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

Not even a wise man is able to tell what the public will applaud tomor- clude a handful of cloves with a

It is expected that apring will come on just the same in spite of the tariff

-0:0-Getting out of trouble is all the pursuit of happiness that sometimes offers itself.

American bandits out.

---:0:--Gum which is said to have the properties of rubber is obtained from the candlewood of Arizona.

---:0:----Those were the drab days when most persons dressed for comfort more than they did for style.

---:0:--The man who wants to have a good standing in his church will need to do some sitting in the pews.

---:0:---The man who has just been jilted probably feels more like speaking

of women as the unfair sex. book beer signs have failed to an-

nounce the approach of spring. -:0:-Congress is in no hurry to pass

it might head-up the pork barrel. -:0:-Most of the nations indicate that they are for disarmament, but they

The annual tobacco bill of the United States is \$2,110,000,000, of which \$800,000,000 is spent for cig-

Instead of whining about it, some men act as if they would like to meet women who could drive them to

Edison's advice to cut a thing in half if you like, it sounds practical, but it will be a long time before it is

After his ordeals of the last eight years, it will be considerable of a sensation to ex-President Wilson for every thing for a while.

--:0:--These are the days when man a man is clinging to the notion that the than president. future of the nation depends on his ability to get control of a postoffice.

In Ohio a citizen tipped off a prohibition enforcement officer concerning a place to find liquor, and the poor boob drank himself to death. That's one way of suppressing the



The price of our dry cleaning cuts down the price of clothes. Dainty Dorothy says that she has found out that we take most excellent care of the garments entrusted to us and that our charges should make friends for this house. Our dyeing proves satisfactory, as we use the latest approved methods and the best dyes.



session of congress at least.

-:0:-

American apples are shipped to eighty different countries and are said to reach all part sof the world. --:0:----

It will soon be the time of year when parents of two generations ago prepared the mixture of sulphur and

It will require something more for- State of Nebraska middable than a smallpox sign to keep office seekers away from the White House now.

There would be fewer divorces if young girls were not in any more This will be the second year that hurry to marry than they are to learn to keep house.

"Henry P. Fletcher next to Hughes in state department"-Headline. the budget bill, probably fearing that Quite a few also are next to Daugherty in the attorney generalship.

---:0:--Perhaps the Yap controversy is really more delicate than is generally do not want to be the first to start realized. History probably would show that more wars have been start ed by yaps than by any other agent.

> There is one thing certain as to the place in history that will be oc-

> Prize fighting may still be a pretty red-blooded sport after all, if it can draw society women to the prize ring away from grand opera, where the death list is always several

The facts that Mr. Harding kissed the Bible on taking the oath, and Attroney General Daugherty was kissed by Lillian Russel, caused a West Virginia paragrapher to declare he'd rather be attorney general

REPUBLICAN HERETICS ACT

There is woe in the inner chamber of the republicans. The high priests of the tariff are upset. Apostates are not only finding their way to the rostrum but they are speaking their minds, a kind of holy hersay to repub-

Congressmen Luce and Tredway of the former stalwart high protection centers of Massachusetts are against the notorious emergency tariff on as her sole and only heir at law, James the ground that if enacted it will her husband and that the title and the ground that if enacted it will increase the poor man's cost of livland. In other words, even republicans are now admitting that the tariff puts the expense on the consumer and makes him the "goat."

consumer pays the tax the tariff is

expecting protection for his crops. Put that if the farmer was protected in that fashion it would be at the expenseof the remainder of the country has been generally learned, and

so there has been a shift in plans. This country has few if any infant industries needing the kind of M. Miller, deceased. hold its own in the world of trade 1

without such crutches. Goods Called for and Delivered

Unless there is a free interchange of goods between the nations of the world, the economic situation will become still worse. The only way the indebted nations can pay is in goods and if these goods are kept out of the country by a high tariff wall, the debt to America will never be paid.

Without such crutenes.

Unless there is a free interchange of goods between the nations of the world, the economic situation will become still worse. The only way the indebted nations can pay is in goods and if these goods are kept out of the country by a high tariff wall, the debt to America will never be paid.

