The Plattsmouth Journal

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R. A. BATES, Publisher

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Women are poor losers-when it | comes to dieting.

-:0:-Distance doesn't lend enchantment when you run out of gas.

-:0:-Some men adore their wives because it is either that or starvation.

Some men tell their wives every-

thing even when they don't knew it. -:0:-The real balance of trade depends

That new French cabinet should be

Many a woman standing in front

The question before the house-or Republican leader?

-:0:-The measure of a man is the sum of money required to make him scorn the "common herd."

Oddly enough, when we send it by ship, it is a cargo; and when it goes of one per hour. Evidently marriage by car it is a shipment.

No doubt, Columbus imagined the world was round because it failed

to treat him altogether square. -:0:-Daughter is old enough to be called "Miss" if she will go hungry rath-

er than tackle spaghetti in public. As slow as the American Congress would make a pretty good simile,

only there is nothing else that slow. -:0:---The railroad presidents are longing for the good old days when somebody slept in the upper Pullman

Stock Exchange seats are now selling at \$235,000. This strikes us as a lot of money to pay for a place

We see by the paper that goldfish are becoming more popular as pets,

experience with gold diggers as pets, Uncle Sam may think prohibition is hard to enforce. But if he ever

attempts to stop petting parties on country lanes, he'll know what real

From Saint Ste. Marie comes a story of a deer that drinks beer. And then, filled with Dutch courage, it goes out, we suppose, to polish off a few wolves and bears. -:0:-

Arkansas evidently intends to become an active rival of Nevada in the divorce business which in recent years has assumed the proportions of a great national industry.

Two African diamond prospectors tion in the big cities of Ohio. find gem worth fortune just as they are about to abandon claim. Who knows? We may get something worth who busted Buster Keaton on the while out of Congress after all.

kissing could be prevented for ten years tuberculosis would be reduced 50 per cent. Yeah, and matrimony would be reduced about 100 per

In the Federal court at Oxford a serve 18 months in an industrial for 40 years. school for robbing the post office at Stover of \$18. Even in these depress- went the great men of Washington back to home rule.—St. Louis Posted times it must be admitted that one to "be sure my figures are correct." Dispatch.



Harness Oiled . . \$1 Wm. Schmidtmann

that both sides are lying.

A woman 102 years old, living near Grimby, Ireland, has 159 des-

Some people can solve every crossword puzzle except how to keep from speaking one.

Some of our farmers are becoming so well educated they can't tell when largely on the accuracy of the scales. it is going to rain.

It is no indication a farmer is quick to take out a life insurance pol- domestic merely because he belongs to the sowing circle.

of a shop window has merely stop- in the news from over the state if votion. In actual practice, however, you will only look for them. -:0:--

> has wise cracks on his flivver. --:0:--

> water-too much when it can't be used, too little when it is needed. Chicago now has a divorce record

> is quite breezy in the Windy City.

track mind.

family doesn't go riding. Dad spends axioms of free society." Sunday in his bath robe instead of his undershirt.

a return ticket.

zines and don't care if it is. ---:0:----

the coming summer will be air-cool- cracy is a failure. paign headquarters of the various changing conditions. "Our concept Witness my hand and the seal of f12-4w candidates for president.

-:0:-was the cause of the Revolution. shift with the moving forces of the Taxation without representation is nation, but the time has come when about due to cause political revolu- we must have more national consid-

---:0:----Kathleen Key, the movie actress beezer, gets her pictures in the paper, ciples, for the correction of mistakes, three poses, all in scanty attire. Meb-A New Jersey specialist says if be that's the reason she hit him.

cent death of Joseph S. McCoy, gov- repeal.

dollar per month is rather small pay. Mr. McCoy estimated Government revenues, tariff returns, data on U. S. securities, future population. He dealt in millions and billions, and A Norwegian elkhound has arrived governmental departments geared in New York for presentation to their work to his answers. Indeed, President Hoover. The ceremony one of his jobs was to issue monthly will take place at an early date. enly made a great impression in Mc- a species. the family man.

cause the Senate committee decided publican party. that McCoy had virtually been an employe of the Senate, it approved President shows congress how to the payment of one year's salary to get down to brass tacks"-but as W. A. Robertson,

Mr. Hoover's Lincoln day address It is not likely that the present

THE JEFFERSONIAN HOOVER lectual approval.

