PLATTSMOUTH SEMI-WEEKLY JOURNAL MONDAY, SEPTEMBER 3, 1923. PAGE FOUR A girl who is mentally underde-ORDER OF HEARING THE WAR WOUNDED. ORDER OF HEARING NOTICE TO CREDITORS on Petition for Appointment of Administrator on Petition for Appointment of veloped and physically overexposed Administrator. Up to the present time the cost of is the definition of a flapper. The State of Nebraska, Cass coun The Plattemouth Journal the World War has been estimated in There's never any overexposure is ty, as The State of Nebraska, Cass coun-The State of Nebraska, Cass coun-In the County Court. terms of moneys actually expanded mentality and we blush over the ty, In the matter of the estate of Ann and in terms of lives lost. Only re- failure of brief skirts and hose to In the County Court. In the County Court. M. Goodell, deceased. In the matter of the estate of Edna In the matter of the estate of cently has the world had time to meet. To the creditors of said estate: PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA Sarah Ann Hoham, deceased. Cunningham, deceased. You are hereby notified that I will stop and think of the tremendous On reading and filing the petition Entered at Postoffice, Plattamouth, Neb., as second-class mail matter On reading and filing the petition sit at the County Court room in of Aurelia B. Cooper, praying that administration of said estate may be granted to W. E. Hand, as Adminis-trator; Ordered that September, 1923, at 10 o'clock a. m. of trator; LEGAL NOTICE costs actual and prospective tat must be charged to the account of the R. A. BATES, Publisher In the District Court of Cass counwounded. ty, Nebraska. The important nations who partici-James A. Schwab, Plaintiff, vs. Ordered, that September 12th, A. Ordered, that September 12th, A. each day to receive and examine all pated in the war have lately report- The Connecticut River Savings Bank D. 1923, at ten o'clock a. m., is as-SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE ed to the international labor bureau et al. Defendants. signed for hearing said petition, when view to their adjustment and allow-signed for hearing said petition, at Geneva the respective numbers River Savings Bank; E. R. Richard-nay appear at a County Court to be sentation of claims against said es-matter may appear at a County Court to be of their causalities now receiving son, administrator de bonis non of held in and for said county, and per said county, and the estate of D. A. Thomas, deceased; show cause why the prayer of peti-cess of 7,000,000 with no reports the unknown heirs, devisees, lega-tioner should not be granted, and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for payment of debts petitioner should not be granted and the time limited for Cider is working. It is working HE THAT HATH. cess of 7,000,000 with no reports available from Turkey, Bulgaria, the Baltic states, Portugal, Hungary and Japan. The bureau estimates that the total would be but little, if any, the total would be but little, if any, For he that hath, to him shall be 101 Two's company. Three's an argiven; and he that hath not, from him shall be taken even that which gument. hath .- Mark iv. 25. Price of gas in Dakota will stay short of 10,000,000 if the figures of son, residuary legatees of the estate ed in said county for three successive of Francis N. Gibson, deceased; all weeks, prior to said day of hearing. -10:-Two can live longer than one. County Judge. ed in said county, for three successive at 16 cents. weeks, prior to said day of hearing. persons having or claiming any in-Dated August 15th, A. D. 1923 ALLEN J. BEESON, Dated August 17th, 1923. The honeymoon ends where the included. Birds of a feather knock together. The pension policies of the var- terest in Lots three, four and five LEGAL NOTICE ALLEN J. BEESON, ious nations will not, of course, be in Block fifteen in Carter's Addition coal bill begins. (Seal) a16-3w. (Seal) a20-3w. County Judge. County Judge. Men freely believe that which they In the District Court of Cass coun-Expecting nothing is an excellent the same. It would scarcely be county, Nebraska: y, Nebraska. desire. LEGAL NOTICE Martha Celestia Reed, Plaintiff, vs. SHERIFF'S SALE possible to attempt to estimate the You and each of you are hereby way of getting it. probable cost of the total pension notified that on the 18th day of David T. Griffith et al. Defendants. In the District Court of Case coun-Notice is hereby given that by vir-The burning question will soon be To the defendants David T. Grif- ty, Nebraska, -:0: Fashion note: Big gasoline men outlay on the basis of American suit in the District Court of Cass Clerk of the District Court of the August, 1923, the plaintiff filed his tue of an Order of Sale issued by the fith: Byron Golding, Plaintiff, vs. Ida B. the price of coal. Mrs. David T. Griffith, real practice as applied to veterans of county, Nebraska, the object and Second Judicial District of Nebraska, name unknown; David T. Griffeth; Reynolds, George W. Kinsor and Mrs. vill wear diamonds. Argentina wants a big loan. She Mrs. David T. Griffeth, real name un- George W. Kinser, real name unthe earlier wars in which this nation prayer of which are to quiet the title within and for Cass county, in an ac--:0:known; H. L. Pitzer, real name un- known, his wife, et al, Defendants. Some like corn-on-the-cob in and to the above described real tion wherein Rosina Timmas is can get it from Firpo. participated. When the fact is reknown; Mrs. H. L. Pitzer, real name To the defendants George W. Kinestate in plaintiff, and to enjoin each plaintiff and Jacob P. Falter et al called, however, that the American pension bill, wholly exclusive of the ing to have any right, title, estate, day of September, A. D. 1923, at ten some corn-on-the-hip. unknown; Henry L. Pitzer and Mrs. ser and Mrs. George W. Kinser, real Are the moths enjoying your over-Henry L. Pitzer, real name unknown; name unknown, his wife: -:0:-An utter idiot is one who utters the heirs, devisees, legatees, personal coat this summer? World War, is to date considerably lien or interest, either legal