Witness my land and the seal of said County Court this 25th day of February, 1921.

Witness my land and the seal of said County Court this 25th day of February, 1921.

ALLEN J. BEESON, (Seal) f28-4w. County Judge. (Seal) f28-4w.

Washington state legislature proposes to regulate women's dress; which isn't the first time fools rush In the District Court of Cass coun-

---:0:--The woman who has the choice Benjamin A. Gibson Defendants between a piano and an automobile To the defendants, Benjamin A. Gib-

in where angels fear to tread.

1921 ESTIMATE OF EXPENSE FOR CASS COUNTY, NEBRASKA

County of Cass

I, Geo. R. Sayles, County Clerk of Cass county, hereby certify that the County Board at the regular meeting held on the 11th day of January, A. D. 1921, made the following "Estimate of Expense" for the year 1921, as required by law:

(Seal) m3-4w.

In the matter of the estate of Emma To the creditors of said estate: You are hereby notified, That I will dt at the County Court room in Plants cupied by President Wilson. It will of March, 1921 and on the 29th day of March, 1921 and on the 29th day of June. A. D. 1921, at 16:00 o'clock in the forenoon of each day to receive and examine all claims against said estate, with a view to their adjust-ment and allowance. The time limited for the presentation of claims against said estate is three months from the 29th day of March, A. D. 1921, and the time limited for payment debts is one year from said 29th of March, 1921.

> ald County Court this 5th day of March, 1921. ALLEN J. BEESON. (Seal) m7-4w.

NOTICE OF HEARING In the County Court of Cass coun the matter of the estate of Nanc;

NOTICE OF HEARING To all persons interested in said estate, both creditors and heirs at law You are hereby notified that on this 4th day of March, 1921, August W Rakow filed a petition in this court alleging that one, Nancy M. Ritchie while a resident of Cass county, Nebraska, departed this life intestate, in said county, on or about the 26th day of February, 1883, the owner in fee simple of the following described real

simple of the following described real estate, to-wit:

The southwest quarter of the southwest quarter of Section 12, (excepting a tract in the southeast corner thereof 20 rods north and south by 40 rods east and west, containing 5 acres) also designated as Lot 65 in said Section 12, and also the northwest quarter of the northwest quarter of Section 12 (except Lot 27 in the Section 13 (except Lot 27 in the SW corner) all in Township 12, North, in Range 13, East in Cass county, Nebraska, and that said deceased left surviving

ownership of said real estate descendincrease the poor man's cost of liv-ed to said James C. Ritchie, subject to the estate of said John Ritchie as ten ant by courtesy in one third par thereof, and that the petitioner is the Block one (1) and Lots 11 to 20 inclusive, in Block two (2) in Ritchie Place That is, has been and will ever which lots are subdivisions thereof, by virtue mesne conveyances made by continue to be the truth. Unless the said James C. Eitchie and others to petitioner and his grantors, and pray consumer pays the tax the tariff is worthless to the protected manufacturer. There have been many Americans who have been conscious of this for a long time and the protests of State of Nebraska, and for such other and first particular and for such other and for such and for such other and for such and for these two New England and other and further orders and decrees as may be necessary for a correct determinarepublican congressmen show that tion of said matter.
Said matter has been set for hear

For a long time the advocates of special privilege in congress have been trying to fool the farmer into and place all persons interested may appear and contest said petition.

ALLEN J. BEESON.

JOHN M. LEYDA, Atty. for Petitioner.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun

In the matter of the estate of Henry protection that republican high pro-tectionists desire. This country can sit at the County Court room in Platismouth, in said county on the 25th day of March, A. D. 1921, and on the 29th day of June, A. D. 1921, at 19 o'clock a. m. each day, to receive and examine

NOTICE OF SUIT To Quiet Title to Real

Mark White, Plaintiff

App. Dock Z Page 249

In the County Court.

In the matter of Anna other persons interested in the estate strong and effective in its career.

The unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Maggie Mann, (nee Brosius) de-

ceased;
The unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Rebecca C. Hawley, (nee Brown) eceased; The east half (E%) of the southeast

Nebraska, wherein you and each and on very briefly as showing the thing all of you are made parties defendant, that will have to be carried out b ree from said court removing clouds rom and quieting the record title to the following described real estate in the Plaintiff, Mark White, to-wit:

The cast half (EU) of the southeast quarter (SEU); the east half (EU) of the northeast quarter (NEU) of the northwest quarter (NEU) of the northwest quarter (NEU). ter (NE%) of the northwest quarter (NE%) of the southeast quarter (SE%), known as Lot twenty-nine, (29) in Section twenty-one (21); Government lots numbered one (1) and two (2), of Section twenty-seven (27); the northeast quarter (NE%) of the northeast quarter (NE%) of Section twenty-eight (28); the south half (S%) of the northeast quarter (NE%) and the north half (N%) of the southeast quarter (SE%) of Section twenty-eight (28), all in tion twenty-eight (28), all in Township eleven (11), north in Range fourteen (14), east of the Sixth P. M., in Cass county, Ne-

thereby exclude and enjoin you and ach and all of you from ever assertlien or interest therein thereof, by reason of plaintiff's adverse possession of sold premises by himself and his grantors for more than ten years prior to the filing of said petition, and to secure the cancellation by such decree of a certain Mortgage Deed covering a part of said real estate, to-wit: and service in the Omnha yards suffice to seven (7) in the northeast quarter (SE4) of the southeast quarter (SE4). This is the latest development (SE4) eleven (11) north, Range fourteen (14) east, given by one John Rutherford to the defendant, Benjamin A. Gibson, to secure payment of \$70.00, dated March 2nd, 1886, and recorded in Book "S." page 346 of the mortgage records of said county, for the reason that said mortgage appears to be a Hen on said lot, though paid in full long since, and for such other and further relief as may be just and equitable, and for costs of suit. You are required to answer said pertive Action of Gage county three bills titlen on or before the 11th day of H. R. 79, 80 and 81. The first on April, 1921, or your default will be required the railroads to put onto a fully entered therein and a decree en-

ORDER OF HEARING on Petition for Appointment of Administrator. The State of Nebraska, Cass coun

In the County Court. A. Tuey, deceased.
On reading and filing the petition of Wm. H. Tuey praying that administration of said estate may be granted to him as administrator.
Ordered, that March 18th, 1921, at a clock a m. is assigned for hearordered, that March 18th, 1921, at 9 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 position and the heardency of said perition and the hear-ing thereof be given to all persons in-terested in said matter by publishing

copy of this order in the Plattsmout! Journal, a semi-weekly newspaper ressive weeks prior to said day of learing Dated February 19, 1921.

ALLEN J. BEESON,

(Seal)

R. B. WINDHAM.

It isn't sufficient for a pedestrian street corners. He must also possess | tee, that immediate action be taken

The Duke of Atholl, a Scottish battle staged before it.

County Judge. | tain an army of his own.

RESIDENTS AT HOME

"The Face at Your Window" is

between a piano and an automobile should take the latter—one cannot take trips into the country on a piano.

Somebody should introduce a resolution to dispense with the short session of congress at least.

The Noth as second-class mail matter

The bootleggers might at least include a handful of cloves with a quart at prevailing prices.

A local butcher displays this sign in the lunited States have doubled every five years in the last generation.

Somebody should introduce a resolution to dispense with the short session of congress at least.

The County Court.

The the defendants, Benlamin A. Gibson; Wm. G. Woodraff, real name untake trips into the country on a piano.

Somebody should introduce a resolution to dispense with the short session of congress at least.

The unknown heirs, devisees, legation of congress at least.

The unknown heirs, devisees, legation of congress at least.

The unknown heirs, devisees, legation of the add was the flat of the persons interested in the estate of The unknown heirs, devisees, legation of the persons interested in the estate of the Holls of the add was the flat of the persons interested in the estate of the Holls of the add was the flat of the persons interested in the estate of the Holls of the add was the flat of the persons interested in the estate of the Holls of the Holls of the add was the flat of the persons interested in the estate of the Holls of the persons interested in the estate of the Holls of the persons interested in the estate of the Holls of the persons interested in the estate of the Holls of the persons interested in the estate of the Holls of the persons interested in the estate of the Holls of t

dimited for the presentation of claims against said estate is three months from the 15th day of April, A. D. 1921, and the time limited for payment of debts is one year from said 15th day of April, A. D. 1921.

