The Plattemouth Journal

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R. A. BATES, Publisher

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Give us gravel roads.

India had 203 strikes last year.

-:0:--You can't offend a homely woman by telling her she isn't.

Swansea, Wales, will spend \$1, 500,000 on its new civic center.

The moon has nothing to do with the crops or weather conditions.

Nothing provokes a proud woman like the lack of pride in her husband.

The band wagons of the last campaign are safely stored away in gar-

We don't recall ever having heard of any getting married for the first time, in Nevada.

derby we may expect shortly to be ging fishworms. advised what brand of cigarette he

to Paris. These French certainly local millers had made heavy. know their onions.

prompt, obliging

service.

It sometimes happens that a meek and lowly girl becomes a strenuous

Mr. Dawes' pipe and picturesque get into the news.

Converted into an ambulance, an airplane recently took a woman patient from Paris to Southampton, ! England, oxygen being administered the Leviathan before it docks in New | It may be objected that prohibi

work in man's field will not be com- success" story for the magazines. the inquiry is to misapprehend the Clyde Van Dusen, having won the plete until you hear of a woman dig-

loading large wheat stocks which sidewalk in front of a defunct place the Associated Press; but the fact re-The French do not appreciate spin- they have held for years in expecta- of business at 7 o'clock in the morn- mains, nevertheless, that prohibition ach, writes a physician after a visit tion of higher prices unaware that ing and half of it's still there at is the paramount issue; that, except

and, according to current rumor, it is tive velocity. It travels about 30 still possible to get a drink every miles an hour, and commonly toward | We don't know whether it's sheer is concurred in, we believe, by all

As a result of recent jump in the Mrs. Babe Ruth says she likes to who has never had on a thing except clarify rules of practice, crack the price of bacon, the Liverpool, Eng- see her husband make home runs. All shoes and stockings from a point security under which the professionland, grocers and provision dealers' wives seem to feel the same way on three inches above her knees to the al criminal now operates, revitalize tion like prohibition, reapportionassociation has issued a notice to the the subject. They want their hus- floor can put on one of these so- our courts to the end that punishpublic reading "Eat less bacon; price bands to be hiking for home at very called hostess gowns with a long ment shall be certain and swift, and

Al Capone was jailed for a year in Philadelphia for carrying a gun. So there really is something you can be arrested for in Philadelphia.

coming from Philadelphia, since Rus- not national figures, but those that sel Crouse of New York started the measure up to expectation. Among story that Al Capone was arrested the latter are the chairman, former and jailed as a Confederate spy.

pay a bill," says the fairy story edi- Kenyon and Roscoe Pound, dean of glorious feeling "

May McAvoy, noted movie actress, is, we believe, an admirable choice. will be married to a Los Angeles monial adventure.

tion of handling cabbages.

Surplus liquor must be thrown off too, is all to the good, York on westbound crossing. The tion is but one item on the commis-Women are taking over a lot of man assigned to this task won't ever sion's agenda, and that to single this men's jobs in the world, but their have to write a "hard work won my law out as the paramount object of

It's quite a blow to the young col- Human nature changes little, if at effort had been launched by presiden Holy Island, off the coast of Eng- lege graduate on his first job when all, as the centuries roll on, so far tial initiative. Everybody knows land, with a population of 250, has his boss orders him to wear a hat, as we can see, and we'll bet it wasn't that when the commission's report is no policemen, no theatre, no motion but of course he can always buy the more than a day or two after Moses finally made public interest will be picture house, no doctor and no idle hat and carry it under his arm. had come down from Mount Sinai focussed on the recommendations as with the newly enacted Ten Com- to the prohibition law. The tornado, by many erroneously mandments before prominent citi- The judgment of Mr. Taft, ren-Herbert Hoover has been in the called a cyclone, is a column of up- zens had made up their minds which dered before the eighteenth amend-White House nearly three months, wardly spiraling winds of destruct to obey and which not. ment was written, that "our criminal

> intuition or the influence of heredity, thoughtful citizens. Something must ment is ordered by the Constitution but it is a remarkable fact that a girl be done to simplify legal procedure,

Defeats friction

MR. HOOVER'S COMMISSION

President Hoover has, in our opinion, appointed a highly representative National Law Enforcement Com-Indignant but timely denials are mission. Some of the appointees are Attorney-General Wickersham; Newton D. Baker, Secretary of War under

"When you got into a story to President Wilson; Federal Judge tor of the Atchison Globe, "and dis- the Harvard Law School. It is fitcover that your wife paid it two ting that a woman should be on weekes before, ain't it a grand and this board, and Miss Ada L. Comstock, president of Radeliffe College,

