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PLATTSMOUTH SEMI-WEEKLY JOURNAL

MONDAY, JUNE 7, 1920.

The Plattemouth Journal PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter R. A. BATES, Publishe, SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE traction. It is because a woman is a riddle Isn't one trouble with the country -:0:-About the only thing you can buy labor unions has been heard, cul--:0:-Most of the mischief in this world with a headache in it is a new straw is done by the people who go about hat. doing good. The impression seems to prevail conditions in the country. A great The good die because they realize in some circles that keynotes are that there isn't much use living if made for nothing but to sound. they have to be good. "William S. Hart trampled by --:0:--Another reason work is so unpop- horse." Motion picture actors like ular is prevalent feeling that a dol- Bill shouldn't attempt cowboy stunis. iar won is two dollars earned. -:0:--. 2:-No matter how loose an engage-They are digging for rum in Cana- ment ring may be, the diamond never da which is said to have been hidden slips round on the inside of a lady's for 150 years. They didn't have to linger. hide it that way 150 years ago. -:0:--Perhaps a considerable quantity Many stenographers are so cruelly of last year's wheat which has not underpaid that they find they can't been moved could be carried to mardress any better than the boss' wife ket in the day coaches on passenger trains, since most of the former day -:0:-coach population has moved back in-A notable number of leaders and to the Pullmans. statesmen who started into work of -----:0:-reconstruction with great zest, now The treasury department's advice look almost reconstructed to death. to hold on to your liberty bonds is -:0:-not needed in Plattsmouth. Brok-Surprises will never cease. On ers say there is a big demand, but the same day the president vetoed few to sell. And the bank robbers the Knox peace resolution, the senin the surrounding country seem to ate rejected the president's American think as well of them now as they mandate. did when they were new. -:0:--It must be pretty hard to uplift "Prices for carlots of wheat", says a nation full of preverse people who a news report, "dropped 10 to 12. are more interested in the scramble which means that there will be a for grub and duds than they are in corresponding drop-about 50 cents a lovely peace covenant. a barrel-in the wholesale price of -:0:flour." Gee, we thought for a min-"The cost of cremation is now ex- ute the reporter was going to take a een found. ceptionally low," announces a Sun- rash chance and say "retail price".

Senator Capper has waited patiently westerly line of the right-of-way of at the door of the judiciary com-mittee, asking a report on his bill permitting farmers to combine for co-operative selling and distribution. Mickelwait and wife to said railroad company, recorded in Book "R" of For months Senator McLean tried to company, recorded in Book "R" of deeds, at page 568, of the records of said county; thence following said dipermitting the federal reserve board to institute fluctuating discount rates for various classifications of credit. Within two weeks after this 10 chains to the section line; thence north on said section line 29 chains and 26 links to the place of beginning (except Lots 27 and 39, as indicated on the plat books of said county) and known as sub lot one of Government Lots one and two; also lots numbered brilliant effect in forcing credit con-Congress remains a citadel of re- 6 and 41 in said Section 20, and all ersons claiming any interest of any find in said real estate or any part hereof, Defendants.

action with respect to industrial relations. Throughout the session bitter, indiscriminate denunciation of Maud Tacetti and to the following named persons and also their unknown

minating in a brace of anti-strike bills which, if enacted into law. M might well bring about unfortunate report upon the causes and condiions of the steel strike made by a

enate sub-committee was passed by unnoticed. Senator Kenyon has made a slight but promising beginning in the framing of legislation

with reference to the peaceful adustment of labor disputes, modeled partially on the recommendations of' the second presidential industrial conference. Delay in this matter has doubtless been due to the White house, which received the report of the Hoover conference more than

hree months ago, and has done othing with it. The session has been barren of tered and title quieted in plaintiff, as Iscal legislation. The income, ex- . Dated this cess profits and luxury taxes have

not been touched. The stock dividend decision of the supreme court ut off \$900,000,000 from the federal treasury which it otherwise would have received. Sweeping sales taxes have been discussed by he ways and means committee of the house in connection with the soldier

bonus bill. They have been discarded because of the opposition that has developed. There is no pending taxation proposal before congress at this moment except a retroactive provision to the income tax law reating to stock dividends. There is financial emergency before the country, and the way out has not