A true neutral is one who realizes is a sort of moral tonic in hearing a central exchanges. President assert:

> The moment responsibilities of any community, particularly in economic and social questions, are shifted from any part of the nation to Washington, then that community has subjected itself to a remote bureaucracy with its minimum of understanding and of sympathy. It has lost a large part of its voice and its control of its own destiny. . . . Where people divest themselves of local government responsibilities they at once lay the foundation for the destruction of their liberties.

This is a political gospel which the Post-Dispatch has preached throughout its entire existence. It is It is not hard to find bright spots a faith to which we all profess demany of us are prone to sacrifice the belief at the first call of expediency. A hypocrite is a youth who quit Moreover, if we can't accomplish imis it the Senate?—is just who is the school at the seventh grade and yet mediately the dominant purpose of a transitory mood we impatiently try What would this substitute machin-"to remold it nearer to our hear't "The Missippi River problem' is desire" by appealing to Washington. Traditions wilt in the fierce blasts of propaganda. We are bound to have our way. If we cannot get it by the processes of democracy then we fly to bureaucracy.

We have gone far along this road Forgiveness: The feeling that re- - farther than most of us suspect. mains when time dulls the edge of As diligent and competent a public resentment and you no longer give man as former Senator Wadsworth of New York declared, several years ago, of our Government at Washing-Edward Albert otherwise the ton that it was so huge, interlocked Prince of Wales and traveling sales- and bewildering that nobody could man for Great Britain, carries no understand it. In the same vein Senator Borah once remarked that "of all forms of governments yet devis-Sometimes indicating wetness and ed, bureaucracy is the worst." The then turning dry, many a politician Chief Justice of our Supreme Court, has proved harder to guess than even Mr. Hughes, if we remember rightly, One clear thing is that no one can them. Thus these dignitaries of the ver make the charge that the Wickever make the charge that the Wick- Hamiltonian heritage sit at the feet ersham Commission had a single of Jefferson, even as Lincoln did when he wrote: "The principles of The world grows better. If the Jefferson are the definitions and

Mr. Hoover is, therefore, in the ty, ss. company of high contemporary as well as historical authority when he ton Krajicek, deceased. A lot of people are more interested counsels us to beware of turning to in having flush times come back than Washington for treatment of every in having flush times come back than they are in having good times buy a return ticket.

Washington for treatment of every will set at the County Court room in Plattsmouth in said county, on a return ticket.

Washington for treatment of every will set at the County Court room in Plattsmouth in said county, on to said N. D. Talcott. Administrator, ache. What he is pleading with us the 20th day of February, 1931, and to sell said real estate belonging to to do is obvious—to discharge our on the 22nd day of May, 1931, at 10 to sell said real estate belonging to the estate of said deceased to pay Sometimes we fear the world is headed for destruction, and then we read the add in "confession" mage. Its privileges. The thing resolves its privileges. self finally into intelligent voting. limited for the presentation of claims ing the same to be published for four The cure of our political evils rests against said estate is three months successive weeks in the Plattsmouth Dora Raney, Plaintiff One of our greatest needs during in the ballot. If it doesn't, demo- from the 20th day of February, A. D. Journal, a newspaper printed and

ed typewriters for use in the cam- Mr. Hoover takes cognizance of 20th day of February, 1931. of Federal, state and local responsi- said County Court ,this 23rd day of bilities is possible of no unchange-Taxation without representation able definitions," he says, "and must (Seal) j26-3w County Judge. eration of decision of the part which tv Nebraska. each shall assume in these responsibilities." It has. Indeed, the time Administrator d. b. n., of the estate and by virtue of a license and order ed, Anna May Reason, deceased, and ty, owned by said plaintiff, said land has come for a retreat to first prin- license to sell real estate.

heights of courage and candor we To McCoy's obscure little offi e shall then have started on our way scribed real estate, to-wit:

