THURSDAY, JUNE 6, 1929.

HURSDAY, JUNE 6, 1929.	dinente sint de la sere se se date un de la sere	STISMOUTH SERI WEEKI JU	Cashing and the second second second		PAGE THREE
	GRADUATING TIME	FREEDOM OF THOUGHT	Roby Chiels Drives	At Stratford-on-Avon, a study of	
	The time of graduation brings its	The extent to which the spirit of	Baby Chick Prices	the visitors' book at Shakespeare's	The set of a
The Plattemouth Journal	- 75 ¹ 75 ¹	one man can live in another is re-		birthplace, shows that three out of every five names of visitors outside	ty, ss.
Ons L' million Jeen mil	In the second s second second se second second s second second s second second se	markably illustrated by the dissent-		the state of a second state of the second stat	I AIL SHE COUNTY COULT
	mid-June, thousands of high-hearted	ing opinion of Justice Holmes in the	Owing to the cold, wet spring,	loops	G. Babbington, deceased.
FUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA	young men and young women will		many are now placing orders for Baby Chicks.	and a second sec	To the creditors of said estate:
Extered at Postoffice, Plattemouth, Neb., as second-class mail matter		Madame Schwimmer, a Hungarian,	This has caused us to continue		You are hereby notified that I will sit at the County Court room in
		is denied citizenship because she will not take the oath of allegiance		The State of Nebraska, Cass coun-	Plattsmouth, in said county, on the
R. A. BATES, Publisher		without a mental reservation against	All heavy breeds-Buff Orpingtons,		19th day of April, 1929, and the 20th day of July, 1929, at 10 o'clock
	the second se	bearing arms in time of war. The	White Rocks, Barred Rocks, White		a. m. of each day, to receive and ex-
SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE		Federal District Court of the North-	Wyandottes, R. I. Reds, etc., \$12.00 a hundred.	In the matter of the estate of Athaliah Bauer, deceased.	amine all claims against said estate, with a view to their adjustment and
	But solemn thoughts ought not to	ern Illinois District denied her ap-	Tancred-Barrow strain, heavy lay-		allowance. The time limited for the
		plication for citizenship upon this	1 TH 9 DID GROA	You are hereby notified that I will at the County Court room in	presentation of claims against said
Of course, Lindy flew. Alligator hide footwear is a skin		ground, which is of course usually	Custom hatching, 3c an egg.	Plattsmouth, in said county, on the	estate is three months from the 19th day of April, A. D. 1929 and the time
:0:		taken by all Quakers. The Circuit	We advise getting your orders in	28th day of June, 1929, and on the 30th day of September, 1929, at ten	limited for payment of debts is one
The average dream lasts five sec- Might may not always make right		Court of Appeals upset this finding and ruled that she should be admit-	high this Fall.	o'clock in the forenoon, to receive	there from sold fith dop of Anril
dsio: but it seldom gets leftio:_io:		ted. In a 6 to 3 decision the United	BRINK HATCHERY.	and examine all claims against said	Witness my hand and the seal of
Don't argue with a wasp; it al- Life is short, but men never out-		States Supreme Court upholds the	Plattemouth, Nebr. Phone 631-W	estate, with a view to their adjust- ment and allowance. The time lim-	said County Court this 13th day of
ays carries its point. live their good resolutions.	reassemble their lofty motives, their	original exclusion. Thus, after years		ited for the presentation of claims	A. H. DUXBURY.
		of battling in the courts, the United		against said estate is three months from the 28th day of June, A. D.	(Seal) m18-4w County Judge.
You will never be happy if you The goodness of our intentions wy the happiness of others. never excuse the badness of our ac-	ing means, and reach mem in the	States denies that principle which	scrubs his cheeks vigorously, but	1929, and the time limited for pay-	NOTICE TO CREDITORS
ivy the happiness of others. never excuse the badness of our ac-	incan optite of another may.	has made this country the most cele-	never washes behind the ears.	ment of debts is one year from said	The State of Nebraska, Cass coun-
A mosquito has 22 teeth, all of;o:	tially the name, has changed. No	brated sanctuary in history for free-		28th day of June, 1929. Witness my hand and the seal of	
hich can be seen through a micro- The man with the most sand is	S longer do keen-witted graduates sur-	It may be guessed that the 88-year-		said County Court this 22nd day of	In the County Court.
ope. the one who gets the girls with the		old Justice Holmes, in whom the	your long wait will be made more	May, 1929. A. H. DUXBURY,	In the matter of the estate of Jo- seph Fetzer, deceased.
Seventy-eight per cent of the	their eminence, and spending anoth-	spirit of Thomas Jefferson burns	pleasant by radios which are now in- stalled in the railroad stations. Ear-	(Seal) m27-4w County Judge.	To the creditors of said estate:
orld's automobiles are in the United Ambition is the road that leads		with a brilliance that has become	when a man he manted for thirty south	LEGAL NOTICE	You are hereby notified, that I will sit at the County Court room in