Not one of these items of recon- William S. Graff; Rebecca Graff; W. S

eased; and also to the above describ-l real estate and all persons claim g any interest of any kind in al estate or any part thereof, Dendants You and each of you are hereby noti ed that on the 24th day of May, A. D. 20. Benjamin E. Snodgrass, plaintiff relu, has filed his petition in the strict Court of Cass county, Nebrasagainst sold defendants, the object ad prayer of which are to quiet of the above described real es ite in the plaintiff, against all claims and demands, each and all of said de-indiants might have in and to said al estate or any part thereof, and permanently enjoin each and all of id defendants from making any claim

llen M. White, Mary E. Keithley,

heirs, devisees, legatees and personal representatives of each of them, to-wit: Abel L. Childs; Mary Wolcott and Mary E. Wolcott; and to the unknown

heirs, devisees, legatees and personal representatives of the following named deceased persons: Wheatley Mickel-walt, deceased: Illistana Mickelwalt, deceased and Fred H. Mickelwalt, de-

demand in law or in equity against i real estate. You are required to answer said pe-lon on or before the 12th day of dy, 1920, or your default will be enuly, 1920, or

> ayed for in the petition. Dated this 22nd day of May, 1920. ed this 22nd day of May, BENJAMIN E. SNODGRASS, Plaintiff. D. O. DWYER, n27-4w.

Attorney. NOTICE OF SUIT TO QUIET TITLE.

Court of the Count District C Nebraska. Graff et al. Defendants. To the defendants, William S. Graff, checca Graff; W. S. Graff, first real ime unknown; Mrs. W. S. Graff, first name unknown; D. Remick & Co-Partnership also known as David mick & Co., and composed of Charles Hendrie and David Remick; Charles Hendrie: Josephine Hendrie; David Remick; Mrs. David Remick, first real name unknown; William C. Hendrie; Mrs. William C. Hendrie, first real name unknown; Thomas Hallowell; rs. Thomas Hallowell, first real name nknown: W. D. Merriam, first rea ue unknown; Mrs. W. D. Merriam t real name unknown; A. E. Alex-he unknown heirs, devisees, legatees ersonal prepresentatives and all oth

Hendric

t real name unknown;

part thereof:

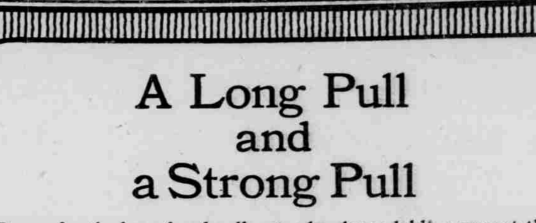
quiet his title to the following de

inuse of his adverse possession o

to-wit: Lot four (4) it

id Remick;

aff, first real name unknown; Mrs. S. Graff, first real name unknown;

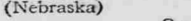


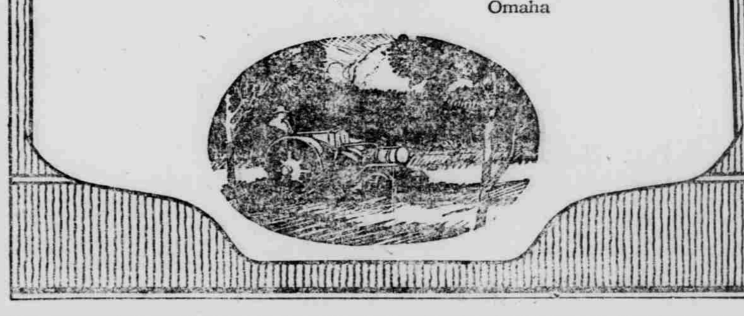
Power for the long, hard pull-steady, dependable power at the draw-bar or at the pulley-that's what you want from your tractor. It is largely a matter of proper lubrication. Only oil of right body and right quality can seal in every ounce of power, kill friction and reduce wear.

Our Tractor Oils are exactly right in every particular. They don't break down or congeal under extreme temperatures. They keep compression tight-prevent overheating-minimize wear. Season to season they keep your tractor out of the repair shop and on the job-pulling strong.

