MONDAY, JUNE 19, 1922.

2

- 8 - ×0

PLATTSMOUTH SEMI-WEEKLY JOURNAL

SALE

PAGE THREE

*****	······································	HAVE YOU CHANGED?	Recommends Chamberlain's Tablets.	SUMMONS	NOTICE OF RECEIVER'S SALE.	SHERIFF'S SALE
The Distance	anth Manual	You meet an old friend-possibly	Chambernain's rabiels have been	In the District Court of Cass coun-	Pursuant to an order of the Dis-	State of Nebraska, County of
Che Plattom	iouth journal	on a trip back to the old home town	used by my husband and myself off and on for the past five years. When	ty, Nebraska,	trict Court of Cass county, Nebraska,	69
		mendously."	my hushand goes away from home he	Plaintiff, vs. Maude Warden, E. L.	will receive sealed bids until 10:00	By virtue of an Order of Sa sued by James Robertson, Cle
		Time has gotten in its work. His	always takes a bottle of them along	Warden, real name unknown, and	o'clock a. m., on the 26th day of	the District Court within an
PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA		face has changed strikingly, though	With filli. Whenevel 1 have that	Warren J. Linch, Defendants.	June, 1922, for the following describ-	Cass county, Nebraska, and t
Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter		you still might be able to pick him		To Maude Warden, E. L. Warden, real name unknown, and Warren J.	of merchandise, furniture and fix-	directed, I will on the 26th d June, A. D. 1922, at ten o'clo
department for a discrimination		out in a strange crowd.	two of Chamberlain's Tablets and	Linch, defendants:	tures not attached to buildings, and	m of said day, at the south do
R. A. BATE	S. Publisher	But the change that impresses you	they fix me up fine," writes Mrs. New-	You and each of you will take no-	bids may be made on the entire	the court house in the City of P
		most is in his manner, his temper-	ton vreeland, minoa, N. 1. lane	1922, the plaintiff, The Farmers' In-	stock, furniture and fixtures, or sep-	mouth, in said county, sell at j auction to the highest bidde
SUBSCRIPTION PRICE \$2.00	PER YEAR IN ADVANCE	ament, his character, his philosophy.	constipation or indigestion and they	vestment Company, by the Lincoln	or stock of dry goods, furniture and	cash the following described re
Sebsoni non raion queso	THE THE IN ADVANCE	Thus the town drunkard may have	will do you good. Weyrich & Had-	Trust Company, Receiver of said The	fixtures as the bloder may elect.	tate, to-wit:
		become pious. The man who in the	and the second	Farmers' Investment Company, filed	estate used by E. G. Dovey & Son in	The south half of the south east quarter and the south
THE DEWARD OF TAROR	INTO CATT AND UDWIGON	old days was the life of the party	NOTION TO CREDITORS	Cass county, Nebraska, the object of	conducting their general mercantile	quarter of the southwest qu
THE REWARD OF LABOR	INTO GALL AND HEMLOCK	now is quiet and reflective. The		said petition being to secure the	business, being the west one-half of	ter of Section twenty-se
Every man shall receive his own	Shall horses run upon the rock?	bright schoolboy has matured into a	State of Nebraska, Cass county, ss.	cancelation and the holding for	Lot 4 in Block 35, and the east one- half of Lot 5, in Block 35, and the	(27) and Lot one, (1) cont ing .52 of an acre, in the no
eward according to his own labor.	Will one plow there with oxen? For	mediocrity. The dunce has evolved	and the second	executed by Warren J. Linch and Iva	west one-half of Lot 5, in Block 35,	east quarter of the north
-I Corinthians iil, 8.	ye have turned judgment into gall,	into success. How do you explain all	Amelia B. Haldeman, deceased,	T. Linch, husband and wife, to	and all of Lot 9, and all of Lot 8,	quarter of Section thirty-f
	and the fruit of righteousness Into	Some philosopher has said that	To the creditors of said estate:	Maude Warden, said deed conveying the east half $(E\frac{1}{2})$ of the southeast	except 16 inches on the west side of the north 34 feet, and the undivided	(34) all in Township two(12) North, Range thirt
There is no need of any loafing in	hemlock Amos vi, 12.	nothing is eternal except change.	I the die neren, enere a mine	quarter (SE14) of Section thirty-two	one-half of the west wall of the	(12) North, Range that (13) east of the 6th P. M.