-:0:---THE ELKHOUND ARRIVES

a circular showing daily market We must frankly confess our ignorprices and the investment value of ance on elkhounds-in fact, didn't U. S. securities. These figures appar- know the canine tribe offered such

Coy, the Government actuary, but | Just what Mr. Hoover will do with they meant nothing at all to McCoy, on elkhound puzzles us quite a bit. We cannot imagine any possible use Walsh of Montana, explained to a for the brute unless he is allowed to balance upon confirmation and de-Senate committee that McCoy had roam on the White House lawn at livery of deed. left a widow and seven children who night and howl requiems for Mr. were in "bad financial shape." Be- Hoover's absent brothers in the Re-

usual it prefers a brass band.

PROLONGING A COSTLY FAILURE

might, perhaps, be called an outline Congress, nor any legislative body of the philosophy of American demo- for some time to come, will be in a cracy. The principles laid down by mood to give the Grain Exchanges a the founders of our Government are deliberate death blow and to estabfamiliar, but it is well, nevertheless, lish a perpetual Government corner that men in public life should, on in produce. This may be done, howoccasion, restate them. We are ac- ever, by degrees. "Stabilization" in customed to the warning words spok- the cotton market has virtually put en by the President but the truths the Cotton Exchange out of business, he reiterated bear repetition. All of supplying nothing but chaos and unus listening to them give our intel- certainty in its place. Stabilization in wheat did less damage to estab-Nobody questions that the corner-lished means of trade and distribustone of our governmental structure tion because of the vastly greater is local self-government. Still, there bulk of product flowing through the

As if in disappointment that Federal tampering with the natural current of trade has not entirely demoralized grain markets and grain distribution, the Capper-Dickinson bill is introduced. It would restrict the volume of speculation, and is clearly a measure meant to harm established traders rather than to help either grain farmers or the ultimate consumers of the product. Mr. Legge has admitted that the bill, as it stands, will seriously cut trading all but one-eighth of the \$5,000,in hedges, but that the full regula- 000,000 in large bills called in when tion proposed in the measure prob- the new small size currency was isably will fail. In this case he sees sued 19 months ago have been renext step.

And with this step the Grain Ex- ones, either. changes go out of business. There would then fall upon the Government to provide facilities for the buying, selling, distribution of grain. ery be? No one knows; but the Capper-Dickinson bill is ready to throttle all the useful function of the ty, Nebraska. Grain Exchanges before any possible of N. D. Talcott, Admr. de bonis non ing in grain would take on the fright- authority to sell realty. ened, hand-to-mouth character now found in cotton dealings. And by ably be forced into the milling and ceased:

baking business. Meanwhile, even the farmers are asking why Federal tinkerers insist on prolonging and intensifying an experimental failure.

millionaires.

NOTICE TO CREDITORS

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

To the creditors of said estate:

1931, and the time limited for pay- published in said County of Cass. ment of debts is one year from said

January, 1931.

NOTICE OF SALE

for reassuming obligations we have and by virtue of a license and order day of June, 1930, that I, J. A. Cap- 1 and 2 in Block 10, in Carter's Adconsigned to the bureaucracy at Washington And the time will pres. T. Begley, Judge of the District Court estate of David J. Hoenshell, deceas-Washington. And the time will pres- of Cass county, Nebraska, on the 19th ed. will sell at public auction to the known: WORKING FOR THE GOVERNMENT ently be here, we believe, when aca- day of June, 1930, that I, J. A. Cap- highest bidder for cash, at the north You and each of you are hereby demic consideration of our political well, Administrator d. b. n., of the front door of the Greenwood State notified that on January 27th, 1931 The rewards for faithful Govern- principles will not suffice when pub- estate of Katie Heonshell, deceased, Bank, in the Village of Greenwood, plaintiff in the foregoing entitled ment service have seldom been mo e lic officials will have to identify our ironically illustrated than in the 1:- mistaken policies and advected their policies and advect ironically illustrated than in the 13- mistaken policies and advocate their front door of the Greenwood State day of March, 1931, the following de- wherein you and others are made Bank, in the Village of Greenwood, scribed real estate, to-wit: 22-year-old youth was sentenced to ernment actuary and Federal employe When our leaders rise to those Cass county, Nebraska, at 10:00 o'clock in the forenoon, on the 9th day of March, 1931, the following de-