Our experts have made a study of the tractor lubricating problem. They have found STANOLIND TRACTOR OIL best suited to a majority of tractors, Polarine Extra Heavy, Polarine Heavy and Polarine being recommended for quite a number. For the proper oil to use in your tractor-consult your Stanolind dealer or write us.

STANDARD OIL COMPANY





ORDER OF HEARING on Petition for Appointment of

tended claims and for general equi-We can furnish you blank books table relief. You are required to answer said pe-tition on or before the 19th day of

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so rare in these days that one is tempted to give it a trial.

day paper. Inexpensive luxuries are instead of "wholesale."

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"It is no trick at all to realize that you didn't have any sense ten has failed to draft a reconstruction years ago," says the Kansas Indus- program with the single exception trialist. "The real job is to con- of the United States. More than vince yourself that you may be mis- eighteen months have passed since taken even new." the central empires sheathed their

arms. This country remains, to a -:0:-It is a shameful situation which large extent, on a "happy-go-lucky" exists regarding rhubarb, tons of basis, despite the growing portents which is being wasted, they say, on of industrial disturbance. account of the scarcity of sugar. That is, it is a shame if there is such a thing as wasting rhubarb,

by a flock of angels pouring a golden

-:0:--

trates the haphazard, hit-or-miss ten------:0:lency of the times. It has been The description of a kiss is underlargely of the routine type. No taken by a writer: "It tastes like great piece of constructive legisladouble distilled essence of honey tion marks its record, with the posspread on pumpkin pie, or, as a pret sible exception of the merchant maty girl once told us, it felt like a rine bill. A great debate of futility covey of quails flying out of each was staged about the treaty of Verear and ended with a sensation simsailles; internationally, the senate ilar to that which might be produced wandered through a wilderness of

stream of molasses down one's back." started. As a lawyers' soviet con-

gress ran true to form.

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THE WANING CONGRESS

None of the war-scarred nations

The session of congress now draw-

ing to a close, or to a recess, illus-

words to the point from which it

King Alexander of Greece can't da-It failed to touch upon taxation cide whether to quit kinging or give legislation designed to offset the curup his morganatic wife. He doesn't rent deficit of more than three bilcare much for his job and cares a lions and the possibly larger deficit great deal for his wife. As a mat- for the coming fiscal year; to enact ter of fact, it doesn't make much laws dealing with the industrial sitdifference, because he's in for trouble uation, effecting at least the begineither way. He can take his trou- nings of a new relation between capble now by giving up the wife, or he ital and labor on the lines that the can give up the throne and listen to war so clearly revealed as practihis wife's remarks about it later, cable and necessary; laws designed just as he chooses.



DAINTY DOROTHY AND HER CHUM. FLUFFY RUFFLES

are ironing out their summer frills. They are having us attend to their cleaning and dyeing and their home made alterations are making their last season frocks bow a new premier.

These girls wonder how their town sisters and mothers and are planning to cut the high cost of appearing well dressed. They want this skillful, sanitary shop to serve YOU. And Miss and madam, we're mighty willing.

Goods Called for and Delivered



to meet the grosser aspects of profiteering, of post-war commercial briandage, to stimulate production and to bridge the transition period between government-controlled in ustry for war purposes and the pri-

The surface of these subjects has arely been touched. To strike at rofiteering, congress provided an amendment to the Lever Food con trol act, providing for criminal prosecution of profiteers, and tardily passed a cold storage measure, by which branding of all articles held in cold storage for more than thirty days is made compulsory. Attorney General Palmer has clearly demonstrated that the mediaeval device of jailing or fining profiteers meant little or nothing to the federal situation. Indeed, congress had failed to furnishe any definition of profiteer-

ing for the guidance of the intrepid attorney general or to do anything except "pass the buck" to him.

