of the 6th P. M., and running north twenty-four degrees and twentythree minutes (24° 23") west to the southerly bank of the Platte river: SECOND-A strip of land one hundred fifty (150) feet in width, it being seventy-five (75) feet wide on each side of the center line of a dike as now built on said land and upon which a railroad may hereafter be built; THIRD-All that part of the southeast quarter (SE 1/4) of said Section thirty-four (34) lying between a line drawn fifty feet distant and parallel with and northerly from the center line of the present "Y" track of the Chicago, Burlington & Quincy Railroad Company, and a line drawn seventy-five feet distant and parallel with and northerly from the center line of the main track of the said Chicago, Burlington & Quincy Railroad Company's Oreapolis and Ashland line; FOURTH-All that part of said land hereinbefore described and convey-

road of the Chicago, Burlington & Quincy Railroad Company on Said petition further prays that the defendants and each of them be decreed to have no estate, title, right, claim or interest of any kind in or to any of said real estate, or any part thereof, and that the defendants and each of them and all persons claiming by, through or under them, be perpetually enjoined from claim-Voters desiring to vote in favor of ing or asserting any lien upon, or

ed as lies south of the right-of-

of the main track of the railroad

way of the main track of the rail-

28th day of June, A. D. 1926. LYMAN RICHEY SAND & GRAVEL COMPANY, A Corporation,

Plaintiff.

H. E. KUPPINGER.

of the Earth." He may now expect Advertise your want in the Jour-County Judge. a stiff letter from Signor Mussolini, nal for results.