> That part of Lot 9 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska, described as follows: Beginning at the northeast corner of said Lot 9 and running thence west 20 rods, thence south 2 rods, thence east 20 rods, thence north 2 rods to the place of beginning; also the undivided onehalf of Lot 10 in Jones First Addition to the Village of Greenwood. Cass county, Nebraska; also all of Lot 24 in Jones Second Addition to the Village of Greenwood, Cass county, Ne-

Said sale to be and remain open Dated this 4th day of February,

J. A. CAPWELL, Administrator d. b. n., of the Estate of Katle Hoenshell, Deceased.

BAKING POWDER

Guaranteed pure and efficient. USE

priced brands.

less than of high

ounces For

MILLIONS OF POUNDS USED BY OUR COVERNMENT

Treasury officials estimated that prohibition of short selling as the deemed. One seldom sees a large

> Life is real, life is earnest. The income tax blanks are out again.

> > LEGAL NOTICE

In the District Court of Cass Coun-

substitute for them is evolved. Deal- estate of Maggie Pailing, deceased, to Order to show cause why applica-

tion should not be granted. natural progression from such a meas- 1931, N. D. Talcott, Administrator ure as the Capper-Dickinson bill the de bonis non of the estate of Maggie Government would be forced not only Pailing, deceased, having presented into the sole distribution of wheat, sell the following described real esbut sooner or later would also prob- tate of the said Maggie Pailing, de-

The north half of the southeast quarter of Sec. 32, Twp. 12, north range 9, and the northeast quarter of the southwest quarter of Sec. 20, Twp. 12 north, range 9, east of the 6th p. m. in Cass county, Nebraska-

r a sufficient observed that if the states did not senses they show they'd land in the raise the sum of \$2350.00, for the and paid at the time of said organiexist it would be necessary to create them. Thus these dignitaries of the business of the busi istration, for the reason that there is not sufficient amount of personal property in the possession of N. D. Telestration and the northwest quarter (NW4) of the northwest quarter (NW4) Talcott, Administrator, belonging to said corporation shall at any time (NW%) of Section five (5), and Lots

Nebraska, on the 28th day of March, Vice President, Secretary and Treas- of Section six (6) lying east of the You are hereby notified, that I A. D. 1931, at the hour of ten o'clock urer.

JAS. T. BEGLEY. Judge of the District Court.

NOTICE OF SALE

y Nebraska.

license to sell real estate.

That part of Lot 9 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska, lying north of the railroad right of way; also all of Lot 8 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska; also an undivided one-half of Lot 10 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska; an undivided one-third interest in Lot 9 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska; an undivided one-sixth of Lot 10 in Jones First Addition and an ungivided one-third of Lot 24 in Jones Second Addition, all in the Village of Greenwood, Cass coun-

ty. Nebraska. to be paid on the day of sale and the to be paid on the day of sale and the for equitable relief and for costs. livery of deed.

J. A. CAPWELL, Administrator d. b. n., of the ed for in said petition. Estate of David J. Hoenshell, Deceased. W. A. Robertson, Attorney.

ten o'clock in the forenoon of each Manley, Cass county, Nebraska. day, to receive and examine all claims against said estate, with a A. D. 1931. view to their adjustment and allowance. The time limited for the pre- f16-4w sentation of claims against said estate is three months from the 6th day of March, A. D. 1931, and the time limited for payment of debts is one year from said 6th day of March, ty, ss

NOTICE TO CREDITORS

To the creditors of said estate:

In the County Court.

Robert Troop, deceased.

The State of Nebraska, Cass coun-

Witness my hand and the seal of said County Court this 4th day of

February, 1931. A. H. DUXBURY,

(Seal) 19-3w County Judge. NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court. Viola G. Smith, deceased.