Senator McNary became alarmed over the sugar situation and the profitsering in shoes. In both instances investigations were ordered, but there has been no action in either.

truction work is of a partisan charcter. There would hardly be any excuse for a party division with refrence to them. With a political ampaign at hand, the leaders in conress fall back upon characteristic naction. They found in the peace reaty debate the required "smoke creen". But the smoke was blown away before the end of the session longress is uncomfortably aware of he fact that it cannot stand upo ts record. It must come back to ard work, even amidst the unchart

d errors of a dynamic presidentia ampaign and the "frightfulness" c Washington summer .--- Baltimor

> :0:-LEGAL NOTICE

In the District Court of Cass coun-Nebraska. Aconaska, Benjamin E, Snodgrass, Plaintiff, vs Slen M, White: Martie Williams; Mary Keithley; Ann Mickelwait; Maus acetti; the following named person iso their unknown heirs, devi legatees, and personal represen ass, legatees, and personal represen-tilves of each of them, to-wit: Abel Childs; Mary Wolcott: Mary E. Wel-att, and the unknown heirs, devisets, gratees and personal representatives f. Wheatley Mickelwait, Illisiania likekiwait and Fred H. Mickelwait; heo that part of Government Lots ne and two in Section 26, in Town-bip 12, North, Range 14, East of the hey M. in Cass county, Nebraska, M. in Cass county, Nebrask ed as follows: Commencing athwest corner of said Section drinning theoree east on the

orth line of said section to the south



AN Ingersoll display in a window shows a store where you can be "fitted" to one of the dozen or mor. Ingersolls - according to your own special needs.

Call on an Ingersoll dealer today and let him help you select. mgenool

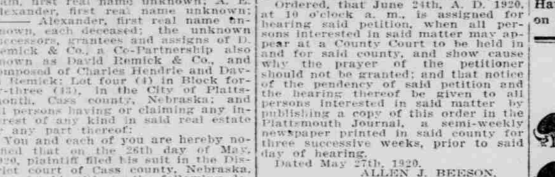
Waterbury Radiolite Radiolite \$3.50

13-4W. Jeweled \$6.25 PASTURE FOR RENT Small amount of good bottom pasture. Inquire at this office."

The State of Nebraska, Cass coun-Hendrie Mrs. David Remick In the County Court William (

real name unknown; William C. drie: Mrs. William C. Hendrie, first name unknown; Thomas Hallo-; Mrs. Thomas Hallowell, first real e unknown; W. D. Merriam, first name unknown; Mrs. W. D. Mer-, first real name unknown; A. E. ander, first real name unknown; A. E. In the matter of the estate of Oliver imes Gilson, deceased

On reading and filing the petition of Sarah Ellen Gilson praying that ad-ministration of said estate may be granted to herself as Administratrix; Ordered, that June 24th, A. D. 1920, E at 10 o'clock a. m., is assigned for hearing said petition, when all per-



ay of hearing. Dated May 27th, 1920, ALLEN J. BEESON, County Jud County Judge.

ock forty-three (43), in the City of attsmouth, Cass county, Nebraska, NOTICE TO CREDITORS The State of Nebraska, Cass coun-

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

and lot by number and his grantors or more than ten years prior to the ommencement of said suit, and to en-ofn each and all of you from having or elaiming may right, title, lien or nterest, either legal or equitable, in or to said lot or any part thereof. To complex your to said forth your right. den, Deceased. To the creditors of said estate: You are hereby notified, that I will ulre you to set forth your right, le, claim, lien or interest therein, it at the County Court room in Platts-nouth in said county, on the 22nd day of Junc, 1920, and the 22nd day of Sep-ember, 1920, at 9 o'clock a. m. of each any, either legal or equitable, and have the same adjudged inferior to the title of plaintiff and for general mitable relief. This notice is made irsuant to the order of the court. iv, to receive and examine all claims gainst said estate, with a view t heir adjustment and allowance. Th You are required to answer said peti-ion on or before Monday, the 19th lay of July, 1920, or your default will ime limited for the presentation of laims against said estate is three nonths from the 22nd day of June, A. onths from the 22nd day of June, . . 1920, and the time limited for pa witness my hand and the seal of ald County Court, this, 25th day of

May, 1920. (Seal) m27-? ALLEN J. BEESON, County Judge.

