The Plattemouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

A man learns to live when he begins to live and learn.

ing to have a jazz campaign.

Living costs more than it used to, but, come to think of it, it's worth

-:0:--

This earth is frequently designat ed "she" because no man knows the age thereof.

Most of the remedies that relieve one kind of pain give you another

Nothing is more distressing than young men trying to act old and old men trying to act young.

Train up a child in the way h should go; and when he is old he will not be deported for it.

It is well enough for charity to begin at home, but it has no excuse for sitting down there and going into a trance.

There are five Sunday in February this time. They say this won't happen again for a hundred years, which is soon enough.

Americans are beginning to refuse to pay outlandish prices, says famous clothing man. How cruel of ions. the American public.

The groundhog may be a contumacious liar but most folks will be pleased if his prediction last Monday is for an early spring.

A woman probably never apprecihe comes home and announces that his salary has been increased.

A great many people are sternly demanding that other people practice thrift and self denial and thus put the profiteers out of business.

Hereafter only puling infants will reap any advantage from quoting the famous somewhat apochryphal re mark made by the governor of North Carolina to the governor of South Carolina.

During February comes the beginning of Lent and for 40 days the dev il will be banished while the work of vanity and lure of the flesh in the shape of an Eastern gown and

It is hard to understand why the British papers should be saying so many unkind things about us at this They are getting our goods at lower prices than we can buy them, and on their own credit terms

These "demonstrations" in Ger many against extradition of the for mer kaiser from Holland might per haps give him more satisfaction if he hadn't run away from his loving subjects at a time when he had reason to believe they might do some demonstrating against him.

INVESTMENTS

Public Service Corporation Paying

Can be had in amounts of

\$100

PAUL FITZGERALD.

Investment Securities First National Bank Bld'g, Omaha, Neb.

THEIR ENGLISH LEADER

Republican senators are taking a Apparently some boomers are try- kindlier interest in the league of nations now that Lord Grey, the British ambassador, has substantially indorsed the Lodge amendments and aligned himself with the republican leadership against the president of

> There is a funny side to the action of Senator Lodge in moving to revive the treaty in the senate immediately after Lord Grey had spoken. After all the anti-British demogogery in which the republican enemies of the league have indulged themselves it appeals to one's sense of humor to note how promptly they accept the leadership of a distinguished British diplomatist in preference to that of the president of their own country.

Lord Grey's letter, published in the London Times, amounted to an international political sensation. In effect he defended the course of the republican senators who have been plotting to defeat the treaty, justified their "reservations," and assert ed they would be acceptable to the British government. In the case of the reservation affecting the voting power of the British deminions in the factory, said the British statesman, to England, but he feared it might not be so satisfactory to the domin-

Of course it would be satisfactory to England! To allow the English government to speak and vote for Canada, South Africa, Australia and New Zealand in the assembly would be to play directly into the hands of he old-time British imperialism. And to allow these self-governing peoples to speak for themselves, as the treaty provides, in opposition to English wishes and policies if they wished, would be a step farther toward democracy. It would be to introduce as entities into the league assembly free and democratic and new-world peoples whose interests and ideals run closely parallel to those of the United States.

It is still a question whether the views of the American president or the British ambassador are to have the greater weight in determining league of nations. But that the republican senators have showed a revived interest, even though under English inspiration, in the ultimate fate of the treaty, is a matter for congratulation.-World-Herald.

TOO MUCH NATIONALISM

Professor F. W. Foerster, an Austrian publicist and philosopher of wide reputation and accepted ability, writing in the current number of the Atlantic Monthly on "The Austrian Problem," submits one fundamental and predominating reason for the whole state of things in new consideration of those republicans who base their hostility to a league of nations in any form upon the ground that the spirit of nationalism

cial energies for its own purposes and passions; the German-Austrian himself became mere nationalist, and therefore lost the moral and political power required to subordinate title. the other nationalities to a higher form of political life; instead of educating the younger nations, he fostered, by his bad example, their own passion and self-consciousness. The narrow Bismarckian gospel of the national state, and the more repress- quieting title entered in favor of ive and authoritative method of dealing with secession and rebellion j29-iw-

esulting therefrom, entered the German soul * * * took away from it all capacity to keep together and to educate respectfully and sympathetically those little nations which were craving for more liberty and

effect alone; the unsupported apcan hardly bear much weight with all other intelligently thinking citizens. The most skilful word juggler is unable to avoid the fact that it was nationalism pushed to extremes that causegotism, selfishness. Nationalism can never be as great as true internationalism, though it does not follow by any means that the institution of the higher and nobler policy abolishes the other.