lattsmouth now.		In physiology, you were taught	Plattsmouth in said county, on the	(32) and the north half (N1/2) of	brick building situated thereon. Al-	Cass county, Nebraska-
A fly lays about 999,999,999 eggs.	Good weather for the ice man.	that the human skin changes entire-	111th day of July and the 11th day	Castion thinty three (22) all in	so except one-half of the brick wall and 6 inches of ground on the west	The same being levied upon taken as the property of George
I seem to hatch.	Binding twine is all the rage now			Township eleven. (11) Range nine	side of the south 27 ½ feet of the	Snyder and Matilda G. Snyder
	:0:	skin is formed in that period, as old	to receive and examine all claims	(9) Cass county, Nebraska, said deed	north 511/2 feet of said lot, all in	defendants, to satisfy a judgme
Time hangs heavily on your hands	New tariff increases the duty or	cells die and are replaced by new		purporting to be dated February 26, 1921, and recorded in the office of the Register of Deeds of Cass county	City of Plattsmouth, Cass county,	decree of said District Court r ed by Edward C. Rummel, pl
hen you have nothing else on them.	sardines. Poor fish!	ones.	their adjustment and allowance. The	the Register of Deeds of Cass county,	A T STATE A SAME AND THE	against said defendants, and
:0:	:0:	There is an even more startling	time limited for the presentation of claims against said estate is three	Nebraska, in Book 62, page 463, of	Bids to be received jointly upon	satisfy a further judgment a
Another Bargain day next Wed- esday. More bargains to all who		change in the real being, the inner	months from the 11th day of July,	the grounds that said dood way ove	all of the said real estate, or upon the separate parts thereof as the bid-	cree of the said court recove the defendant, John F. (
ome.	ore busy, boys.	self-character, temperament, spir-	A. D. 1922, and the time limited for	cuted without consideration and	der may elect. All bids shall be ac-	against his co-defendants, Geo
;0;	Autos started about 25 years ago		payment of debts is one year from said 11th day of July, 1922.	without sufficient consideration, and	companied by certified checks for	Snyder and Matilda G. Snyder
Nowadays a man is innocent until		tenect.	Witness my hand and the seal of	said Maude Warden by the said War-	10% of the amount of the bid. All bids received will be reported to the	and also to satisfy a further ment and decree of said court
e runs out of money to pay his	:0:	pastimes and environments-and are	said County Court, this 6th day of	ren J. Linch and Iva T. Linch with	Court on June 26th, 1922, at 2:00	ered by the defendant, John M
iwyers.	Wanted-A democratic candidate	disillusioned The old time glamour	ALLEN J. BEESON.	the Intention of hindering, delaying	o'clock p. m., of said day. All bids must be sent, or delivered to the Re-	lin, against his co-defendants.
:0:	for representative of Cass county.	is gone. You ponder, "Things that	(Seal) junS-4w. County Judge.	said Warren J. Linch, and for the	and the set This statement in Marking	W. Snyder et al. and also to a further judgment and dec
Our idea of a silent majority, is	The farmers are not turning out	- A second With a second second state and the second state of the second state of the second se Second second s		purpose of placing the record title of	JOHN F. GORDER,	said court, recovered by the c
wo men trying to entertain one	these days only in the corn fields.	If you follow up this line of rea-	LEGAL NOTICE	said premises in such a condition that a judgment obtained against the		ant, Ottis McNurlin, against
oman:o:			liam Lighton; Grace Zoll and hus-	said Warren J. Linch would not be	Attorney W. G. Kieck, located in	defendants, George W. Snyder Plattsmouth, Nebraska, May
Russia was the first country in	Health hint: Wearing a diamond	leanny decision that you are entirely	hand George Zoll: Tim McCarty,	a lien upon the premises conveyed	Coates block, has a key and will show	A. D. 1922.
ne world to employ wood paving	pin improves the chest expansion.	different being from what you were	widower: the heirs, devisees, legatees,	by said deed; and to subject the said land to the lien of this plaintiff by	merchandise and buildings upon re- quest. j5-swtf, eod.	C. D. QUINT
or streets.	:0:	years ago.	personal representatives and an other persons interested in the estate of M.	reason of the transcript of a judg-	quest. Jo-switt, cou.	Sheriff, Cass C Nebraska
:0:	The flapper has spread to China	a contrained for any time ne mark	L. White, deceased, also known as	ment of Twenty Thousand Dollars	SHERIFF'S SALE	W. A. ROBERTSON,
	but that isn't what they are fight	this constant change. It is what en-	Marcus L. White, deceased; all per-	(\$20,000.00) against the said War-	State of Nebraska, County of Cass,	Attorney for Plaintiff.
outh are as bright as they could	ing about.	ables good to overcome evil. It leads	sons claiming or having any interest in thirty-three acres off the south side of Covernment Lot six (6) and	Farmers' Investment Company, said	85.	NOTION TO OPPDITORS
ossibly be.	Conditions could be worse. Great		side of Government Lot six, (6) and	transcript having been filed in the	By virtue of an Order of Sale is-	The Cinte of Mahrapha Pare
When you tell her she looks like	Britain has more British lecturers	develop our strength to overcome ob-	also Fractional Lot twenty-seven,	District Court of Cass county, Ne-	sued by James Robertson, Clerk of the District Court within and for Case county Nebraska and to me	ty, ss.
flower, don't forget the best flow-	than we have.	stacles.	arnmont Lat three (3) all being in	Isuch other further and different re-	(Cass County, stepicons, and co and	In the matter of the or
s grow wild.		ling any unlimited The inner colf it	- Sention thirty inree 1221 Townsold	Ther as the highlin may be entitled	HILDLEDGE, & WALL DAL CHEC MOUNT MANY	Anna Hobscheidt, deceased.