ates, to fame, but you can't travel over it		one of the inspiring phenomena of	an hour.		Plattymouth, in said county, on the
on a pass.	plicit. Many of them select as fresh-	our times, was one of those dissent-	:o:	Roy L. McElwain; the heirs, devi-	14th day of June, 1929, and the 16th
It is easier to judge a woman by;o:;o:;oten],	The second	Always preserving that sense of hu-		sees, legatees, personal representa- tives, and all other persons interest-	In. III. Of encal uny so receive and ex-
e does say, tax, double taxation. Why do the	1 And the second s second second s second second s second second se	mor which in part acounts for the	fathers of the largest families the	ed in the estate of Roy L. McElwain, deceased; Florence McElwain; B. A.	amine all claims against said estate,
;o: people stand for it	and the second	balance he maintains between the	Ithat will leave open for the couple	McElwain: Jennie Dutton: John W.	allowance. The time limited for the
Headlines you never see: "Lindy:o:;o:;	of concentrating them upon studies which are means to definite ends	rationalism of the past and the ir-	with "the canary that seems almost	Dutton; impleaded with others, De-	presentation of claims against said estate is three months from the 14th
nes 40 Newspapermen at Morrow's There are lots of girls who would ine Home."		Holmes points out that Madame	numan.	fendants: You will take notice that on the	day of June, A. D., 1929, and the time
		Schwimmer is over 50 and therefore	0	29th day of May, 1929, The Stand-	ilimited for payment of debts is one
Four lumps of sugar are said to:o:	general education. Of equal import-		borhood have become pretty well re-	Omaha, Nebraska, as plaintiff, filed	1929.
	s ance, perhaps, in the ordered careers	•	conciled to Lindy's marriage, and as	lits netition in the District Court of	Witness my hand and the seal of said County Court this 7th day of
	t of today, are the organizations which serve both students and employers		we understand them, would be con-	and each of you, the object and pray-	May, 1929.
The international trade in leather culums.		which she thinks the best in the		er of which is to foreclose a certain	A. H. DUXBURY,
s increased in value over the pre-	proper place. The place, usually, is		hair different.	mortgage executed by Sarah E. Mc- Elwain, on the 16th day of October,	
	waiting, and we have learned how to		American towns along the Mex-	1924, and duly filed for record in the	NOTICE TO CREDITORS of the Farmers State Bank, Green-
	guide the graduate to it. The trans-		ican border have been experiencing a	office of the Register of Deeds of Cass county, Nebraska, on the 29th	wood, Nebraska, to
Don't conclude that Wall Street is port costs, duties, and fifty-cent gaso-	and the second			day of October, 1924, in Book 53 of	
booked just because some of the line, the poverty of Europe doesn't okers seem to be following their appear to be in for any rapid allev-			driving down in the hope of seeing a		Notice is hereby given that on
tural bent. (iation.	:0:	rulings from the freedom of thought	battle between Mexican rebels and	mouth, as surveyed, platted and re-	T. Begley, Judge of the District
	The Irish Free State plans to in-	for which America has become an	Federal troops.	corded, Cass county, Nebraska, ask- ing for judgment of Thirteen Hun-	Court of Cass County, Nebraska,
	crease its expenditures in road im-	examplar to the rest of the world. He		dred Thirty-Four and Sixty-six One-	G. Bliss, Secretary of the De-
	provement by \$225,000 a year.	says:	world, the average express train	Hundredths Dollars (\$1,334.66) and	partment of Trade & Commerce,
	:0:	If there is any principle of the Constitution that more im-	rates of the four principal countries	You are required to answer this	was appointed receiver of the Farmers State Bank, Greenwood,
Superior quality	There is no question about God	peratively calls for attachment	being: Britain, 41.3 miles per hour;	petition on or before the 29th day	Nebraska, made and entered an order
MARDER TON ARTICLES	having made women beautiful and foolish, else she wouldn't marry man.	than any other, it is the prin- ciple of free thought-not free	United States 41.3; France. 49.8; and Germany, 36.6.	THE STANDARD BAVINGS	pursuant to the terms of which all creditors and persons having claims
-	ioinsh, else she wouldn't marry man.	thought for those who agree	and Germany, 36.6.	AND LOAN ASSOCIATION	against said bank are ordered to file
T T0 / 0 T	The Mayflower, former presiden-	with us, but freedom for the	One of the things that even Mr.	of Omaha, Nebraska. By O. W. Johnson.	the same with the said Clarence G. Bliss, Secretary of the Department
at no additional	tial yacht, is to be sold. It's rather a	thought that we hate. Justice Holmes does not believe	Hoover himself may be wondering	Its Attorney.	of Trade & Commerce, receiver, at
SEC HTA CAARANGUAARCE	bad time to be selling pleasure	that because Madame Schwimmer ab-	about these days is how a fellow can	18-?	his office in the city of Greenwood, Cass County, Nebraska, or with the
	yachts, too.		secondish so much with a starving		while county, represent, or wrett the