As for Austria, whose pitiable condition in these days has stirred universal compassion, Professor Foerster unequivolcally attributes her sad state to "the predominance of nationalism," which, he adds, "made the dismemberment of the Austrian state inevitable; it cauld have been prevented only from within, from the rising of new political ideas in the

midst of the Austrian peoples." Yet, in the face of their and an abundance of similar testimony from the more discerning citizens of European countries, we go blindly ahead unshaken in our determination to follow the dangerous policy of enhancing and encouraging the very spirit which has been the undoing of Germany and Austria, which has natons, and which, sooner or later, if persisted in, may destroy the laudable principles which have placed the United States at the head of all the nations from the standpoint of social, political and governmental institutions. Let those patriotic devotees of an exclusive nationalism take care that the results of their florid teachings do not turn upon the American of the future with devastating, undreamed of results .-

The popular line of Dennison stick rs and cards at the Journal office.

LEGAL NOTICE

In the District Court of Cass coun . Nebraska. Todd, Plaintiff, vs. The Jessie B. Todd, Plaintiff, vs. The Scottish American Mortgage Company, Limited; the east half of southwest quarter (E½ SW¼) of Sec. 29; the east half of northwest quarter (E½, NW¼); south half of the south half of northeast quarter (S½, S½, NE¾), and north half of the southeast quarter (N½, SE¼) of Sec. 32, all in Township ten (10), North Eange fourteen (14), east of the 6th P. M., in Cass county, Nebraska; and all persons claiming any interest of any kind in said real estate or any part thereof; aid real estate or any part thereof inderwood & Clarke: Iowa Loan & rust Company: William H. Marks il Eaton: John Eaton: Vernie Bar-lum Cheney: Eugene Austin; Almond Austin; the following named per is and also their unknown heirs evisees, legatees and personal repre-entatives of each of them, to-wit libert Eaton: Albert Eaton: Dayle ewart: David Stuart; Stewart: David Stuart; — Dixon, (first name unknown), husband of Jessie Dixon; S. N. Merriam; Selden N. Merriam: Francis McCourt; John Eaton; Sarah Eaton; Wm. H. Eaton; M. F. Eaton; James Jerome; Mrs. James Jerome, wife of James Jerome; James K. McClurg; J. K. McClurg; William B. Parks; W. B. Parks; Isaac Coe; I. Coe. Daviel B. Bobb; Joseph H. Angeller, Parks; Joseph H. Angeller, Jessiel R. Bobb; Jose Coe; Daniel B. Robb; Joseph H. Austin; A. H. Austin; Almond H. Aaustin; Lida M. Austin; Lydia M. Austin; Elvira Austin; Alvira Austin; Alvira Bardwell; Holland Bardwell; Joseph-McClurg; Thomas McClurg; Joh Austin; Anna Austin; Ulysess Aaus tin; Ulisses Austin; L. S. Austin; Leon-erd S. Austin; Mary Austin; G. M. MacKenzie; George Millar MacKenzie; Margaret Buster; Magite Buster; Margret Buster; James Buster; Eugen tin: Stella Austin; Emiline F. Rakes; Emaline F. Rakes; unknown), husband of Emiline F. Rakes; Elmire Fletcher wife of Jacob Fletcher; Elizabeti Jacobs, wife of John Q. Jacobs; Phoeb Cannon, wife of Joseph T. Cannon; Cat vin Stewart; Calvin Stuart; Calvin Seward; Mary Stewart; Rhoda Long leorge Long; Jacob Gish; Rebecca Gish David Long; Audley H. Barnhill; A. H. Barnhill; R. B. Townsend; E. H. H. Barnhill; R. B. Eaton, Defendants.

The above named defendants round that the spirit of nationalism s imperilled.