·0·	Only trouble with a pair of dreamy	I an admitte an antitur forman about	it polyo (19) north of Range four-	to in the premises, and for the costs	June, A. D. 1922, at ten o'clock a. m., of said day, at the south door of the court house in the City of Platta	The the anaditors of sold outof
A swell neighborhood is one where	eyes is you never know who they are	ing.	Meridian, in Cass county, Nebraska,	Teoliof	The court house in the city of I method	- the set of - Character Character me
ou have to wear your shoes to sit		But there is no such thing as	real-names unknown:	You and each of you are hereby	mouth, in said county, sell at public	Plattsmouth in said county, a
a the front porch.	Buy new trousers to match an old		You and each of you are hereby	required to answer the petition of the	auction to the highest bidder for cash the following described real es- tate, to-wit:	15th day of July, A. D. 1922,
In the last 40 years more than 3 -	coat and vest is getting more diffi-		plaintiff, on the 31st day of May, A.	of July, 1922, or the petition of the		the 17th day of October, A. D. at ten o'clock in the forence
00 acres of the English const has	cult every year.	-physically, mentally and spiritu-	D. 1922, filed his suit against you	plaintiff will be taken as true.	The north half of the south-	each day to receive and exam
ipped into the sea.	:0	ally.	and each of you, in the District Court	Dated at Plattsmouth, Nebraska,	east quarter of Section twenty- seven, (27) in Township twelve,	claims against said estate, w
0	We would like to see Tom Allen		of Cass county, Nebraska, the object and prayer of which are to quiet the	THE FARMERS' INVESTMENT	(12) North, in Range thirteen,	view to their adjustment and ance. The time limited for th
There is no society for prevention	nominated for governor. One of the	mouth who, only a few weeks ago	title in said plaintiff to thirty-three	COMPANY	(13) east of the 6th P. M., in	sentation of claims against sa
f cruelty to politicians because they	ablest and cleanest men in Nebras-	- did not know the meaning of the	acres off the south side of Govern-	By LINCOLN TRUST CO.,	Cass county, Nebraska, contain-	tate is three months from the
re not dumb animais.	ka.		ment Lot six; also Fractional Lot twenty-seven, being the south half	Receiver. Clark Jeary, Clarence G.	The same being levied upon and tak-	day of July, A. D. 1922, and th limited for payment of debts
	In Oklahoma a couple were mar	birth."	of Government Lot three, all being in	Miles and W. A. Robertson,	en as the property of George W.	year from said 15th day of J
Florida, Georgia and South Caro-	The second se	But they can define those words for you no wwith an eloquence that	Section thirty-three, (33) in Town-	Attorneys for Plaintiff. m29-4w	Snyder and Matilda G. Snyder et al. defendants, to satisfy a judgment of	D. 1922.
ina had 102,100 acres in watermel-	may wear her wedding dross to	for you no wwith an eloquence that	ship twelve, (12) north of Range	OPDER OF HEADING AND NO	the said District Court, recovered by	Witness my hand and the s

ons before school let out.	may wear her wedding dress to	you never dreamed of.	fourteen, (14) east of the Sixth Prin-	ORDER OF HEARING AND NO-	the said District Court, recovered by	
010	dances.		cipal Meridian in Cass county, Ne-		Isaid George W. Snyder and Matilda	JULIC, A. D. IJEE.