It has been observed that all sec-Idleness is the big issue in the banker on June 26th. The big news tions of the country are represented British campaign, keeping the poli- in connection with the event is that in the personnel, which is, of course ticians very busy until after the elec- it will be Miss McAvoy's first matri- as it should be. Far more significant, it seems to us, is the fact that this commission is Mr. Hoover's commis-Out of the Pacific Coast cigar store sion. The dictation of no special invocabulary it seems, are not the only chains are battling grocery chains in terest is discernible. It is neither means by which a vice-president can a cut-price battle. It will not allay wet nor dry, in the acceptance of feeling to remark that some stores of those terms. None of the commisboth kinds are chained to the tradi- sioners, so far as we know, has been conspicuously identified with either side of the prohibition question. That,

purpose and spirit of the survey. We It looks a good deal like spring, but are aware of the scope of the comspring isn't really here when the ice- mission's charter, so to speak, as out-Native farmers of China are un- man leaves a chunk of ice on the lined in the President's address to for that law and its systematic violation, it may be doubted if such an

> jurisprudence is a national disgrace,' train to it and manage it perfectly, secure the safety of life and property. Technicality had blighted our most important duty confronting the agencies of justice before prohibi- extra session because it involves tion came to plague us; but all that went before, deplorable though it was, was negligible as compared with the orgy of corruption, violence, and private and official lawlessenss that has followed prohibition.

Mr. Hoover, in the exercise of his appointive power, has given the commission a certificate of independence. In the words of Senator Norris, "the President has done fine." He has enlisted public sentiment in the commission and the great task it is un-

THE JONES LAW

When the Jones law was enacted by Congress providing that a sentence of five years in prison and a \$10,000 fine may be imposed on persons who violate the prohibition law, the Daily News predicted that the statute, instead of making prohibition more effective, would have the opposite effect by rendering it more difficult to secure convictions.

lapse into inaction through the refusal of juries to find defendants

"The grand juries before which these accused individuals will come before which they come for trial, are composed of ordinary citizens," he 1929. says. "Some buy intoxicants, others drink when they have a chance, others who do neither have among their acquaintances many reputable men | m27-4w. and women who do so without be-

ing conscious of moral guilt." "Few juries, I am confident, will deprive a man of his citizenship and place him in jeopardy of a large fine and long prison term, when, judged by the common standards of mandangerous to another. They realize that the only reason the defendant stands before them is that he failed

amendment and its enforcement acts will join the fourteenth and fifteenth 28th day of June, 1929. amendments and the enforcement act | tory. They may be used intermittently for blackmail, but the whole- (Seal) m27-4w

Permanent Waves Monday, June 3

Miss Gragson and Miss Branson, experienced operators, of Omaha, will be at the ETTA BELLE Beauty Shop.

Realistic Wave Le Mur Wave \$7.50

Waves are Guaranteed. Call Phone No. 20 for Appointment.

ETTA BELLE Beauty Shop

Second Floor Soennichsen Bldg. PLATTSMOUTH

sale hypocrisy and corruption that are the necessary by-products of a by criminal law, will disappear and Plattsmouth, in said county, on the lead of other temperate nations in by the ever existing traffic in intoxicants."-Jackson (Miss.) Daily News.

REAPPORTIONMENT

Someone has figured it out that 32 million people in the United population, have no direct represen- May, 1929, tation in the lower house of congress. This is because congress has disobeyed the constitutional mandate for a reapportionment at least once in every ten years. Congresmen have not set the public a good example in law observance in this matter, as in

Farm relief legislation is undertaken for the benefit of a class. So is tariff legislation, if we are honest Plattsmouth, in said county, on the and frank about it. But reapportionand demanded by common justice. Whatever the results in the attitude estate, with a view to their adjustlonger. It has not been neglected 1929, and the time limited for payhonorably for eight years. It is the obedience to the Constitution and May, 1929. the principle of equality in represen-

Marion Talley now is represented as having come to the decision that the farm she wants should not be very far from New York. She is going to take lessons there and must not be far away. There has been a suspicion all the time that Marion's farm probably would be located on

older ones will be quite sure that as a leading batter of the National A. D. 1929, and the time limited for League when the records speak for payment of debts is one year from

NOTICE OF SUIT

Dan P. Phelps, Nina L. Phelps, Charles Phelps, Harry Phelps and Julian K. Phelps, defendants, will This view is shared by Courtlandt take notice that on the 18th day of Nicoll, one of the foremost lawyers May, 1929, Cordia B. Phelps, plainof New York, in an interesting article tiff herein, filed her petition in the appearing in the June number of District Court of Cass county, Nebraska, against said defendants and others, to partition Lots 11 and 12, in the Village of Louisville, in said Burian, deceased, for license to sell Incompetent, together with a petition amended or repealed, but it will county, and the south half (S1/2) of real estate. the southwest quarter (SW%) of Section 9, Township 12, Range 11, 1929, there was presented to the his discharge as said guardian and in Sarpy county, Nebraska, and to Court the petition of Andrew Rabb, for an order of court accepting his determine the rights of the parties Administrator of the estate of Mary written resignation herein filed as

> You are hereby required to answer said petition on or before the 15th day of July, 1929, Dated this 25th day of May, A. D.