Witness my hand and the seal of said County Court, this 8th day of March, A. D. 1921.

ALLEN J. BEESON, (Seal) m10-D , County Judge.

Other persons interested in the estate of Eve Garmon, deceased;
The unknown heirs, devisees, legates, legates, personal representatives and all other persons interested in the estate of Ewe Garmon, deceased;
The unknown heirs, devisees, legates, legates, personal representatives and all other persons interested in the estate of Emily M. Brosius, (nee Brown) deceased;
The unknown heirs, devisees, legates, legate

enjoyed a "sing" of a very impromptnature and which proved very en joyable and at a sulfable hour re freshments were served that added to the pleasures of the members of the party and at the conclusion of the "eats" the members departed to their homes feeling that it had been an unusually pleasant event.

Denied Laws They Ask on Ground That Commission Has to Give Relief Now Ask That Body to Act

A petition has been filed with the

f Section twenty-one (21), Township This is the latest development of leven (11) north, Range fourteen (14) the fight of the brotherhood of rail

light engine running outside t yards a crew consisting of engine firemen and conductor or pilot. second one required that the reengines in yards where main line re quirements are not required, and at additional belper where such require ment is made. The third required the reads, outside of yards, to have erew consisting of an engineer, fire man, conductor and two brakems where train is less than fifty cars and a flagman in addition where the train numbers more than fifty car. with a proviso that there should is three brakemen on main local freights running 100 miles or more and carrying passengers.

The house committee on rallroads declined to recommend these bills for ter pen. The committee based its were unnecessary, and that the railway commission had complete power to determine the number of men necessary on the theory that they have

ward with a petition to the commission asking, in view of the renow mendation of the legislative commit to compel the addition of a sufficien

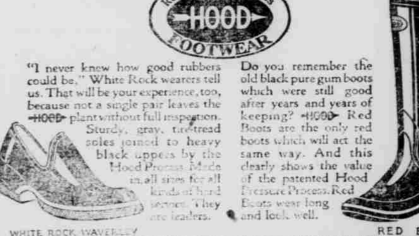
Blank books! Yes you can get This morning Mrs. E. H. Wes- 26th da most any kind at Journal office. cott. Mrs. W. S. Leete and Mrs. H. r28-3w.



and thousands of wearers know that the HOOD PRESSURE PROCESS still makes it outwear all imitations.

WE have put our best into the Kattle King. Our best in design, in material and always in up-to-date construction. It is an ideal overshoe and fully representative of the name +1000 - a name on footwear which you can make your buying guide and guarantee. The sturdy Kattle King soles of gray tire-tread stock give months of hard wear. The heavy brown fleece linings keep the feet warm. Look for the name +1000. Ask for Kattle Kings because they fit well, clean easily and cost least for the season's wear. Ask any dealer or write us.

> HOOD RUBBER PRODUCTS COMPANY, INC. MASSACHUSETTS



Demonstration Against Revival of Pro-Germanism.

The American Legion of Nebracka s sent its greetings and its enass meeting to be held under the Nadership of the Legion at Madison | 18 as an answer and a national dem-! Thomas, his wife; estration against the revival of and William M. Mexander, her

the meeting will be the "mightiest the Sixth Principal Meridian, patriotic demonstration America has vitnessed since the armistice," Tele-Conneil has wired Colonel Gal- District Court of Cass county,

"Nebraska legionaires will highly braska where many of our posts are that the defendants in said cause and gow suffering from German propaganda and blacklisting. God grant any right, title, estate or interest in or to said real estate or any part dration at Madison Square garden, which will arouse American people a uphold one country, one language, to answer said petition on or before tration at Sindison Square garden, thereof, and for such

In his response to the Nebraska rectings, Colonel Galbraith assert- (28-4w. he was being deluged with telerams from all parts of the country

"There has been nothing like it ince the wave of patriotic ardor nvelope the nation following our claration of war against Germany. marks the spontaneous beginning a great all-American counter-offensive against enemy propaganda which is sweeping America."