A Maine couple say they will liv	14 /1 / A A A A A A A A A A A A A A A A A	mouth have literally been born again	The specifier owner to the simple unit	In the County Court of Cass coun-	C Canden at al defendants and to	ALLEN O. DEDINGTY,
in the woods naked. But clothes ar	have gotten permits to carry revolv-	within the past thirty days, and the	to all of said real estate by reason	ty, Nebraska.	G. Snyder et al, defendants, and to satisfy a further judgment of said court, recovered by the defendant,	
coming down right along.	ers. Now what chance has an in-	A second se Second second s	of adverse possession for more than ten years prior to the commencement	0.0	The Bank of Cass County, now re-	SHERIFF'S SALE
Seventy millions yearly are spen	and the second s	ness it did not see mpossible for them to possess.	of said action against you, and title	I To Emma Wohlfarth Fredrick H	vived in the name of Fred E. Bodie,	State of Nebraska, County of Cass,
on cosmetics. This would paint ev				Gorder, Anna Ploetz, Katharine Gor- der, William Gorder, Nellie Gorder,	ISTUDET OF OF ADDEDDAUDTS 2DO TO SULIS-	1 LOS VILLED DE CLE DE CONSTRUE DE
ery garage in the country.	It's so hot nowadays, that father	the inhabitants of this old world of	tate he forever quieted in him and	Edna May Gorder and to all persons	Ity a further jungment of said court	
If absence made the heart gro	can't stand to see mother shovel coal	ours the spiritual change is the	that you and each of you be forever	interested in the estate of Louisa	recovered by the defendant, John Mc-	the District Court within and for Cass county, Nebraska, and to me
fonder, nearly every woman woul	[7] Definition of the second state of the s	greatest.	excluded from having or claiming any right, title, interest, claim or		Condor and Matilda C. Snudar de-	Idirected, I will on the 26th day of
love her husband to death.	:0:		estate in and to said real estate, or		Ifondonte ond olco to cottaty 9 Thr-	June, A. D. 1922, at 10 o'clock a. m. of said day at the south door of the court house in Plattsmouth. Cass
:0:	When Senator McCumber says the		any portion thereof.	filed in this court on the 1st day of June 1922, and purporting to be the	ed by the defendant Ottis McNurlin	court house in Plattsmouth. Cass
	r tariff bill won't pass till 1946, some	When Senator Frank B. Willis of	petition on or before the 17th day	last will and testament of the salu	against bard occiec at bayer and	county, Nebraska, sell at public auc- tion to the highest bidder for cash
hitting a dentist; but it may hav		Ohio was asked, in a newspaper in- terview, "What do you think of the	of July, A. D. 1922.	deceased, may be proved and al- lowed, and recorded as the last will		the following described real estate,
been worth more than that.	others as a promise.	United States senate?" He gave this	MARTIN G. STAVA, Plaintiff.	and testament of Louisa Gorder, de-	A. D. 1922.	to-wit: The north half of the north-
When a man says "I run things a		reply:	C. A. RAWLS,	ceased; that said instrument be ad-	C. D. QUINTON, Sheriff, Cass County,	west quarter (NW%) of Sec-
my house," he oftens means the law		"It is a great legislative body that	j5-4w. Att'y for Plaintiff.	mitted to probate, and the adminis- tration of said estate be granted to	Nebraska.	tion four, (4) Township eleven,
mower and washing machine.	The second s	would deservedly rank higher in the	SHERIFF'S SALE	John F. Gorder, as executor;	JOHN M. LEYDA, Attorney for Plaintiff.	(11) north of Range thirteen, (12) east of the 6th Principal
Spanking has gone out of style be	keep standing there?	affections of the people if it would	State of Nebraska County of	It is hereby ordered that you, and all persons interested in said matter,	Attorney for Flaintin.	Meridian, in Cass county, Ne-
cause of vanity. It makes the spans		insist upon less talk and quicker ac-		may, and do, appear at the County	SHERIFF'S SALE	braska, containing eighty (S0) acres more or less, together with
er look so red and undignified.	while cracking a safe. The name of		By virtue of an Order of Sale is- sued by James Robertson, Clerk of	Court to be held in and for said county, on the 30th day of June, A.	State of Nebraska, County of Cass,	
:0:	the hymn is not given, but it may		the District Court within and for	D. 1922, at 10 o'clock a. m., to show	60	belonging-
	have been, "Work, for the Morn is	"Better terminal facilities."	Cass county, Nebraska, and to me directed, I will on the 10th day of	cause, if any there be, why the pray-	By virtue of an Order of Sale 1s-	The same being levied upon and taken as the property of Jacob P.
help Ford build Muscle Shoals wi	 A second sec second second sec		July, 1922, at ten o'clock a. m. of	er of the petitioner should not be granted, and that notice of the pen-	the District Court within and for	Falter, Mary Falter, George W. Sny-
be men by the time the job open	A congressional investigation of	proceedings readily grants the truth	said day at the south door of the	dency of said petition and that the	Cass county Nebraska and to me	der, Matilda G. Snyder, John McNur- lin and Ottis McNurlin, defendants,
	coal prices has been promised, but	of this statement, though it is some-	court house in the City of Platts- mouth, in said county, sell at public	hearing thereof be given to all per- sons interested in said matter, by	June A D 1922, at ten o'clock a.	to satisfy a judgment of said court
	what is there about that action that	thing new to have a senator admit	anction to the highest bidder for cash	which has a serie of this Onles in	m of said day at the south door of	recovered by Martha Celestia Reed,
COA BERTHERE AND	called for the news headline, "A	to the habit of not expecting much	the following described real estate, to-wit:		the court house in the City of Platts- month in said county sell at public	Platismouth, Nebraska, May 20th,
PET Candidades	Curb on Coal Profiteers."	from the house in the way of busi-	The south half of Lots five	weekly newspaper printed in said county, for three successive weeks	auction to the highest bidder for	A. D. 1922.