or equi- o'clock a. m., at the south front You are hereby notified that on representatives and all other persons the 26th day of June, 1923, the everything he knows. in excess of \$6,000,000 for veterans and their dependents, numbering in interfering with plaintiff's possession braska, offer for sale at public auc-The burden which is rightly carinterested in the respective estates of plaintiff filed his suit in the District Only a few more shopping weeks and their dependents, numbering in David T. Griffith, deceased; Mrs. Court of Cass county, Nebraska, ried becomes light. David T. Griffith, deceased; David against you and others, the object T. Griffeth, deceased; Mrs. David T. and prayer of which is to foreclose all not more than 6,000,000 persons, and enjoyment of said premises, and tion, the following described real esbefore heavy underwear. What the U.S. needs is reverse an ultimate cost to the world of pro- for equitable relief. tate, to-wit: Griffeth, deceased; H. L. Pitzer, de- tax sale certificates owned and held Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 You are required to answer said They are even profiteering in Ger- viding for twenty or twenty-five time gears for gas meters. ceased; Mrs. H. L. Pitzer, deceased; by plaintiff on Lot 10 in Block 42, petition on or before Monday, Octo- 10, in Block 5; Henry L. Pitzer, deceased and Mrs. in the City of Plattsmouth, in Cass man marks in New York. that number-the pensions lists are ber 15th, 1923. Failing so to do, Lots 1, 2, 3, 4, Henry L. Pitzer, deceased, real names county, Nebraska, and for equitable sure to become greater-several your default will be entered therein, 11 and 12, in Block 6; The female of the species dress--:0:unknown; and all persons having or relief. This notice is given pursuant Shoe dealers are against this fight times as great as the direct money and judgment taken upon plaintiff's es cooler than the male. Lots 7, 8, 9, 10, 11 and 12 in claiming any interest in the north to an order of said Court. Block 7; for lower gasoline prices. petition. expense of waging the war is scarcehalf (N1/2) of the northwest quar-You are required to answer said IWAB, Lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, Plaintiff. 13, 14, 15 and 16 in Block 9; JAMES A. SCHWAB, Some blushing June brides are still ter (NW14) of Section 4. Township petition on or before Monday, Octo-11, North of Range 13, East of the ber 8, 1923. or your default will be -:0:ly improbable. Old debts would be easy to poy blushing over a hot stove. ber 8, 1923. or your default will be Peculiarly few of the nations in Lots 10, 11 and 12 in Block 10; By C. A. RAWLS, 6th P. M., in Cass county, Nebraska, entered and judgment taken upon it weren't for the new ones. Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, real names unknown: making their bugets for the future s3-4w. **His Attorney** plaintiff's petition against you. BYRON GOLDING, As a man thinks so is he. As -:0:and 12, in Block 11; take in account this tremendous im-You and each of you are hereby It is unlawful to shoot a gasoline Lots 1, 2, 3, 4, 5, 6, 7, woman dresses so is she. and NOTICE OF SUIT TO QUIET TITLE notified that on the 8th day of Augpending outlay. All talk and ap-Plaintiff. 10, in Block 12: man unless he wears a mask. By A. L. TIDD, ust, 1923, the plaintiff filed her suit -104 parently think in terms of rehabilita-A married man hugs his wife. A Lots 1, 2, 3, 4, 5, and in the District Court of Cass coun- a27-4w. -:0:-In the district court of the County His Attorney. 10, in Block 13; tion. They make themselves believe Wheat prices are so low the growsingle man hugs delusions. Nebraska, the object and prayer of Cass, Nebraska. Lots 1, 2, 3, 4, 5, that this great army of 10,000 er has his bushels of trouble. Ira Parker and Frank Graham, of which is to establish and quiet ORDER TO SHOW CAUSE -101---11, 12, 13 and 14, in Block 14; and confirm plaintiff's title in and A stitch in time saves nine. A run wounded will ultimately be fitted Plaintiffs, vs. John Kepler et al, De-Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14, in Block 15; to the above described lands, and to President Collidge has been in- for employment and that governfendants. In the District Court of Cass counin time saves nine innings. enjoin each and all of you from hav-To the defendants, John Kepler; ty, Nebraska. vited to attend the Ak-sar-ben. ment responsibility for it will cease. Mrs. John Kepler, real name un-As a matter of fact such a happy known; John Kebler; Mrs. John Keb-Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 ing or claiming to have any right. In the matter of the Guardianship and 11 in Block 16; Cider improves with age. But -:0:title, estate, lien or interest either of Dorothy Elizabeth Trent, Minor. All in Palmer's Out Lots, an addi- legal or equitable in or to said real Hot weather kickers will be cold the good usually die young. Now, on this 20th day of August, outcome is wholly improbable, ler, real name unknown; John Kibtion to the City of Plattsmouth, in estate, or any part thereof, and to A. D. 1923, this cause came on for weather kickers in a few weeks. Many veterans will be taught trades ler; Mrs. John Kiblee, real name un-known; James O. Neill; Rachael O. :0: the County of Cass, Nebraska, all enjoin you and each of you from in hearing upon the petition of Charles The auto question is how many and be made self-dependent, but on Neill; John Bowers; Mrs. John Bowlocated within the northwest quarter any manner interfering with plain- A. Trent, guardian of Dorothy Eliza--10:-(NW14) of the northeast quarter tiff's possession and enjoyment of beth Trent, minor, praying for li-It often looks as if talk is the miles one can go on credit. the other hand incapacities charge- ers, real name unknown; John Bea-(NE¼) of Section nineteen, (19) said premises and for equitable re- cense to sell an undivided threebest policy and honesty is cheap. -:0:-able directly to war will increase, ver; Mrs. John Beaver, real name Speeders run down walkers faster Township twelve (12) North, Range lief. -:0:-

1000