CORDIA B. PHELPS,

NOTICE TO CREDITORS

Athaliah Bauer, deceased. To the creditors of said estate:

In the County Court.

May, 1929.

NOTICE TO CREDITORS

In the County Court. G. Babbington, 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 19th day of April, 1929, and the m20-4w 20th day of July, 1929, at 10 o'clock a. m. of each day, to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the ty, ss presentation of claims against said, estate is three months from the 19th day of April, A. D. 1929 and the time John L. Tidball, deceased. limited for payment of debts is one year from said 19th day of April,

said County Court this 13th day of 7th day of June, 1929, and on the

A. H. DUXBURY, (Seal) m18-4w County Judge, and examine all claims against said

NOTICE TO CREDITORS

In the County Court.

In the matter of the estate of ment of debts is one year from said Lorina Creely, deceased, To the creditors of said estate:

You are hereby notified that I will said County Court this 3rd day of great effort to secure moral reform sit at the County Court room in May, 1929. America will be free to follow the 7th day of June, 1929, and on the (Seal) m6-4w 9th day of September, 1929, at ten o'clock in the forenoon of each day, the treatment of problems created to receive and examine all claims against said estate, with a view to their adjustment and allowance. The ty, ss time limited for the presentation of claims against said estate is three! months from the 7th day of June, seph Fetzer, deceased. A. D. 1929, and the time limited for payment of debts is one year from said 7th day of June, 1929.

A. H. DUXBURY,

NOTICE TO CREDITORS

In the County Court.

In the matter of the estate of year from said 14th day of June, Charles Anderson, deceased. To the creditors of said estate:

sit at the County Court room in May, 1929. 7th day of June, 1929, and on the (Seal) m13-4w 9th day of September, 1929, at ten o'clock a. m., of each day, to receive and examine all claims against said ment and allowance. The time limited for the presentation of claims 7th day of June, 1929.

Witness my hand and the seal of

A. H. DUXBURY, (Seal) m6-4w County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court.

Henry Bartek, deceased. To the creditors of said estate:

Plattsmouth, in said county, on the the Plattsmouth Journal, 5th day of September, 1929, at ten county, for three successive weeks It may be pretty hard for this o'clock in the forenoon of each day prior to said day of hearing. generation to work up much inter-ito receive and examine all claims Dated May 9th, 1929. est in the newly discovered letters against said estate, with a view to of Wagner, and even some of the their adjustment and allowance. The (Seal) m13-3w nothing in them will disturb his fame months from the 7th day of June,

> said 7th day of June, 1929. Witness my hand and the seal of said County Court this 1st day of May, 1929.

A. H. DUXBURY, County Judge.

(Seal) m6-4w

ty of Cass, Nebraska,

Burian, deceased, for license to sell such Guardian; Lots 50 and 51 in Wise's Addition You are further hereby notified

ty, Nebraska, for the purpose of pay-this court a petition requesting the ing the debts and costs of adminis- appointment of Paul Wolph as guar-And it appearing that there is not competent, to succeed the said Hugh sufficient personal estate in the hands E. Warden, as Guardian;

The State of Nebraska, Cass coun- of administration amount to the sum | D. 1929, at the hour of ten o'clock In the matter of the estate of terested in said estate to appear and in the City of Plattsmouth, Nebraska, You are hereby notified that I will sell said real estate;