	It is announced from Washington	ness efficiency, realizing how that	(5) and six (6) in Block fifty- two, (52) in the City of Platts-	prior to said day of hearing.	cash, the following described real es- tate, to-wit:	C. D. QUINTON, Sheriff, Cass County,
Balance Stante Sectors 3000	that modest campaign expenditures	body is handicapped by númbers and	mouth, Nebraska, according to	Witness my hand, and seal of said court, this 2nd day of June, A.	The west half of the south-	Nebraska.
A AND AND AND AND AND AND AND AND AND AN	are to be the fashion with both par-	other disorganizing factors. It does		D. 1922.	west quarter, and the northeast	A. L. TIDD, Attorney.
		and the second	thoreont		quarter of the couthwast quarter	And and a second s
A State A Manager	ties this summer. As modest, prob-	expect more from the senate, how-	thereof The same being levied upon and	ATTENT T DERGON	quarter of the southwest quarter of Section twenty-seven; (27)	SUFFERS FROM PARALYSIS
State Stole and		ever; and if the senate cares any-	The same being levied upon and taken as the property of Mifflin S.	ATTENT T DERGON	of Section twenty-seven; (27) the northeast quarter of Section	SUFFERS FROM PARALYSIS
a specific		ever; and if the senate cares any- thing about regaining the esteem in	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar-	ATTENT T DERGON	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south-	Roy Anson of Norfolk, well known
ANY CONTRACTOR OF THE REAL	The strangest thing is the way	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will head the rising protests against its	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight;	Roy Anson of Norfolk, well known to many of the residents of this city
according to	The strangest thing is the way	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will head the rising protests against its	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts-	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home
ANY CONTRACTOR OF THE REAL	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from ot -	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend-	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North,	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of
according to Dainty Dorothy	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to lip- ten eagerly to testimony from oth- ers who have made their hair grey	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech.	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis.
according to	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from oth- ers who have made their hair grey out rapidly.	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922.	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North,	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when
according to Dainty Dorothy	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from ot- ers who have made their hair grev out rapidly.	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re-	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. OUINTON.	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North. Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and
"It don't take a man long to bag his pants at the knees,	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from oth- ers who have made their hair grow out rapidly.	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet-	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng-	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (23) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently
"It don't take a man long to bag his pants at the knees, and to make a finely tailored	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from oth- ers who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA.	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak-	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut
"It don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of lt,"	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from ot- ers who have made their hair grev out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap-	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA, Attorney for Plaintiff.	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W.	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently
"It don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu-	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from ot- ers who have made their hair grow out rapidly. Of course the school boy enjoys his first days of vacation, but it is a little bit hard to content himself with seeing his best girl just two or three times a day now, right after sitting	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap-	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA, Attorney for Plaintiff.	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car.
"It don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of lt,"	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from ot'- ers who have made their hair grev out rapidly. Of course the school boy enjoys his first days of vacation, but it is a little bit hard to content himself with seeing his best girl just two or three times a day now, right after sitting in school and gazing at her for hours	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation.	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA, Attorney for Plaintiff. jun5-5w.	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba.	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day
"It don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy.	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from ot'- ers who have made their hair grev out rapidly. Of course the school boy enjoys his first days of vacation, but it is a little bit hard to content himself with seeing his best girl just two or three times a day now, right after sitting in school and gazing at her for hours at a time.	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation.	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA, Attorney for Plaintiff. jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun-	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE!	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North. Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff against said defendants, and al-	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still
The don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy.	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from other ers who have made their hair grow out rapidly. Of course the school boy enjoys his first days of vacation, but it is a little bit hard to content himself with seeing his best girl just two or three times a day now, right after sitting in school and gazing at her for hours at a time.	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation.	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. Jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court.	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North. Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still
The don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy.	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from other ers who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. It was a rather rich joke on the colonial dames of New York when the	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. Jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North. Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend-	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious.
