THURSDAY, MAY 27, 1926.

T

PLATTSMOUTH SEMI-WEEKLY JOURNAL

PAGE THREE



It's easy enough to dream of the editor rejected. creat things that you are going to do,

azine on the stands these days that "plain ordinary men." It is really in and for said county, and show balance of \$180.00.

makes one curious to see the stuff the remarkable how much an "ordinary" cause why the prayer of petitioner bour. Ten per cent of bid cash at man can accomplish if he will devote the wordeney of said notition time of sale and balance on confirmato the full powers of his mind con- tice of the pendency of said petition time of sale and balance on confirma-

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,

notified that on the 1st day of May, A. D. 1926, Lyman Richey Sand and Gravel Company, a corporation, filed its petition in the District Court of Cass county, Nebraska, as shown in

don't forget to wake up in ime	Why hasn't some congressman	A sistently and sternally to the tack	and the hearing thereof be given to	Dated this 22nd day of May, A.	"Shall the District Officers of	Appearance Docket, page
		One doesn't have to be a genius to be	all persons interested in said matter	D. 1926.	said School District cause to be	naming you and each of you as
esta mark.	relief measures and called then	One doesn't have to be a genius to be	by publishing a copy of this order	D. O. DWYER,	levied annually a tax sufficient	fendants, the object and praye
			t in the Plattsmouth Journal, a semi-		for the payment of the interest	which said petition is to quiet
ven a woman who says she loves		+ h (n mo	Weekly newspaper printed in said	W A DODEDTSON	and principal of said bonds when	title in the plaintiff to the follow
nals will complain when she finds	:0:	It is somewhere the former of many second	county, for three successive weeks	m24-5w Attorney.	the same become due, the pro-	described real property, to-wit:
mark of teeth of a steel trap traps	Sinclair Lewis gets more advertis-	_ It is remarkable how so many great		more and a second	ceeds of said bonds to be used	Government Lot four (4) an
	ing out of rejecting the Pulitzer prize	All fat over have been been an overseen at his hours of a stated	1 Dated May 7th, 1926.		for the purpose of erecting an	the southeast quarter (SE%)
The second s		Iso many high places in life reached	A. H. DUXBURY,	LEGAL NOTICE		Section thirty-four (34), Tow
	than out of accepting it. And besides,		Conta mata 2 mm Compto Incon		addition to the present High	ship thirteen (13), North
wasn't so bad, at that. Suppose	he's got a thousand dollars.	by just "ordinary men." They seem	1	In the District Court of Cass coun-	school building."	Range thirteen (13), east of th
and the second		to have no special gifts-frequently	ORDER OF HEARING	ty, Nebraska.	For said bonds and tax	6th P. M., and Government L
general strike had happened in	:0:			Glenn Vallery, Plaintiff, vs. Lillie	Against said bonds and tax []	five (5) in said Section thirt
nce, involving all current and		e they are not abundently blessed with		M Anderson et al Defendants	Voters desiring to vote in favor of	Come (01) INCONTRACT L
ner cabinet ministers?	problem, but the nearest thing we	e rare and brilliant ideas they have	of Administrator.	To the Defendente Lillie M Anden	said proposition will indicate the	four (34), EXCEPTING, how
		- followed their stars, sometimes strain-	the second se	To the Defendants Linte M. Ander-	same by marking an "X" in the	
				iona, againe wingheatheatheatheatheatheatheatheatheatheat	square following the words "For said	scribed the following describe
merican men are handsome, says	grapher and her wad of chewing gum	, ing their eyes to catch the glimmer-		TAGE ALLEGISTERS AND ALLERS ALLERS ALLERS TAR		
Babilais, a French beauty ex-		ing light, but plodding on unceasing-	In the County Court.	John Wright and wife, Mary Wright;	bonds and tax." Voters desiring to	
ATTACK TO A TALK A TALK AND A TALK AND A		e ly and using to the utmost what "in-	The star western we sho notate of	William E Ustah and wife Mary	vote against said proposition will in-	Government Lot five (5) lyin
	a chemical article south and a long	to and using to the atmost what in-				
		s'spiration" comes their way. And fre-	On reading and filing the netition	and personal representatives and all	in the square following the words	one hundred twenty-six (12)
	as they are supreme in their lines.	quantly they surprise even them-	On returns and mins the periton	lather norsane interested in the Pa-	"Against said bonds and tax."	one nundred twenty-six (12)
