The Plattsmouth Journal

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R. A. BATES, Publisher

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have turned out to be submergers. -:0:--

When a man outgrows fairies and Santa Claus, he begins to believe in statistics.

The forgotten man, as far as the sports reviews go, is the man who plays in the line.

The best definition we ever heard extra, to see who's ahead. for a lame duck, is a congressman whose goese has been cooked.

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man who did not think he was dress- they're on their feet again. ed in style unless he had on a pair of sharp-pointed congress shoes and Rockford socks?

drivers, a survey shows. By that

Science is not supposed to be

A number of business mergers Mr. Insull fears there is a plot to kidnap him, but it can't be for ran-

> Hay fever cures are consistent, anyway. It isn't a fever and isn't caused by hay and they don't cure it.

South America seems to favor the type of war in which a private is sent to town occasionally for a late

er, "have been forced, for financial might soon have our old chestnuts

to settle down, he should be getting been pointed out. A long time has 1421. Men of fifty are the steadlest started, at least around 77 or 78.

time, you understand, they have Secretary Doak says the govern- ture golf. found that it is safer to keep only ment "has prevented serious declines one head on their shoulders at a in wages." This has been particu-

just give us 10 minutes. We'll show

you proof that the Safety Silvertown

resists skidding more than any other

tire-proof that its 15% thicker tread

gives thousands of additional anti-skid

miles-proof that its Full-Floating Cord

A New York hotel is advertising 'a dinner and a bath for \$1.50," which strikes us as a pretty stiff price just for watermelon.

every-pot" promise has now gone wishes it, the situation in England sie W. Hall, deceased.

treatment. Householders should make National government. sure that he gets it.

to have grave suspicions that Gernever been known in England. The (Seal) o24-3w many isn't planning a new conscript sons of well-to-do English families army for the purpose of sending the boys out to pick daisies.

Now that government experts are pretty well convinced that the blight "Many motorists," remarks a writ- has been checked, it looks as if we

larly noticeable in government sal- of physical discomfort in the old- to raise the fees generally throughfashioned pews? Who hasn't longed out the country, and to impose a

ENGLAND LIMITS EDUCATION

To Americans, who take for granted that every child is entitled to a President Hoover's "chicken-in-free high school education if he through a strange transformation, disclosed by the controversy over It has become a pretty kettle of nsh. "circular 1421" must seem little will sit at the County Court room in hearing on said application, all per- sit at the County Court room in short of shocking. Circular 1421 was Plattsmouth, in said county, on the sons interested are hereby notified Plattsmouth, in said county, on the Years ago when the "country cor- issued recently by the national board 18th day of November, A. D. 1932, that they may appear at the State 11th day of November, A. D. 1932, respondent" spoke of someone makof education, the president of which
D. 1933, at ten o'clock in the foreon said day and hour and show cause,
D. 1933, at ten o'clock in the foreing a "flying visit" he little thought is a member of the British cabinet, noon of each day to examine all if any there be, why said application noon of each day, to examine all that some day the phrase would be to accompany the new draft regula- claims against said estate, with a should, or should not be granted. tions for secondary (high) schools, view to their adjustment and allow-At first it attracted little attention ance. The time limited for the pre-According to Dr. Grace W. Pail- and then its importance was discov- tate is three months from the 18th thorpe, what the burglar of the vio- ered suddenly by magazines and day of November, A. D. 1932, and lent type really needs is hospital newspapers opposed to the present the time limited for payment of debts

Free public high school education November, 1932. on the scale that has long existed in said County Court this 21st day of In the meantime the French seem the United States, of course, has October, 1932. traditionally have been sent to priwell off have been provided with kind of conservatism." What has become of the young reasons, to sell their cars." Now back in the woods again as well as on "free places" in recent years. A few A high school teacher from Birm-

> anything quite as foolish as miniato the Manchester Guardian, to are Englishmen who are beginning hearing thereof be given to all persentation of claims against said es-Who has not suffered the extremes few cities that have abolished fees; tion'e well-being and efficiency. to public high schools in England for a test.

NOTICE TO CREDITORS

State of Nebraska, County of Cass,

In the County Court. Fee Book 9, page 321.