According to Dainty Dorothy I don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy. But she goes on to explain that the man who is making use of our cleaning, steaming and pressing services is keep- ing his clothes in much more	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from ot'- ers who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. It was a rather rich joke on the colonial dames of New York when the prize they offered for the best Eng- lish essay was won by Solomon Dab- inski, a Pole, who arrived in this	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. Jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, deceased. To the creditors of said estate:	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block.	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North. Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie,	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still
The don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy. But she goes on to explain that the man who is making use of our cleaning, steaming and pressing services is keep- ing his clothes in much more presentable condition than	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from others who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. It was a rather rich joke on the colonial dames of New York when the prize they offered for the best Eng- lish essay was won by Solomon Dab- inski, a Pole, who arrived in this country only two years ago, know-	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. Jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, deceased. To the creditors of said estate: You are hereby notified, that I will	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block.	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants,	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. RECEIVES MORE PETITIONS
The don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy. But she goes on to explain that the man who is making use of our cleaning, steaming and pressing services is keep- ing his clothes in much more	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from others who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. <u>io:</u> It was a rather rich joke on the colonial dames of New York when the prize they offered for the best Eng- lish essay was won by Solomon Dab- inski, a Pole, who arrived in this country only two years ago, know- ing not a word of our language In-	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, deceased. To the creditors of said estate: You are hereby notified, that I will sit at the County Court room in	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. j8-tfd&w	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend-	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. RECEIVES MORE PETITIONS
The don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy. But she goes on to explain that the man who is making use of our cleaning, steaming and pressing services is keep- ing his clothes in much more presentable condition than when he got acquainted with	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from others who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. J8-tfd&w FOR SALE	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant, The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant, John McNurlin, against the said	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. BECEIVES MORE PETITIONS The office of the county clerk has received an increasing number of the petitions for the filing of Fred H. Gorder as democratic candidate
According to Dainty Dorothy Dainty Dorothy The don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy. But she goes on to explain that the man who is making use of our cleaning, steaming and pressing services is keep- ing his clothes in much more presentable condition than when he got acquainted with us. And it doesn't cost much.	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from others who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on the 28th day of September, A. D.	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. j8-tfd&w FOR SALE Poland China boars, September	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satisf	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. BECEIVES MORE PETITIONS The office of the county clerk has received an increasing number of the petitions for the filing of Fred H. Gorder as democratic candidate for county commissioner in the third
According to Dainty Dorothy Dainty Dorothy The don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy. But she goes on to explain that the man who is making use of our cleaning, steaming and pressing services is keep- ing his clothes in much more presentable condition than when he got acquainted with us. And it doesn't cost much.	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from others who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA, Attorney for Plaintiff. jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on the 28th day of September, A. D. 1922, at 10 o'clock a. m., of each day, to receive and examine all claims	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. J8-tfd&w FOR SALE Poland China boars, September farrow, weight 250 pounds. R. W. PORTER,	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North. Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court,	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. BECEIVES MORE PETITIONS The office of the county clerk has received an increasing number of the petitions for the filing of Fred H. Gorder as democratic candidate
According to Dainty Dorothy Dainty Dorothy The don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy. But she goes on to explain that the man who is making use of our cleaning, steaming and pressing services is keep- ing his clothes in much more presentable condition than when he got acquainted with us. And it doesn't cost much.	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from others who have made their hair grow out rapidly. Of course the school boy enjows his first days of vacation, but it is a little bit hard to content himself with seeing his best girl just two or three times a day now, right after slitting in school and gazing at her for hours at a time. Fifty thousand acres of land in northeast Arkansas and southeast Missouri inundated in the recent flood cannot be cultivated this year. Large sections of the land had been sown to wheat and this crop was to- tally destroyed. Three deaths occurred in New York from heat prostrations, and	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA, Attorney for Plaintiff. jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on the 28th day of September, A. D. 1922, at 10 o'clock a. m., of each day, to receive and examine all claims against said estate, with a view to	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. J8-tfd&w FOR SALE Poland China boars, September farrow, weight 250 pounds. B W PORTER	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satisf	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. BECEIVES MORE PETITIONS The office of the county clerk has received an increasing number of the petitions for the filing of Fred H. Gorder as democratic candidate for county commissioner in the third district, and these come from Elm- wood. Weeping Water and Green- wood and indicate that the commis-
According to Dainty Dorothy Dainty Dorothy The don't take a man long to bag his pants at the knees, and to make a finely tailored suit look thoroughly disrepu- table—that's the man of it," avers Dainty Dorthy. But she goes on to explain that the man who is making use of our cleaning, steaming and pressing services is keep- ing his clothes in much more presentable condition than when he got acquainted with us. And it doesn't cost much.	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from others who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on the 28th day of September, A. D. 1922, at 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. The time limited for the presentation of	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba.	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North. Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant, The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defendant, Ottis Mc- Nurlin, against the said George W. Snyder and Matilda G. Snyder, de-	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut of the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. BECEIVES MORE PETITIONS The office of the county clerk has received an increasing number of the petitions for the filing of Fred H. Gorder as democratic candidate for county commissioner in the third district, and these come from Elm- wood, Weeping Water and Green
<text><text><text><text></text></text></text></text>	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from others who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs. Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. JUND-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on the 28th day of September, A. D. 1922, at 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. The time limited for the presentation of claims against said estate is three	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. j8-tfd&w FOR SALE Poland China boars, September farrow, weight 250 pounds. R. W. PORTER, a10-tfw Weeping Water, Neb. Why Mr. N. Windsor (R. I.) Put Up	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defendant, Ottis Mc- Nurlin, against the said George W. Snyder and Matilda G. Snyder, de- fendants.	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut of the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious.