sit at the County Court room in | It is therefore Ordered that all may appear at said hearing and make Plattsmouth, in said county, on the persons interested in the estate of objections to said final report or peti-28th day of June, 1929, and on the Mary Burian, deceased, appear before tions, if any you have, why said re-30th day of September, 1929, at ten James T. Begley, Judge of the Dis-ports and petitions herein filed should to distinguish between an individual o'clock in the forenoon, to receive trict Court, within and for Cass coun- not be allowed and approved and the like themselves and a spy in govern- and examine all claims against said ty, Nebraska, on the 29th day of prayer of said petitions should not estate, with a view to their adjust- June, 1929, at 10 o'clock a, m., at be granted. ment and allowance. The time lim- Chambers in the Court House in the You are hereby further notified "With the failure of the grand ited for the presentation of claims City of Plattsmouth, Nebraska, to that said County Court will on said juries to indict, or a series of acquit- against said estate is three months show cause, if any there be, why a day of hearing make such orders as tals by the petit juries, the eighteenth from the 28th day of June, A. D. license should not be granted to An- may be for the best interests of said 1929, and the time limited for pay- drew Rabb, Administrator of the es- Joseph Mauck, Incompetent. ment of debts is one year from said tate of Mary Burian, deceased, to sell 28th day of June, 1929. Lots 50 and 51 in Wise's Addition Witness my hand and the seal of to the City of Plattsmouth, Cass of 1870 in our museum of legal his- said County Court this 22nd day of county, Nebraska, for the purpose of (Seal) paying the debts and costs of ad-A. H. DUXBURY, ministration of said estate.

County Judge. It is further ordered that a copy m13-3w.

of this Order to Show Cause he served upon all persons interested in said The State of Nebraska, Cass coun-estate by publication of this order for four successive weeks in the Plattsmouth Journal, a newspaper In the matter of the estate of David printed and or general circulation in the County of Cass, Nebraska.

> By the Court. JAMES T. BEGLEY, Judge of the District Court.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court, In the matter of the estate of

To the creditors of said estate: You are hereby notified that I will sit at the County Court room in Witness my hand and the seal of Plattsmouth, in said county, on the 9th day of September, 1929, at 10 o'clock a. m., each day, to receive estate, with a view to their adustment and allowance. The time limited for the presentation of claims The State of Nebraska, Cass coun- against said estate is three months from the 7th day of June, A. D.

> 7th day of une, 1929. Witness my hand and the seal of

> 1929 and the time limited for pay-

A. H. DUXBURY,

County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the matter of the estate of Jo-

To the creditors of said estate: You are hereby notified, that I Witness my hand and the seal of Plattsmouth, in said county, on the States, more than a fourth of the said County Court this 2nd day of 14th day of June, 1929, and the 16th day of September, 1929, at 10 o'clock a. m. of each day to receive and ex-County Judge, amine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said The State of Nebraska, Cass coun- estate is three months from the 14th day of June, A. D., 1929, and the time limited for payment of debts is one

Witness my hand and the seal of You are hereby notified that I will said County Court this 7th day of

> 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 Myr-

On reading and filing the petition said County Court this 3rd day of ministration of said estate may be granted to W. F. Gillispie, as Ad-

ministrator: Ordered, that June 7th, A. D. 1929, t ten o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of petitioner In the matter of the estate of should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to You are hereby notified that I will all persons interested in said matter sit at the County Court room in by publishing a copy of this order in 7th day of June, 1929, and on the weekly newspaper printed in said

H. DUXBURY.

County Judge.

NOTICE OF HEARING

In the County Court of Cass couny, Nebraska. In the matter of the Guardianship

of Joseph Mauck, Incompetent. To Joseph Mauck, Mrs. Lucinda Conrad, Margaret Chappelle and all other persons interested or concerned in the guardianship of Joseph

Mauck, Incompetent. You are hereby notified that Hugh E. Warden, Guardian of the above In the District Court of the Coun- named Joseph Mauck, Incompetent, has filed in the County Court of Cass In Re Application of Andrew Rabb, county, Nebraska, his final report as Administrator of the estate of Mary guardian of the said Joseph Mauck, for the final approval and allowance Now, on this 15th day of May, of his accounts as guardian and for

to the City of Plattsmouth, Cass coun- that Margaret Chappelle has filed in dian of the said Joseph Mauck, In-

of the Administrator to pay the debts | You are hereby further notified and costs of administration, and it that a hearing will be had in said further appearing that the personal matter upon the said final report, property collected by said Adminis- together with all other reports, and trator amounts to the sum of \$328.62, upon said petitions herein filed as and that the claims allowed and costs aforesaid on the 7th day of June, A. of \$447.35, and that an order should a. m. in the court room of the Counbe entered directing all persons in- ty Court of Cass county, Nebraska, show cause why a license should not before the undersigned. County Judge be granted to said Administrator to of Cass county, Nebraska, at which time and place you or any of you

A. H. DUXBURY. County Judge of Cass county, Nebraska.



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Red Crown Ethyl Gasoline ends gas knocks and enables carbonized motors to develop full power. Test it for

-gives motors added power and quieter longer life. Consult Chart for correct operation in your motor. STANDARD OIL COMPANY OF NEBRASKA