	The information is that when they are	A start and a surprise that them	of Anna Hunter praying that admin-	former persons interested in the re-	WATSON HOWARD,	feet east of the quarter section
ngressmen should realize that ra-	The inference is that when they are	t serves.	istration of said estate may be granted	spective estates of Lillie M. Ander-	Moderator.	corner between Sections thirt
sers are not nearly so interested	outshone they're shown out.	! The "ordinary man" has within	to William Hunter as administrator-	son, Lydia Wright and Wright,		four (34) and thirty-five (35
			Ordered, that June 12, A. D. 1926.	ther husband, real name unknown;	JNO. E. SCHULLING,	Township thirteen (13), Nor
cislation to control radio as they	A Changhal phinner 'le putting ut	him capacity in abundance to carry			m20-4w Director.	of Range thirteen (13), East
a something that will eliminate	a phonement souther is burning ab	bim to surprising heights. What does	bearing petition, when all persons in-	William F. Hatch and wife, Mary	the second secon	the 6th P. M., and running nor
	a howl because confidence men rob-	carry men to such heights is more	toward in and motion when all persons in-	Hatch, each deceased, real names un-	LEGAL NOTIOE	
					LEGAL NOTICE	twenty-four degrees and twent
	hand the second second second second	often than not merely the desire and	a county court to be held in and for	known, and an persons having or	· · · · · · · · · · · · · · · · · · ·	three minutes (24° 23") west
next Legion convention will	PERMIT AND WORTH TO DOS SHU KICK		could provide and chown ported why the	TO STRUCT STAY INTEREST IN TRAIL OF	In the District Court of Cass coun-	
	coming. He still has life and health.	have instead of letting them lie half-	prayer of petitioner should not be	ititle to, or hen upon the following	ty, Nebraska,	river: SECOND-A strip of la
d at Shubert, Richardson, coun-		have instead of letting them he half-	granted; and that notice of the pend-	described real estate, to-wit: Com-	William Ballance, Plaintiff, vs.	one hundred fifty (150) feet
hubert is not a large town but	:0:	hereigd		mencing at the southwest corner of		width, it being seventy-five (7
	General Dawes' continued sweet-		thorouf be given to all persona in	the NE¼ of the NW¼ of Sec. 35.	To the Defendents John J. Wonley	feet wide on each side of t
nifests the spirit of a live com-	ness and silence, notwithstanding the	The Democrate how the base of	thereof be given to an persons in-	Two 12 North of Pro 12 cost of	Man John J. Worley,	
		I HE DENDOTIES HAVE THE DUST OF H	terested in said matter by publishing	Twp. 12 North of Rge. 13, east of	sirs. John J. Worley, his wife, real	center line of a dike as no
:0:	many chances he's had to do his stan.	in congress and are meeting plaudits	a copy of this order in the Platts-	the 6th P. M., in Cass county, Ne-	name unknown; L. Pierce, real name	built on said land and up
187. J.	may cause a heavy falling off in next	Parent the could mean attick means and	mouth Journal, a semi-weekly news-	braska, running thence east 94 feet,	unknown; Mrs. L. Pierce, his wife,	which a ratiroad may hereaft
	year's subscription to the Congres-					
		harmony throughout the land the	three successive weeks prior to said	along the right-of-way of the Mis-	name unknown: Mrs W Pierce his	of the southeast quarter (SE1
	sional Record.	Democrats certainly stand a better	dow of hooving	souri Pacific railway 618.8 feet,	wife real name unknown: I. & W	of said Section thirty-four (3-
arise A Boston woman who	:0:		and the second	thomas most 040 C fast thomas muth	whe, real hame unknown, L. & w.	
n expert housekeeper advises		show than they ever did before, in	Dated May 15th, 1926.	thence west 242.8 feet, thence south	Pierce, real names unknown; Alice	
and the second	An eastern medical college has an-	coming to the front. Democracy is the	A. H. DUXBURY,	618.8 feet to the place of beginning,	Shepherd, Shepherd, her hus-	feet distant and parallel with
st the beating of rugs.	nounced a considerable cut in its	• · · · · · · · · · · · · · · · · · · ·	(Seal) m17-3w County Judge.	containing 2.4 acres more or less,	band, real name unknown; George	and northerly from the cent
		hoobie a triend and the Aoters are pe-		and known as Lot 28; also the fol-	H. Warren and the heirs, devisees,	line of the present "Y" trac
	course in anatomy. Might as well.	ginning to learn very rapidly that	and the second sec	lowing tract of land, to-wit: Com-	logatees nersonal representatives and	of the Chicago, Burlington