hors war she would make a less de- accomplish so much with a starving

cost

THE constant aim of Standard Oil Company of Nebraska is summed up in those six words. It is the basis on which this Nebraska institution is built. When you buy a "Standard" petroleum product you get top quality without paying top price.

By every test Polarine is a premium oil. It is made from a special grade of crude oil produced in Wyoming. A special refining process gives it unusual lubricating qualities. It will do anything any motor oil can do. But no premium price is charged for 1-Flows freely and lubricates safely in cold weather. this process and Polarine carries no price premium to 2-Correct body at all engine heats. 3-Long wearing cover long transportation oil and protective lubrication. or high marketing costs.

4-Less carbon deposits in your motor than from almostanyother oil you can buy at any price.

Polariae

Advantages

When you buy Polarine you get motor oil of top quality accurately graded for service in the Nebraska climate.

For best results, consult the Polarine Chart and use the grade of Polarine experts recommend. Sold by Red Crown Dealers and Service Stations everywhere in Nebraska.



sirable citizen, and he points out nation and an overflowing river and The Chicago Medical Society may that perhaps a growing number of so little with Congress. succeed in making illness less expenour own people share her abhorance. sive, but that will not make it any He himself does not regard war as more popular.

the unmitigated evil which many Alabama is named after the In- hold it to be, but he nevertheless grant the right of those who dian word which means "Here we would rest." Nebraska is an Indian name do so regard it to refuse to bear meaning "water valley."

ing to say.

ters in the sushine.

shiner!

Marion Talley says there will be agree with us but freedom for the no pigs on her farm | Having been thought we hate" is the American in grand opera for several years, equivalent of Voltaire's famous, "I Miss Talley probably is tired of them. do not agree with a word that you

say, but I will defend to the death -101-New Yorkers eat 7,000.000 eggs your right to say it." It is characdaily, says a bulletin of the Merteristic of Justice Holmes, as it was therein. chants' Association. And just think characteristic of Mr. Jefferson. of the millions more they have to The majority against such a ralook at!

haps not highly important. We are Another uncertain moment must disposed to think that in another be when Victor Emmanuel begins to one hundred years, when the Amerread his periodical address from the ican people understand values bet- D. O. DWYER, throne, and wonders what he is goter, the dissenting opinions of Jus-

tice Holmes are much likelier to pre-In another month wheat har- vall than the majority opinions against which he so courageously vesting machiner will be in operation. takes up arms. His dissenting The wheat acreage is small and presopinions, indeed, are the test of ent indications are the yield will be America's faith. To doubt their tricomparatively light.

mate success of what Lord Bryce London now has an all black building. The acade is made entirecalled "the great American experily of polished black granite, which ment."-St. Louis Post-Dispatch. reflects color fom the sky and glit--:0:-

AVIATION AND UGLY VISTAS

Of course anhonorable man has to on the ground, man has fallen into keep his campign promises, but we the practice of beautifying only what often wish, as we consider the extra session, that resident Hoover had meets the worm's eye view, as it from the 5th day of July, A. D. 1929 abolished povety first.