In the matter of the estate of Jes-To the creditors of said estate:

is one year from said 18th day of

Witness my hand and the seal of

A. H. DUXBURY.

vate schools, like Eton and Harrow, free of charge must prove that they and their daughters to similar insti- are too poor to pay tuition. These tutions for girls. The public high changes are to be made for the sake 13th day of October, 1932, and for schools generally have charged tui- of economy, but the New Statesman tion fees, but a relatively small num- remarks that the desire to econober of the children of parents not so mize in education is the "meanest thereof;

cities had even abolished fees and ingham, England, who has been in the tendency has been to make in- this country studying secondary edu-"One can settle down at 76," says

There is one redeeming feature in creasingly liberal provision for free cation remarked that her colleagues cation remarked cation remarked that her colleagues cation remarked cation remarked that her colleagues cation remarked cation remarked cat C. B. Shaw. But if one ever intends the depression which has not as yet schooling. But now comes circular did not understand how the United show cause, if any there be, why the States could afford to provide such elapsed since anyone has thought up In effect it is proposed, according schooling for every child. But there pendency of said petition and the sweep free secondary education out to wonder whether their country can of existence, as it is known in the afford not to, in view of the na-

for a chance to be at case during a "means test" on all children still to Using various types of revolvers unto set my hand and the seal of said wasteful, but Massachusetts Tech Wisconsin voters have rejected a sermen? Won't a minister whose be admitted to the free places that and automatic pistols, the New York Court this 13th day of October, A. picked this particular part of the La Follette and Clarence Darrow has flock is thoroughly comfortable and are left. In other words, after the police department has never failed D. 1932. campaign to send an expedition up joined the church. Look out for Bill physically relaxed be able to get his new regulations go into effect, par-yet to riddle every "bullet-proof" 20,000 feet in the air to study the Hohenzollern to be elected President message across better than one whose ents who wish to send their children vest that has been submitted to it

NOTICE

Whereas, Frank Harmer, convicted in Cass county, on the 14th day of ss. December, 1931, of the crime of hog stealing, has made application to the Board of Pardons for a parole, and the Board of Pardons, pursuant to Wynn, deceased. law have set the hour of 10 a. m., on You are hereby notified, that I the 8th day of November, 1932, for

> FRANK MARSH. Secretary, Board of Pardons. N. T. HARMON. Chief State Probation Officer.

and Notice on Petition for Settlement of Account

ORDER OF HEARING

In the County Court of Cass coun ty, Nebraska. State of Nebraska, Cass county, ss.

To all persons interested in the estate of William G. Rauth, deceased: On reading the petition of Theresa Rauth, Administratrix, praying a final settlement and allowance of her account filed in this Court on the assignment of the residue of said estate: determination of heirship, and for her discharge as Administratrix

all persons interested in said matter may, and do, appear at the County Court to be held in and for said prayer of the petitioner should not lishing a copy of this order in the newspaper printed in said county, for three successive weeks prior to said November, 1932. day of hearing.

In witness whereof, I have here-

A. H. DUXBURY.

(Seal) o17-3w

GLARING PRACTICES OF CONCEALMENT"

A New York judge, granting a sons interested in said estate, credreceivership for a big eastern real es-litors and heirs take notice, that tate and bond concern whose paper Louietta Martin and Charles L. Marwas spread all over the country, in- that Peter J. Becker died intestate dicates that thre were glaring prac- in Cass County, Nebraska, on or tices of concealment from those whose about March 27th, 1875, being a resimoney was drawn in.

The company advertised itself as a first mortgage real estate bond house, a claim that has a familiar ring and is meant to inspire confidence. Then it issued "general mortgage bonds" based on other than! public bought, not understanding law the following named persons, tohe "general mortgage" idea as practiced by this house.

Further, it is charged, the house in the whoop-la days of 1928 and 1929 sold hundreds of thousands of dollars' worth, perhaps millions of dollars' worth, of real estate bonds ers herein in the above described real based on mortgages on which inter- estate is that of subsequent purchasest had not been paid and on prop- of the time of the death of said Peter erty for which the taxes were in de- J. Becker and of his heirs, the degree

"to compare the practices as engaged Nebraska. in by the defendants with the glow- It is ordered that the same stand ing representations of good faith set A. D. 1932, before the court at the forth in the particular circular issued by the defendant which says: We regard our interests as identi- this 10th day of October, A. D. 1922. cal with the interests of our clients. We represent the investor, not the borrower."

Again, how familiar this sounds. We heard similar statements from the lips of Samuel Insull and Marit is safer than if you kept it yourself. That was the argument.

Now that it is caught, what is the answer of this bond and real estate house? That it was under no obligation to make disclosures unless prospective buyers asked specific questions.