To the creditors of said estate: 6th day of March, A. D. 1931 and on one year from said 6th day of March, the 6th day of July, A. D. 1931, at 1931. nine o'clock in the forenoon of each day, to receive and examine all said County Court this 4th day of bill nowadays-and not many small claims against said estate, with a February, 1931. view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 6th day of March, A. D. 1931, and the time limited for payment of debts is

February, 1931.

A. H. DUXBURY, (Seal) f9-3w

NOTICE OF INCORPORATION Notice is hereby given that Frank M. Bestor, William A. Swatek, Cyril Kalina and Charles K. Bestor have organized a corporation to be known as Bestor & Swatek Company, with as Bestor & Swatek Company, with its principal place of business at Sarah Craig, John Doe Craig, first Plattsmouth in Cass county, Nebraska. The general nature of the business to be transacted by said corporation is general hardware business Ruce Johnson Nuckolls, Aller Royler William C. Hall Charles R. with right to buy and sell real estate Miller, Augustus Bohners, Jane L. and such kinds and classes of prop- Craig, Richard Roe Craig, first real erty as may be necessary in conducting its business. The authorized capital stock is \$30,000.00 in shares of the par value of \$100.00 per share, of which \$24,000.00 is subscribed of which \$24,000.00 is subscribed claiming any interest in and to the said estate, to pay said debts and subject itself shall not be more than costs.

(NW 1/4) of Section five (5), and Lots seven (7) and eight (8), in the It is therefore ordered that all stock. The business of said corpora-persons interested in said estate ap-tion shall be conducted by a board of pear before me at chambers in the four Directors and the officers of city of Plattsmouth, Cass County, said corporation shall be a President,

FRANK M. BESTOR WILLIAM A. SWATEK CHARLES K. BESTOR CYRIL KALINA

read the ads in "confession" maga- its privileges. The thing resolves it- justment and allowance. The time sons interested in said estate by caus-

App. Dock. Page 133 Ina M. Gidley et al. Defendants To the Defendants: Ina M. Gidley,

Violet Reason, Harold H. Reason, ruary, 1931, The United States Na-In the District Court of Cass coun- Bessie L. Hanson, Lars Hanson, Ger- tional Bank of Omaha, filed its petitrude Struthers, George Struthers, tion as plaintiff in the District Court In Re Application of J. A. Capwell, Eleanor McCoy, Walter McCoy, The of Cass county, Nebraska, against Administrator d. b. n., of the estate Unknown Heirs, Devisees, Legatees, you and each of you as defendants, In the District Court of Cass coun- of David J. Hoenshell, deceased, for Personal Representatives and all the object and prayer of said petition other persons interested in the sev- being to quiet title of said plaintiff In Re Application of J. A. Capwell, Notice is hereby given that under eral estates of Frank Parker, deceas- in and to the lands in said Cass counof Katie Hooenshell, deceased, for of sale issued by the Honorable James Stella M. Wright, deceased, real being more particularly described as T. Begley, Judge of the District Court names unknown, and all persons hav- follows, to-wit. Notice is hereby given that under of Cass county, Nebraska, on the 19th ing or claiming any interest in Lots

> parties defendant, for the partition of the following described real es-

tate, to-wit: Lots one (1) and two (2) in Block ten (10) in Carter's Addition to Weeping Water, Cass

county, Nebraskaamong the parties interested therein, to-wit: The plaintiff, Dora Raney, and the defendants: Ina M. Gidley, Homer O. Reason, Harold H. Reason, Bessie L. Hanson, Gertrude Struthers, Eleanor McCoy, Orville Wright (a minor) and Lova June Wright (a minor), according to their respective rights and interests therein, as may be found, confirmed and decreed by the Court, and that all defendants named in said petition be required to set up and assert their claims, if any they have in or to said real estate. adverse to the owners thereof and Said sale to be and remain open that the same be considered and confor one hour. Ten per cent of the bid for one hour. Ten per cent of the bid cluded by the decree of the Court, and

> petition on or before the 16th day of est therein. Dated this 4th day of February, March, 1931, or your default will be You and each of you are required entered in said cause and a Decree to answer said petition on or before in Partition entered therein as pray- the 16th day of March, 1931.

Dated: January 30th, 1931. DORA RANETY. Plaintiff.