	There are few things a student could		ORDER OF HEARING	mencing at the southeast corner of	all other remains interested in the	Quincy Railroad Company, an
		functionity salvacion is in the elevation	1 21101 NORICE OIL PETILION TOP SEL-	the NINTY of the NINTY of Coo OF	all other persons interested in the	
\bigcap	learn in his classes that he can't learn	of the grand old party to the head of	tlement of Account	the NW14 of the NW14 of Sec. 35,		a line drawn seventy-five fe
- Hotel	on the street.	the government.		Twp. 12 North of Ege. 13, east of		distant and parallel with an
			In the County Count of Come come	the 6th P. M., and running thence	L. Pierce, W. Pierce, Mrs. W. Pierce,	northerly from the center lin
JRESIDENT	:0:		In the County Court of Cass coun-	north 627 feet to the south line of	Alice Shepherd, Shepherd,	of the main track of the sai
	The east has no use for the wo t.	For any pain, burn, seald or bruise.	ty, Nebraska.	Mynard, thence west along said south		Chicago, Burlington & Quine
KANSAS CITY MO.	unless they can buy their produce : t	apply Dr. Thomas' Eclectic Oil-the	State of Nebraska, Cass county, ss.	line 150 foot to the conthwest corner	wait Illiciania Michalwait Fred H	Railroad Company's Oreapol
- X4						
	state branch track and and the control	and 60c at all drug stores.	tate of Christina Barr, deceased:	of said lots, thence south of teet to		and Ashland line; FOURTH-
	he able to do, not as long as life, 11-	and ove at an drug stores.	On muching the notifies of Take	the south line of said NW14 of the		
	erty and persuit of prosperity atten is		Long, Administrator, praying a final	is wy a of said Section 55, thence		inbefore described and conve
		CARACTER OF ANALITY OF	tong, Administrator, praying a mai	east 150 feet to the place of begin-	any interest in Lot 9 in Block 62,	ed as lies south of the right-o
meets the generosity	the farmers of the west.	on Petition for Appointment of	settlement and allowance of his ac-	ning, containing 2 acres, more or	in the City of Plattsmouth, Cass coun-	of the main track of the railros
of the new West in		Administrator	count filed in this Court on the 22nd	loss all in Cass county Nehraska		way of the main track of the ra
			day of May, 1926, and for final set-	real names unknown:	You and each of you are hereby	
the Heart of America	Cal Coolidge is becoming a regular	The State of Nebraska, Cass coun-	tlement of said estate and for his dis-			
Stand Standard	spendthrift. Washington dispatch s	the state of rebraska, Cass coun-	charge as said Administrator;	fou and each of you are nereby	notified that on the 21st day of May,	& Quincy Railroad Company of
~ 6	and he blows and fouth the other day		It is houshy andored that you and	notified that on the 15th day of May.		
	say he blossomed forth the other day	In the County Court.	all nersons interested in sold matter	1926, the plaintiff filed his suit in	District Court of Cass county, Ne-	the defendants and each of then
La distanta	in a new straw hat, 1926 model. Real	In the matter of the estate of	an persons interested in said matter	the District Court of Cass county,	braska, the object and purpose of	decreed to have no estate, title, ri
	thrift should have caused him to gat	Velontine lamazewski donozeod	may, and do, appear at the county	Nebraska, the object and purpose of	which is to establish and quiet and	claim or interest of any kind in
4 DU RUUMD IN				which is to establish and quiet and	confirm plaintiff's title in and to the	to any of said real estate or
WITH LATH	a 1925 model last fall, after the final	of Frances Tomazewski, praying that	county, on the 1st day of June, A. D.	confirm plaintiff's title in and to the		
tana ta	reductions.	administration of said estate may be	1092 of 10 clock n m to shame			
		autoritation of salu estate may be	contains 10 minute the man but such as the	above described lands, and to enjoin	each and an of you from having or	all each of them and all per-
G		Branten to south romozettaki, us Au-		each and all of you from having or	claiming to have any right, title, es-	claiming by, through or under th
221	One thousand words may be writ-	1 411 1 1 4 4 5 4 4 4 5 5 5 4 4 5	The second state of the second states and the second states and the	claiming to have any right, title, es-	tate, lien or interest, either legal or	be perpetually enjoined from cla
	1	Ornered, that may soull, A. D.	be granted, and that notice of the	tate, lien or interest, either legal or	equitable in or to said real estate or	ing or asserting any lien upon