President Hover had a black eye building. Ugly roofs and back yards the other day out he explained it to meet the gaze in every direction. said County Court this 1st day of everybody's stisfaction. But, just Clothes lines and tangled aeriels, sag- June, 1929. think of the spries you might have ging fences and smoke-begrimed skyheard if Predent Al Smith ever lights on every hand. came down in the morning with a

With the increasing popularity of aviation, it has suddenly dawned upon some air-enthusiasts that the roof

Another findhing about the warm has become the fascade of the house. weather that as come to us lately, From an airplane, one obtains an enbeside the fac that it makes things tirely different impression of a town grow, is that t finally permits the or city than is gained from the young men wo have been wearing ground. It is possible to look behind straw hats for wo weeks, to take off the scenes and see the things that are hidden from the pedestrian. And their spats.

We doubt hat any paragrapher pleasant,

will ever win the Pulitzer prize. The Flying over the town of Plattspolicy of the ulitzer judges seems mouth, one may view from the cockto be to preferem long-like "John pit of an airplane scores of back claims against said estate is three judgment of said Court recovered by estate by publication of this order Brown's Body and "Strange Inter- yards that are far from attractive lude." It's a god thing there was no -rubbish heaps, dilapidated out-Pulitzer comittee operating in houses, etc., and one wonders why said 5th day of July, 1929. European musal circles in the '70s. the owners don't have the same pride Wagner woul have won all the in the rear premises of their home said County Court this 1st day of prizes and we never have heard of that they manifest for the front yard. It reminds one of a small boy who (Seal) j3-4w Brahms.

NOTICE OF BUIT Dan P. Phelps, Nina L. Phelps,

Julian K. Phelps, defendants, will will on the 6th day of July, A. D. | Hearing on claims shall be had take notice that on the 18th day of 1929, at 10 o'clock a. m. of said day at the County Court House in Cass May, 1929, Cordia B. Phelps, plain- at the south front door of the court County, Plattsmouth, Nebraska, upon arms. That is, of course, the point. tiff herein, filed her petition in the house in the City of Plattsmouth, in the 29th day of July, 1929, at 2:00 'Not free thought for those who District Court of Cass county, Ne- said county, sell at public auction to o'clock p. m., or as soon thereafter braskn, against said defendants and the highest bidder for cash the fol- as they may be heard. Any creditors others, to partition Lots 11 and 12, lowing described real estate, to-wit: not receiving through the mails Lots forty-two (42), fortyin the Village of Louisville, in said county, and the south half (S12) of three (4S) and the north one-

half of forty-four (44), in the southwest quarter (SW%) of Smith's Addition to the City of Section 9, Township 12, Range 11, n Sarpy county, Nebraska, and to Plattsmouth, Cass county, Nebraska: determine the rights of the parties. Also that portion of Whit-

three (43), thence north 30 de-

grees and 15 minutes, east two

chains to the northwest corner

of said Lot forty-three (43),

thence north 32 degrees and 45

minutes, west one chain and 16

links, thence south 30 degrees

and 15 minutes, west one chain

and 87 links to a post; thence

in a southeasterly direction

1.05 ohains more or less to the

ernment Lot five (5), in Section

seven (7), Township twelve (12), North, Range fourteen

(14) east of the 6th P. M., all

in Cass county, Nebruska, as

on the 1/2 section line in Section

seven (7), Township twelve (12), North, Range fourteen

(14), east of the 6th P. M.,

where the said 1/2 section line intersects with the right-of-way

fence of the C. B. & Q. Railway

Company, thence along the said

right-of-way fence to a bolt 7.79

chains due south of the place of

beginning, thence east 18.31

chains to a bolt 15 feet west of

the west bank of a dry channel,

thence north to the 1/2 section

line, above described, thence

west on the said section line

16.23 chains to the place of be-

ginning, containing 13.28 acres,

more or less, in Cass county, Ne-

braska, being known as Lot

sixty-five (65), in said Section

seven (7), Township twelve

(12), North, Range fourteen

BERT REED.

Nebraska.

Also commencing at the bolt

surveyed, platted and recorded.