The following is from Professor of Cass county, Nebraska, the object and purpose of which is to quiet and confirm plaintiff's title in and to the cast half of the southwest quarter (2½, SW4) of Section twenty-nine (2½): east half of the northwest quarter (2½, SW4) south half of the northwest quarter (2½, SW4) and the north half of the southhalf of the south half of the south half of the south east quarter (N½, SE4) of Section thirty-two (32), all in Township ten (10), N. Range fourteen (14), east of the 6th P. M., in Cass county, Nebraska: and to permanently enjoin each scribed real estate and all of said defendants from having or claiming to have any right, copy of this order ing or claiming to have any right, title, lien or interest, either legal or equitable in or to said real estate or any part thereof and to enjoin said defendants from interfering in any manner with plaintiff's possession, enjoyment and title of said premises and for general, equitable relief. This notice is given you pursuant to the order of said Court. You are required to answer said petition on or before Monday, the 15th day of March, 1920, or your default will be entered therein and decree

In the District Court of Cass coun-

Order of United Workmen, Plaintiff, vs. Enose Williams et al, Defendants. To the Defendants, Enose Williams and wife Catharine Williams; the unknown heirs, devisees, legatees, per-sonal representatives and all other persons interested in the estate of Enose Williams, deceased; the unknown heirs, The perpetual reharking to the devisees, legatees, personal representa-tives, and all other persons interested, word "nationalism" for purposes of the estate of Catharine Williams, deceased; John Williams and wife Lodeceased; John Williams and wife Lo-retta Williams; the unknown heirs, peals to a kind of provincial patrio-tism by the opponents of the league, all other persons interested in the estate of Loretta Williams, deceased; S. N. Merriam and wife Lydia Merriam; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of S. persons interested in the estate of S. N. Merriam, deceased; the unknown heirs, devisees, legatees, personal representatives and all other persons ined Prussia's ruin. Nationalism must not be made to mean segregation, heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of A. E. Alexantees, legatees, personal representatives, and all other persons interested in the estate of ——— Alexander, dein the estate of ceased; Olive A. Williams and husband

Williams, first and real name unknown; the unknown heirs, devisees, egatees, personal representatives and persons interested in the estate of olive A. Williams, deceased; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Williams, deceased; Catharin Williams: the unknown heirs, devisees, personal representatives and

Catharin Williams, deceased: Newbury; the unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of Joseph C. Newbury, eased; John Sundell; the unknown heirs, devisees, legatees, personal representatives and all other persons in-terested in the estate of John Sundell, deceased; C. J. Hoffman; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of C. J. Hoffman, deceased: Paul Nuckolls and wife, Mrs. Paul Nuckolls, first and real name unknown; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Paul Nuckolls, deceased; the nknown heirs, devisees, legatees, per-onal representatives and all other persons interested in the estate of Mrs. Paul Nuckolls, deceased; Rupert Nuckolls and wife Mrs. Rupert Nuckolls, first and real name unknown; the own leirs, devisees, legatees, per-representatives and all other ns interested in the estate of Rupert Nuckolls, deceased; the unknown helrs, devisees, legatees, personal representatives and all other persons interested in the estate of league assembly, it would be satis- proved fatal in past ages to selfish Mrs. Rupert Nuckolls, deceased; Bruce Johnson Nuckolls and wife Mrs. Bruce Johnson Nuckolls, first and real name unknown: the unknown heirs, devisees, egatees, personal representatives, and all other persons interested in the estate of Bruce Johnson Nuckolls, de-

unknown heirs, devisees, t egatees, personal representatives and persons interested in the first and real name unknown, the each of you and a decree quiet-inknown heirs, devisees, legatees, ersonal representatives and all other real estate herein described as prayed am Ezra Nuckolls, deceased; the unonal representatives and all other per ons interested in the estate of Mrs. William Ezra Nuckolls, deceased; and

the unknown claimants and the uknown owners of that part of Lots nd 2 in Block 42 lying outside of he City of Plattsmouth, in Cass counavenue in the City of Plattsouth, Cass county, Nebraska; and the Cass county, Nebraska, and old persons claiming any interest of any kind in said real estate, or any part thereof; S. F. Eaton; Mrs. S. F. Eaton; F. L. Eaton; Mrs. F. L. Eaton; W. T. Eaton; Mrs. W. W. T. Eaton; Mrs. W. T. Eaton; Mrs. W. T. Eaton; Mrs. W. W. T. Eaton; Mrs. W