	ten on a typewriter with the expend-	1926 at ten o'clock a m is assign	pendency of said petition and the	equitable in or to said real estate, or	any part thereof and to enjoin you	any right or title to, or interes
The second se	ture of the heat energy contained in	od for hearing said notition when	hearing thereof be given to all per-	any part thereof, and to enjoin you	and each of you from in any manner	said real property or any part th
the second se	a single nearnit save Prof Andrew	all norsons interested in said matter	sons interested in said matter by	and each of you from in any manner	interfering with plaintiff's personaler	of and for such other and fur
alestestestestestestestestestestestesteste	, single peakur, says riot. Anurew	all persons incoreated in salu matter	and the terms of a terms of the second states and the second states and the second states and the second states and the second states are second states and the second states are second states	and each of you from in any manner	interfering with plaintin's possession	what and for such other and fur
	Aunter, of the University of Cali-	may appear as a county court to be	Plattsmouth Journal a semi-weekly	interfering with plaintiff's possession	or enjoyment of said premises, and	rener as may be just and equitab
LL L C IN T	ornia. This seems to answer the	held in and for said county, and	newspaper printed in sold sourts	or enjoyment of said premises, and	for equitable relief.	You and each of you are furt
r. John A. Griffin †		show cause why the prayer of peti-		for equitable relief.	This notice is given pursuant to	notified that you are required to
	question now poets manage to five	tioner should not be granted: and	the other bears for starte day of	This notice is given pursuant to an	an order of the Court. You are here-	swer said petition on or before
	in their earnings. A peanut a day	that notice of the pendency of said ;	hearing.	order of the Court. You are hereby	by required to answer said netition	28th day of June, A. D. 1926
Dentist		motition and the heaving thereast ha	in witness whereof, I have here-	required to promit and are hereby	on or before Monday the fit day	LYMAN RICHEY SANI
Dentist	keeps the poets in play.	given to all nemons interest be	unto not my hand and the seal of soid	required to answer said petition on	In or before Monday, the 5th day of	
Dentist		LIVEN to the persons interested in said	Count this 00-d dow of Man 1 D	or before Monday, the 5th day of	July, 1926. In failing so to do, your	GRAVEL COMPANY,
Dentist +	.0.		1000	July, A. D. 1926. In failing so to do,	default will be entered therein and	
Office Hours: 9-12; 1-5.		a stand of the stand		your default will be entered therein	judgment taken upon plaintiff's peti-	Plaintiff.
Office Hours: 9-12; 1-5. Sundays and evenings	LOST!	order in the Plattsmouth Journal, a		your detault will be entered therein.		
Office Hours: 9-12; 1-5.	LOST!	order in the Plattsmouth Journal, a semi-weekly newspaper printed in	A. H. DUXBURY,			H. E. KUPPINGER.
Dentist Office Hours: 9-12; 1-5. Sundays and evenings by appointment only.	LOST! One bay white faced horse, with	order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive	A. H. DUXBURY, (Seal) m24-1w County Indee	and judgment taken upon plaintiff's	tion.	H. E. KUPPINGER, Attorney.
Dentist Office Hours: 9-12; 1-5. Sundays and evenings by appointment only. PHONE 229	LOST! One bay white faced horse, with	order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive	A. H. DUXBURY, (Seal) m24-1w County Indee	and judgment taken upon plaintiff's petition.	tion. WILLIAM BALLANCE,	H. E. KUPPINGER, Attorney.
Dentist Office Hours: 9-12; 1-5. Sundays and evenings by appointment only. PHONE 229	LOST! One bay white faced horse, with one white hind foot. Weight 1200.	order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing	(Seal) m24-1w A. H. DUXBURY, County Judge.	and judgment taken upon plaintiff's petition. GLEN VALLERY,	tion. WILLIAM BALLANCE, Plaintiff.	
Dentist Office Hours: 9-12; 1-5. Sundays and evenings by appointment only. PHONE 229 Soennichsen Building	LOST! One bay white faced horse, with one white hind foot. Weight 1200. one two year old horse mule. Notify los Baker or Charles Chris	order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing. Dated May 5th, 1926.	A. H. DUXBURY, (Seal) m24-1w County Indee	and judgment taken upon plaintiff's petition.	tion. WILLIAM BALLANCE,	