Her Attorney.

By John M. Leyda,

Notice is hereby given that the In the matter of the Estate of undersigned will on the 16th day of April, 1931, at 11 o'clock a. m., at the court house at Plattsmouth, Ne-You are hereby notified that I will braska, make application to the sit at the County Court room in Board of County Commissioners of Plattsmouth, in said county, on the Cass county, for a license to operate 6th day of March, A. D. 1931 and on a pool hall in the building located on the 6th day of July, A. D. 1931, at Lot 5 of Block 3, in the Village of

NOTICE OF APPLICATION

For License to Operate a Pool Hall

in the Village of Manley

Dated this 16th day of February, Applicant.

NOTICE TO CREDITORS The State of Nebraska, Cass coun-

In the County Court.

In the matter of the Estate of Thomas Troop, 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 6th day of March, A. D. 1931 and on the 6th day of July, A. D. 1931, at nine o'clock in the forenoon of each day, to receive and examine all claims against said estate, with a In the matter of the Estate of view to their adjustment and allowance. The time limited for the presentation of claims against said es-You are hereby notified that I will tate is three months from the 6th sit at the County Court room in day of March, A. D. 1931, and the Plattsmouth, in said county, on the time limited for payment of debts is

Witness my hand and the seal of

A. H. DUXBURY. (Seal) 19-3w County Judge.

NOTICE

To Albert Van Horn and wife, one year from said 6th day of March, Hallie Van Horn; Sarah Craig; John Doe Craig, first real name unknown; Witness my hand and the seal of Paul Nuckolls; Rupert Nuckolls; said County Court this 4th day of William Ezra Nuckolls; Bruce Johnson Nuckolls; Allen Fowler; William C. Hall; Charles F. Miller; Augustus County Judge. Bonhers; Jane L. Craig and Richard Roe Craig, first real name unknown; Daniel Foust; Mrs. Daniel Foust, first real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Mercy Isadore Van Horn, also known as Mercy Isareal name unknown, Paul Nuckolls, Rupert Nuckolls, William Ezra Nucname unknown, Daniel Foust, Mrs. six (6), and that part of Lot five (5) of the northeast quarter (NE%) road in Section six (6), and the Dated this 3rd day of February, southwest quarter (SW14) of the northwest quarter (NW14) of Section five (5) and all that part of the northwest quarter (NW 1/4) of the southwest quarter (SW4) of Section five (5) lying north of the public road, containing ten (10) acres, all in Township twelve (12), the Sixth P. M., and Lots six (6) and fourteen (14) in the southeast quarter (SE%) of Section thirty-one (31), Township thirteen (13) North, Range thirteen (13) east of the 6th P. M., in Cass county, Nebraska, real

names unknown: You and each of you are hereby Harry J. Gidley, Homer O. Reason, notified that on the 2nd day of Feb-

> The west half of the northeast quarter (W1/2 of NE1/4) of Section five (5), and the east half of the northwest quarter (E1/2 of NW 1/4) of Section five (5), and the northwest quarter of the northwest quarter (NW 1/4 of NW 1/4) of Section five (5). and Lots seven and eight (7 and 8) in the northeast quarter of the northeast quarter (NE % of NE%) of Section six (6), and that part of Lot five (5) of the northeast quarter (NE14) of Section six (6), lying east of the road in Section six (6) and the southwest quarter of the northwest quarter (SW 1/4 of NW 1/4) of Section five (5) and all that part of the northwest quarter of the southwest quarter (NW 1/4 of SW 14) of Section five (5) lying north of the public road. containing ten (10) acres, all in Township twelve (12), North, Range thirteen (13), East of the Sixth Principal Meridian; and Lots six and fourteen (6 and 14) in the southeast quarter (SE%) of Section thirtyone (31), Township thirteen (13) North of Range thirteen (13) East of the Sixth Principal Meridian in Cass county, Nebraska-

and to exclude you and each of you You are required to answer said from having or claiming any inter-

UNITED STATES NATION-

AL BANK OF OMAHA By Morseman & Maxwell, Its Attorneys.

Job Printing at Journal office.

11/2-Inch