"Neill: Louis O'Neill and Dora O'

You and each of you are hereby no ified that on the 19th day of Januar, A. D. 1920, Plaintiff filed its suit in the ca, the object and purpose of whi to quiet and confirm plaintiff's title is and to that part of Lots 1 and 2 is Block 42 lying outside of the boundaries of Chicago avenue, in the Cit f Plattsmouth in Cass county, raska, and to enjoin each and all ou from having or claiming to my right, title, lien or interest, eith egal or equitable, in or to said restate or any part thereof and to e manner interfering with plaintiff's pos-session and enjoyment of said prem-ises and for equitable relief. This notice is given pursuant to an order of the Court. You are required

to answer said petition on or before Monday, the 8th day of March, A. D. 1920, or your default will be entered PLATTSMOUTH LODGE NO. 8,
Ancient Order of United Workmen
Plaintiff.
A. L. TIDD,
Attorney.

LEGAL NOTICE

In the District Court of Cass counbe issued to guardian to ell real estate. On reading and filing the duly veri fied petition of Edna D. Shannon, guar Shannon, a minor, for minor in the following de

scribed real estate, situated in Pawne City, in the County of Pawnee, and State of Nebraska, being an undivided ne-twelfth thereof, to-wit: The west half (W½) of Lot two (2), and the east half (E½) of Lot three (3), in Block eighteen (18), in the Original Town of according to the recorded plat thereof, e of applying the pro rom, or as much thereof necessary, to the support

as may be necessary, to the support and education of the said minor and to reinvest the residue thereof for the enefit of the said minor. It is therefore ordered that the next sald minor and all person interested in said estate and lands ap in the court house Nebraska Ruth Shannon, ninor, to sell the share and interest o three successive weeks in the Plattsmouth Journal, a legal semi-weekly newspaper printed and published in said County of Cass, and

Dated this 28th day of January, A. JAMES T. BEGLEY, Judge of the District Court of Cass County, Nebr.

FOR SALE

circulation therein.

15 tons No. 1 prairie hay. Baled. JESSIE B. TODD.

By—
Plaintiff. For price see Charley Vallery, MurPlaintiff. For price see Charley Vallery, Murplai

NOTICE TO NON-RESIDENT DEFENDANTS

To George W. Ryrkit, Mrs. George V. Ryrkit and their unknown heirs; avid Samson, Mrs. David Samson and heir unknown heirs; Philip Seidenstriker, Mrs. Philip Seidenstriker and their unknown heirs and all non-resi-dent defendants named in the petition of the Lyman Sand Company vs. George W. Ryrkit et al, filed and now pending in the District Court of Cass county Nebraska: the Orenpolis Company, corporation, and all other persons in-terested in the estates of George W. Ryrkit, David Samson, Philip Seiden-striker and the non-resident stock holders of the said Oreapolis Company and all other non-resident defendants named in said petition:

1920, the Lyman Sand Company the object and prayer of which is to quiet the title in the said Lyman Sand Company, plaintiff, in and to the following described property, situated in

east of the southwest corner of the southeast quarter of the southwest quarter (SE¼ SW¼) of Section thir-ty-six (36), in Township thirteen (13), of Range thirteen (13), east of the 6th P. M., and running northwesterly 1955,6 feet to a point 723.4 feet east of the northwest corner of said south quarter of the southwest quarter of said Section thirty-six; thence running east southeasterly along the bank of said Platte river until it intersects the south line of said Section thirty-six thence running west on said line 153 feet to the place of beginning, containing 9.6 acres, be the same more o

quarter of the northeast quarter $(NE)_4$, NE_4) of Section one (1). Township welve (12), North Range thirteen (12) last, lying north of the line of the light-of-way of the B. & M. R. R. Co. Nebraska, and west of a line comthe northwest corner of said northeast quarter of the northeast quarter and inning in a southeasterly direction un it intersects said railroad right-of way sufficient to contain eight acres. Beginning at a point on the east line of the west one-half of the northeast puarter (W½, NE½) of Section one (1) in Township twelve (12), Range thirteen (13) east, 2041/2 feet south of the northeast corner of said west one-half of the northeast quarter; thence south f the northeast quarter 131.8 feet the right-of-way of the B. & M. R. I thence northwesterly along said ight-of-way 206 feet, thence north asterly to the place of beginning, con dining thirty-one one-hundredths (31-