<text><text><text><text></text></text></text></text>	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from ot- ers who have made their hair grev out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on the 28th day of September, A. D. 1922, at 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. The time limited for the presentation of claims against said estate is three months from the 29th day of June, A. D. 1922, and the time limited for	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. j8-tfd&w FOR SALE Poland China boars, September farrow, weight 250 pounds. R. W. PORTER, a10-tfw Weeping Water, Neb. Why Mr. N. Windsor (R. 1.) Put Up with Rats for Years	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant. John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defend- ant. John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defendant, Ottis Mc- Nurlin, against the said George W. Snyder and Matilda G. Snyder, de- fendants. Plattsmouth, Nebraska, May 16th, A. D. 1922.	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. BECEIVES MORE PETITIONS The office of the county clerk has received an increasing number of the petitions for the filing of Fred H. Gorder as democratic candidate for county commissioner in the third district, and these come from Elm- wood, Weeping Water and Green- wood and indicate that the commis- sioner is well thought of out in his
<text><text><text><text></text></text></text></text>	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from others who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. Jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on the 28th day of September, A. D. 1922, at 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. The time limited for the presentation of claims against said estate is three months from the 29th day of June, A. D. 1922, and the time limited for payment of debts is one year from	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. j8-tfd&w FOR SALE Poland China boars, September farrow, weight 250 pounds. R. W. PORTER, a10-tfw Weeping Water, Neb. Why Mr. N. Windsor (R. I.) Put Up with Rats for Years "Years ago I got some rat poison, which nearly killed out fine watch dog. We put un with rate	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defendant, Ottis Me- Nurlin, against the said George W. Snyder and Matilda G. Snyder, de- fendants. Plattsmouth, Nebraska, May 16th, A. D. 1922. C. D. QUINTON,	
<text><text><text><text></text></text></text></text>	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from ot- ers who have made their hair grev out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA, Attorney for Plaintiff. jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on the 28th day of September, A. D. 1922, at 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. The time limited for the presentation of claims against said estate is three months from the 29th day of June, A. D. 1922, and the time limited for payment of debts is one year from said 29th day of June, 1922. Witness my hand and the seal of	ALLEN J. BEESON, (Seal) 18-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. J8-tfd&w FOR SALE Poland China boars, September farrow, weight 250 pounds. R. W. PORTER, a10-tfw Weeping Water, Neb. Why Mr. N. Windsor (R. 1.) Put Up with Rats for Years "Years ago I got some rat poison, which nearly killed our fine watch dog. We put up with rats until a friend told me about Rat.Snap. It surely kills rats, though house pets won't touch it." Rats	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three. (33) all in Township twelve (12) North. Range thirteen. (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al. defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defendant, Ottis Mc- Nurlin, against the said George W. Snyder and Matilda G. Snyder, de- fendants. Plattsmouth, Nebraska, May 16th, A. D. 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska.	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut of the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. BECEIVES MORE PETITIONS The office of the county clerk has received an increasing number of H. Gorder as democratic candidate for county commissioner in the third district, and these come from Elm- wood. Weeping Water and Green- wood and indicate that the commis- sioner is well thought of out in his district.