That is not the British idea of responsibility. Lord Kylsant, peer and shipping magnate, has just come out of prison after having served a term for failing to tell English investors the true condition of companies for He did not falsify in so many words -he just did not tell.

That ought to be the standard in this country, and it will be. The practice of concealment has been widespread and is largely responsible ested in the estate of William D. Colefor the great loss that investors now suffer. It is exactly this thing that trict Court, at the District Court room Governor Roosevelt referred to in in the court house in the City of his Columbus speech. He would use Plattsmouth, Cass county, Nebraska, full publicity and government supervision to prevent "the fooling of sensible people throgh misstatements and through the withholding of information on the part of private or- D. Coleman, deceased, to sell all of ganizations, great and small, which the real estate of said deceased, so seek to sell investments to the peo- as to pay claims presented and alple."-Milwaukee Journal.

ing over whether the coming winter tion of this Order to Show Cause for will be cold or mild. The weather expert can tell them all it will be mild. Things cannot cool off in six in the County of Cass, Nebraska. months after the heat we had last

NOTICE TO CREDITORS

State of Nebraska, County of Cass,

In the County Court. Fee Book 9, at page 319. In the matter of the estate of John To the creditors of said estate:

You are hereby notified, that I will claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 11th day of November, A. D. 1932, and the time limited for payment of debts is one year from said 11th day of No-

Witness my hand and the seal of said County Court this 14th day of October, 1932. A. H. DUXBURY.

(Seal) 017-3w County Judge.

NOTICE TO CREDITORS State of Nebraska, County of Cass,

In the County Court.

Fee Book 9; page 320. In the matter of the estate of David Murray, 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 11th day of November, A. D. 1932, noon of each day to examine all be granted, and that notice of the claims against said estate, with a sons interested in said matter by pub-Plattsmouth Journal, a semi-weekly time limited for payment of debts is

Witness my hand and the seal of said County Court this 14th day of October, 1932.

A. H. DUXBURY. Seal) 017-3w County Judge.

NOTICE OF HEARING

Estate of Peter J. Becker, deceased, in the County Court of Cass county,

Nebraska. The State of Nebraska, To all perdent and inhabitant of Cass County,

Nebraska, and died seized of the following described real estate, to-wit; The west half (W1/2) of the northeast quarter (NE14) of section six (6), township eleven (11), north range fourteen (14), east of the 6th P. M.,

Cass County, Nebraskafirst mortgages on real estate. The leaving as his sole and only heirs at

Livona Becker, widow, and the following named children: Mary Allison, formerly Becker, George Becker, Jacob Becker, Abe Becker, Peter Becker, and Thaddeus S. Becker.

That the interests of the petition-"It is tragical," says the court. of kindship and the right of descent of the real property belonging to the said deceased, in the State of

ing representations of good faith set for hearing the 4th day of November, Dated at Plattsmouth, Nebraska,

A. H. DUXBURY, (Seal) 010-3w County Judge. ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska.

In the matter of the Application tin J. Insull. Put in your money and of N. D. Talcott, Administrator of the Estate of William D. Coleman, Deceased, for License to Sell Real Estate to Pay Debts.

Now on this 14th day of October. 1932, came N. D. Talcott, Administrator of the estate of William D. Coleman, deceased, and presents his petition for license to sell the real estate of the deceased party in order to pay-the claims filed and allowed against said estate, and the expenses of administering said estate. It appearing from said petition that there is an insufficient amount of personal property in the hands of the Administrator to pay the claims presented and allowed by the County Court and the expenses of the administration of which he sought financial support. said estate; and that it is necessary to sell the whole of the real estate of the deceased in order to pay the aforesaid claims and the costs of administration-

It is hterefore Considered, Ordered and Adjudged that all persons interman, de eased, appear before me, James T. Begley, Judge of the Dison the 29th day of November, 1932, at the hour of 19:00 o'clock in the forenoon, and show cause, if any here be, why such license should not be granted to N. D. Talcott, Administrator of the estate of William lowed with the costs of administra-

tion and of this proceedings. It is further Considered, Ordered and Adjudged, that notice be given The weather hounds are quarrel- to all persons interested by publicafour successive weeks in the Plattsmouth Journal, a legal newspaper published and of general circulation

> By the Court. JAMES T. BEGLEY.



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LESS ALLOWANCE FOR OLD TIRES

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