NOTICE TO CREDITORS

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The State of Nebraska, Cass coun-

In the County Court. In the County Court. In the matter of the estate of Hum-hrey Lee Oldham, deceased. To the creditors of said estate: You are hereby notified that I will

1: Claibourne F. Davis; Claybourne Davis; Clarbourne F. Davis; Frank Eidgeway, befendants. The above named defendants and ch of them are hereby notified that the 1st day of June, 1920, plaintiff ed his suit in the District Court of use county, Nebraska, the object and conat at the County Court room in Platts-nouth, in said county, on the 22nd day of June and the 22nd day of Septemof June and the 22nd day of Septem-ber, 1920, at 9 o'clock a. m. of each day, to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is three months from the 22nd day of June, A.

), 1920, and the time limited for pay nent of debts is one year from sale 2nd day of June, 1920. Witness my hand and the seal of County Court this 25th day of bins May, 1920. ALLEN J. BEESON, County Judge.

ass county, Nebraska, the object and arpose of which are to quiet and con-rm piaintiff's title in and to the outhwest quarter of Section 36, Town-tip 11, Range 13, east of the 6th P. ., in Cass county, Nebraska, and to njoin each and all of said defendants om having or claiming to have any ght, title, hen or interest, either le-al or equitable in or to said real es-ote or any part thereof and to en-oin said defendants and in any man-er from interfering with plaintiff's ossession and enjoyment of the said remises and for general equitable re-ef. This notice is given you pur-(Seal) m27-? NOTICE OF SUIT TO QUIET TITLE.

premises and for general equitable for lief. This notice is given you pur-suant to the order of said Court. You are required to answer said pe-fition on or before Monday the 19th day of July, 1920, or your default will be entered therein and judgment willLIAM NICKLES. Plaintiff. Dr. D. DWYER In the District Court of Cass coun-

ty, Nebraska. Clark S. Newlon and Mary C. New-lon, Plaintiffs, vs. Culver L. Robinson; Mrs. Culver L. Robinson, first real name unknown; the unknown heirs, hairs, Cuiter L. Abelia and the maximum and the states of said culver L. Robinson and Mrs. Culver L. Robinson, first real name unknown, both deceas-ed; the west half of the northwest quarter of Section 34; the southeast quarter of Section 34; the southeast quarter of the northeast quarter of Section 33, all in Township 11, Range 12, Cass county, Nebraska; and all other persons claiming any interest of any kind in said real estate or any part thereof, Defendants. The above named defendants will take holice that the plaintiffs have field their petition in said court, the object and prayer of which are to qufft the above described premises, because of their adverse possession with their grantors for more than ten years By D. O. DWYER, His Attorney.

CLARK S. NEWLON and MARY C. NEWLON, Plaintiffs. C. E. TEFFT, n31-4w. Attorney.	ey. ot East of Riley Hotel. Coates Elock,
"That Printer of Udell's," one of Harold Bell Wright's good stories, on sale at the Journal office.	



But now, with a larger force of workmen, we are in a position to reach

Also, we are in position to make contracts for new work.

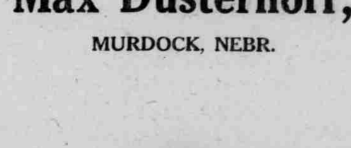
your work soon.

Better have us figure on your needs at this time, while we can assure you a date, as work is crowding rapidly these days.

Decorating and practical painting.

Painting - Decorating Wood Finishing





e duly entered therein. T. H. POLLOCK, Plaintiff. W. A. ROBERTSON. Attorney for Plaintiff. 01-4w LEGAL NOTICE In the District Court of Cass coun-Nebraska.

, Nebraska, William Nickles, Plaintiff, vs. Ber-ord G. Wiley, Albert R. Elkenbary e Southwest quarter of Sec. 36, Twp N. Rge, 13, E., in Cass county, Neraska, and all persons claiming any sterest of any kind in said real es-te or any part thereof; the follow-ig named persons and also their un-nown heirs, devisees and personal presentatives of each of them, to-ft: Clabourne F. Davis; Claybourne Davis; Clarbourne F. Davis; Frank Eidgeway, inclondants