Also Sub-Lot two (2) of Gov-

place of beginning;

man avenue described as fol-You are hereby required to anlows: Beginning at a point in wer said petition on or before the tional and charitable view is per- 15th day of July, 1929. said Whiteman avenue one rod west of the southwest corner of Dated this 25th day of May, A. D Lot forty-three (43), in Smith's 1929. Addition to the City of Platts-CORDIA B. PHELPS,

mouth, Nebraska, and running Plaintiff. thence east one rod to the southwest corner of said Lot forty-Attorney.

m27-4w. NOTICE TO CREDITORS

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

In the matter of the estate of umph in time is to doubt the ulti- Marshall W. Smith, deceased.

To the creditors of said estate: You are hereby notified that will sit at the County Court room in Plattsmouth, in said county, on July 5, 1929, and on October 7, 1929, at ten o'clock a. m. each day, to receive and examine all claims against Having spent so many centuries said estate, with a view to their adjustment and allowance. The time

limited for the presentation of claims against said estate is three months were. This becomes very evident and the time limited for payment of when one views the scene from a tall debts is one year from said 5th day of July, 1929.

Witness my hand and the seal of A. H. DUXBURY. (Seal) il-4m

Sear) Jo-14	-	county suuge.		
NOTICE	то	CREDITORS		

The State of Nebraska, Cass county, ss.

In the County Court. In the matter of the estate of Benjamin Dill, 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 July 5, 1929, and on October 7, 1929, at ten o'clock a. m. each day, to receive and examine all claims against

(14). East of the 6th P. M .-the same being levied upon and said estate, with a view to their adjustment and allowance. The time taken as the property of E. P. Stew- of this Order to Show Cause be servlimited for the presentation of art et al, defandents, to satisfy a ed upon all persons interested in said months from the 5th day of July. The Standard Savings and Loan As- for four successive weeks in the A. D. 1929, and the time limited for sociation of Omaha, plaintiff against Plattamouth Journal, a newspaper payment of debts is one year from said defendants. Witness my hand and the seal of A. D. 1929. Sherif Cass County,

A. H. DUXBURY, County Judge. 13-5w

SHERIFF'S SALE District County, Plattsmouth, Nebraska, on State of Nebraska, County of Cass, or before the 13th day of July, 1929,

under penalty of having their claims By virtue of an order issued by not so presented forever barred, un-Golda Noble Beal, Clerk of the Dis- less for good cause shown, the Court trict Court within and for Cass coun- shall by order direct payment there-Charles Phelps, Harry Phelps and ty, Nebraska, and to me directed, I of within six months after said day, proper forms for filing claims may procure them from the receiver at his office in the Farmers State Bank, Greenwood, Nebraska, or from the clerk of the District Court at Plattsmouth, Cass County, Nebraska.

CLARENCE G. BLISS Sec'y., Department of Trade &

Commerce, Receiver.

ORDER

In the District Court of the County of Cass. Nebraska.

In Re Application of Andrew Rabb, Administrator of the estate of Mary Burlan, deceased, for license to sell real estate.

Now, on this 15th day of May, 1929, there was presented to the Court the petition of Andrew Rabb, Administrator of the estate of Mary Burian, deceased, for license to sell Lots 50 and 51 in Wise's Addition to the City of Plattsmouth, Cass county, Nebraska, for the purpose of paying the debts and costs of administration:

And it appearing that there is not sufficient personal estate in the hands of the Administrator to pay the debts and costs of administration, and it further appearing that the personal property collected by said Administrator amounts to the sum of \$328.62. and that the claims allowed and costs of administration amount to the sum of \$447.35, and that an order should be entered directing all persons interested in said estate to appear and show cause why a license should not be granted to said Administrator to sell said real estate;

It is therefore Ordered that all persons interested in the estate of Mary Burian, deceased, appear before James T. Begley, Judge of the District Court, within and for Cass county, Nebraska, on the 29th day of June, 1929, at 10 o'clock a. m., at Chambers in the Court House in the City of Plattsmouth, Nebraska, to show cause, if any there be, why a license should not be granted to Andrew Rabb, Administrator of the estate of Mary Burian, deceased, to sell Lots 50 and 51 in Wise's Addition to the City of Plattamouth, Cass county, Nebraska, for the purpose of paying the debts and costs of administration of said estate.

It is further ordered that a copy printed and of general circulation in

Plattsmouth, Nebraska, May 28th, the County of Cass, Nebraska. By the Court. JAMES T. BEGLEY. Judge of the District Court.

m20-4w

the view from the cockpit is not so

June, 1929.