WILL RETURN HOME

Mrs. C. A. Marshall, who has been receiving treatment at the hospital M Omaha for some time past has so action on the opinion that the laws far recovered that it is expecte to have her return home during this veek. Mrs. Edna Marshall Eaton and little daughter, Laura Elizabeth, have arrived from their home in San control of service and service require- Francisco to assist in the care of Mrs. Murshall on her return home.

A FINE SON

to compel the addition of a sufficient son and beir to Mr. and Mrs. Ed daughter, and praying for a decrea number of men to make operation Earker at their home in Council barring claims: that said decedent died intestate; that no application for adsafe. The petition backs up an in- Bluffs, which arrived on last Thursformal complain made some days ago day. The mother and little one are estate of said decedent has not been

GOES TO CONVENTION

R. Cole, departed for Columbus, Nebraska, where they go to attend the state convention of the Daughters of Wescott is state treasurer and Mrs. Leete and Mrs. Cole are delegates from the Fontenell echapter of this After the address the members Many Organizations Join Hands in city to the state meeting. The convention will occupy the greater part of the coming week in Columbus.

Blank Books at the Journal Office.

NOTICE OF SLIT TO QUIET TITLE. erman propaganda activities in the C. Thomas, his wife; Geo. W. Thomas nited States, it was announced in and Mrs. Geo. W. Thomas, first real eited States, it was announced in and the state of the st nacil, state adjutant of the Amer-real name unknown, his wife; William Lockwood and Elizabeth Lockwood, Col. F. W. Galbraith, Jr., nation-life wife; and the heirs, devisees, legaters and personal representatives commander of the Legion has of each of the foregoing named perments for the meeting by a commit-tee representing fifty patriotic, civic fraternal, professional and labor or-ganizations. Colonel Galbrath has sent word to Adintant O'Connell that real names unknown, Defendants: You and each of you are hereb n the union. On behalf of the ex-cryice men of Nebraska, Adjutant ruary, A. D. 1921, Alpha C. Peterson, as plaintin, filed for petition in the braska, against you and each of you as defendants, the object and prayer of said petition being to quiet the title emmend your stand on combatting of the plaintiff in and to the real estate of the plaintiff in and to the real estate above described, and that the defendance being feisted on the American dants in said cause may be decreed to have no estate, title, claim or in estate. te. We are with you to the of any kind or nature in or to said real estate or any part thereof, and

> the 11th day of April, A. D. 1921. ALPHA C. PETERSON, By A. G. COLE, Her Attorney.

on Petition for Determination e of Beirship.
Estate of George Swift, deceased, in the County Court of Cass county, Ne-The State of Nebraska, To all per-

NOTICE OF HEARING

The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that John F. Wolff has filed his petition alleging that George Swift died intestate in Casacounty, Nebraska, on or about September 21, 1881, being a resident and inhabitant of Casacounty, Nebraska, and the owner of the following described real estate, to-wit:

Ten acres off of east end of Lot two (2) in Section twelve (12), Township twelve (12) N., Range Township twelve (12) N., Range eleven (11) E., and described as

Commencing at the center of Section 12, Township 12 N., Range 11 E., thence west 3 chains and 40 links, thence north 24 chains and 58 links, thence north 2212 decrees east down the bank of the degrees cast down the bank of the Platte river 8 chains and 90 links, thence south 32 chains and 80 links to the place of beginning, in Cass county, Nebraska, being now known as Tax Lot 14; caving as his sole and only heirs at aw the following named persons, to-yit. Amelia Swift, widow: Birdle Jorgan dansiter and

Morgan, daughter and An daughter, and praying for Annie Horn, by the brotherhood representatives.
The railroads have fought these bills in the past, and the commission. if it decides that it has jurisdiction, is in for a lengthy hearing and a real battle staged before it.

doing nicely and the event has provadding and the State of Nebrasks, and that the heirs at law of said decided as herein set forth shall be decreed to be the owners in fee simple of the above described geal estate, which has been set for hearing on the battle staged before it.

GOES TO CONVENTION

This morning Mrs. E. H. Wes-County Judge.