A portion of government lot number seven (7); Section thirty-six (36), Township thirteen (13) North of Range over teen (13) east, described as follows: Beginning at a point on the south line of said Section thirty-six, 132 feet east of a stone set in the northeast corner of the west half of the northeast quarter of Section one Township twelve (12) North o ange thirteen (13) east, thence east 9 feet, thence north 39 degrees and 9 degrees, west 94 feet; thence outhwesterly 62 feet to the place of deginning, containing six one-hundred (hs (6-100) of an acre more or less. You are further notified that you are equired to answer or implead said setition on or before Monday, the 15th William Ezra Nuckolls and day of March, 1920, or judgment will iam Ezra Nuckolls, his wife, be taken by default against you and LYMAN SAND COMPANY,

ity of Plattsmouth, Cass county, Nebraska, on Saturday the 14th day February, 1920, at the hour of g described real estate, together with il appurtenances thereunto belonging unted in the County of Cass, State Nebraska, to-wit:

The west one-half (w½) of the northeast one-fourth (nw¼) of Section even (7), in Township ten (10), North f Range eleven (11), containing eighty cres, more or less. That said saie will be made upon th ollowing terms and conditions: One-hird cash to be paid at the time of ale; one-third in one year and one hird in two years, said deferred pay tents to draw interest at the rate of six per cent (6%) per annum, secured by a mortgage on the real estate above described, the purchaser to have the option of paying any greater sum than one-third in cash or the entire purchase price in cash, but all subject to a mortgage now existing against said and for the sum of \$3,000.00 due on the 4th day of September, 1922.

Dated at Plattsmouth, Nebraska, this 6th day of January, 1920.

MATTHEW GERING, 18-5w. Referee.

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 Matie J. Porter, deceased.
On reading and filing the petition
of William H. Porter praying that adulnistration of said estate may be
granted to him as Administrator; Ordered, That February 16th, A. D. 920, at 10 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 should not be granted; and that notice of the

pendency of said petition and the hear-ng thereof be given to all persons in-erested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three suc-cessive weeks, prior to said day of

Dated January 22nd, 1920.
ALLEN J. BEESON,
County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court.
In the matter of the estate of James beles Dernier, deceased.
To the creditors of said estate:
You are bereby notified. That I will it at the County Court room in Platts month in said county, on the 2nd day of March, 1920, and on the 1st day of June, 1920, at ten (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. T cialms against said estate is the menths from the 2nd day of March. 1), 1920, and the time limited for payment of debts is one year from sai 2nd day of March, 1920. Witness my hand and the seal said County Court, this 30th day ALLEN J. BEESON. (Seal) f2-4w. County Judge

Daily Journal, 15c a week.

CASS COUNTY

Farms FOR Sale

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160 acres west of Plattsmouth, well improved and well fenced. 25 acres in alfalfa, fenced hog tight. Price \$30,000.00. Good terms on this.

80 acres south of Plattsmouth and 4 miles from Murray. Well improved. Land lays good and is clean. Price \$18,000.00. Terms to suit purchaser.

20 acres close to Plattsmouth. Improvements are extra good and land lays smooth. This is a very fine place and priced right at

5 acres 11/2 miles south from business portion of Plattsmouth. Good house; land lays well. Price \$2,500.00. Good terms. 3 acres with very good house and close in. Only 8 blocks from Main street. Price \$2,500.00. Will not take much cash to

handle this. These places are priced right for quick sale, and as we are offering possession March 1st, there is no time to lose.

J. P. Falter & Son,

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1920 budget of new construction. THIS STOCK IS TAX-FREE IN NEBRASKA.

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Plattsmouth

Nebraska

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