<text><text><text><text><text><text><text></text></text></text></text></text></text></text>	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from ot- ers who have made their hair grow out rapidly. Of course the school boy enjoys his first days of vacation, but it is a little bit hard to content himself with seeing his best girl just two or three times a day now, right after sitting in school and gazing at her for hours at a time. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff. Jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, ss. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on the 28th day of September, A. D. 1922, at 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. The time limited for the presentation of claims against said estate is three months from the 29th day of June, A. D. 1922, and the time limited for payment of debts is one year from said 29th day of June, 1922. Witness my hand and the seal of said County Court, this 31st day of	ALLEN J. BEESON, (Seal) 18-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. J8-tfd&w FOR SALE Poland China boars, September farrow, weight 250 pounds. R. W. PORTER, a10-tfw Weeping Water, Neb. Why Mr. N. Windsor (R. 1.) Put Up with Rats for Years "Years ago I got some rat poison, which nearly killed our fine watch dog. We put up with rats until a friend told me about Rat.Snap. It surely kills rats, though house pets won't touch it." Rats	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al. defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- fy a further judgment of said court, recovered by the defendant, Ottis Mc- Nurlin, against the said George W. Snyder and Matilda G. Snyder, de- fendants. Plattsmouth, Nebraska, May 16th, A. D. 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA,	Roy Anson of Norfolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. BECEIVES MORE PETITIONS The office of the county clerk has received an increasing number of the petitions for the filing of Fred H. Gorder as democratic candidate for county commissioner in the third district, and these come from Elm- wood. Weeping Water and Green- wood and indicate that the commis- sioner is well thought of out in his district. JUNE RED BOOK
<text><text><text><text></text></text></text></text>	The strangest thing is the way some girls, almost immediately after attaining bobbed hair, begin to li- ten eagerly to testimony from others who have made their hair grow out rapidly. 	ever; and if the senate cares any- thing about regaining the esteem in which it was held formerly, it will heed the rising protests against its growing vice of time wasting. Real oratory is another thing. The American public loves a good speech. But if the senate talked less and acted more, as Senator Willis re- commends, there would be a far bet- ter chance of an occasional great speech being delivered, and more likelihood of its winning public ap- preciation. 	The same being levied upon and taken as the property of Mifflin S. Briggs, Rachel C. Briggs and L. Lar- son (real name unknown) et al, De- fendants, to satisfy a judgment of said court recovered by The Platts- mouth Loan and Building Associa- tion, Plaintiff, against said Defend- ants. Plattsmouth, Nebraska, June 1st, 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA, Attorney for Plaintiff. jun5-5w. NOTICE TO CREDITORS The State of Nebraska, Cass coun- ty, SS. In the County Court. In the matter of the estate of John W. Yardley, 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 29th day of June, A. D. 1922, and on the 28th day of September, A. D. 1922, at 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. The time limited for the presentation of claims against said estate is three months from the 29th day of June, A. D. 1922, and the time limited for payment of debts is one year from said 29th day of June, 1922. Witness my hand and the seal of said County Court, this 31st day of May, 1922. ALLEN J. BEESON.	ALLEN J. BEESON, (Seal) j8-3w. County Judge. The Home of the Soul In olden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They streng- then the stomach and enable it to perform its functions naturally. They only cost a quarter. Weyrich & Had- raba. NOTICE! All parties indebted to the firm of E. G. Dovey & Son are requested to settle accounts immediately with W. G. Kieck, in Coates block. j8-tfd&w FOR SALE Poland China boars, September farrow, weight 250 pounds. R. W. PORTER, a10-tfw Weeping Water, Neb. Why Mr. N. Windsor (R. I.) Put Up with Rats for Years "Years ago I got some rat poison, which nearly tilled our fine watch dog. We put up with rats until a friend told me about Rat.Snap. It surely with a friend told me about Rat.Snap.	of Section twenty-seven; (27) the northeast quarter of Section twenty-eight; (28) the south- east quarter of the northwest quarter of Section twenty-eight; (28) and the southwest quarter of Section thirty-three, (33) all in Township twelve (12) North, Range thirteen, (13) east of the 6th P. M., in Cass county, Ne- braska, containing 480 acres, subject to a lien of the Lincoln Joint Stock Land Bank, now on said premises— The same being levied upon and tak- en as the property of George W. Snyder and Matilda G. Snyder et al, defendants, to satisfy a judgment of said District Court, recovered by the Lincoln Safe Deposit Company, plain- tiff, against said defendants, and al- so to satisfy a further judgment of said court recovered by the defend- ant. The Bank of Cass County, now revived in the name of Fred E. Bodie, Receiver, against said defendants, and to satisfy a further judgment of said court recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- ty a further judgment of said court, recovered by the defend- ant, John McNurlin, against the said George W. Snyder and Matilda G. Snyder, defendants, and also to satis- ty a further judgment of said court, recovered by the defendant, Ottis Mc- Nurlin, against the said George W. Snyder and Matilda G. Snyder, de- fendants. Plattsmouth, Nebraska, May 16th, A. D. 1922. C. D. QUINTON, Sheriff, Cass County, Nebraska. JOHN M. LEYDA. Attorney for Plaintiff.	Roy Anson of Nortolk, well known to many of the residents of this city and a brother-in-law of Mr. and Mrs. H. W. Smith, is quite ill at his home as the result of a sudden stroke of paralysis. Mr. Anson was driving in the vicinity of Norfolk in his car when he was taken with the attack and when found was lying along the road beside the car, and had apparently felt the stroke coming on and shut off the car and alighted in an effort to secure aid and was seized with the malady while leaving the car. He was taken home and the next day suffered a second stroke of the paralysis. His condition is still very serious. RECEIVES MORE PETITIONS The office of the county clerk has received an increasing number of the petitions for the filing of Fred H. Gorder as democratic candidate for county commissioner in the third district, and these come from Elm- wood. Weeping Water and Green- wood and indicate that the commis- sioner is well thought of out in his district. JUNE RED BOOK The new June Red Books are now on sale at the Journal office. Call and secure your copy at once. The new Hearst's, Motion Picture, Pho-

