25 ounces 25¢

USE LESS THAN OF

HIGHER PRICED BRANDS

Why Pay

War Prices?

THE GOVERNMENT USED

THE MILLIONAIRES

The Internal Revenue Bureau re-

the United States who in 1927 paid

tax on incomes in excess of \$1,000,-

these individuals the figures are un-

just now be somewhere about 12.

to the general public.

gold coins polished.

estate, to-wit:

director. The tellers would better

FOR SALE

LEGAL NOTICE

Lots four (4), five (5) and

& LOAN ASSOCIATION.

By O. W. JOHNSON.

Its Attorney.

six (6), Block seventy-five (75),

in the City of Plattsmouth, Ne-

braska, according to the survey-

ed and recorded plat thereof.

The Plattemouth Journal

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

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

the modern rye face.

Few people realize that their neighbors could be worse.

all along the line for 1928.

Fire prevention should be a motto

but they do not speak as often. -:0:--

truth is sure to have other virtues, is reministic. Our women say that, ----:0:----

and secures a key to the door of suc- they don't have to do for a liv-

but it takes a wise man to keep are encouraging and says confidence

America to Chicago.

hibited.

mobile lines.

out of chickens, says a trade journal, claims to be able to remember 2.000 This paragraph on President Ma and some chickens can do even bet- scores. He isn't a Harvard graduate chado, which our correspondent has or he wouldn't want to.

and get two for a quarter.

they're away for conversations that means of lengthening human life country, and there doesn't seem to worries most of the little women. knows his cities very well.

that he was another. The fact was promise on some other State's fav- ican economic conditions, reveals both hit the mark and they knew it. orite sons in the party conventions.

sunrise and sunset colorings in the reorganization of the cavalry. We business men were made by one sky in the last few days of this salu- are strong on reorganization; it fifth of one percent of the number brious weather? California or Fior- keeps things moving if nothing else of corporations.

hour," said the orator. To this a cannot imagine her not having a The moral? Here's what Mr. Fi voice asked if there had been pro-knothole left in it at a convenient lone remarks; vided fire escapes and a chemical height.

A man admitted to citizenship in New York bears the name Constantine Pappadimitrakopolous and announces he want to keep out of the assorted.

torium with a seating capacity of liscenible on the lapels of a suit of White House grounds. But mint 25,000 for the Democratic national convention in June. Evidently those Texans take the Democratic party | Both parties seem to have overseriously. Why not they mean busi- looked a bet in picking their con-



After Winter's Colds

It Is Wise to Check Up on the Kidneys.

WATCH your kidneys after colds and grip! When the kidneys slow up, impurities remain in the blood and are apt to make one tired and achy with headaches, dizziness and often nagging backache. A common warning is scanty or burning secretions.

Doan's Pills, a stimulant diuretic, increase the secretion of the kidneys and aid in the elimination of waste impurities. Arecendorsed by users everywhere. Ask your neighbor!

ASTIMULANT DIURETIC AL KIDNEYS Faster-Milburn Co. Mig Chem. Buffalo, NY

You can blame the bootlegger for | Half the world doesn't know why its better half lives.

him he is working too hard.

because they are not foolish.

the results are not always popular.

A man who always speaks the A foreign writer says this country

If a man is a hustler he gets busy Men enjoy doing anything that

A fool can make good resolutions, Financial reviews for the new year is general.

Sometimes a man has no confidence | Have you heard that sober ballad in other men because he has none about the flapper: "Just Before the Bottle Mother?"

When Colonel Lindbergh gets back | Most of the big jobs are held by ington unswerving devotion to a he might try a good will trip from men in whose boyhood homes there cause, a career of service, with pin was a cookie far.

The postoffice department advises. Free speech can't be developed to that it is permissible to send sealed its finest point so long as change act does his great fame rest. Ye packages to New Zealand has pro- boxes are attached to hotel rele- one wonders if appraisal might not

Some declare that the Christmas Great hope for the civilization of cigars were good-for stimulating the Chinese is seen in the report that acy to his country. Certainly it the New Year resolution to quit they are now using poison gas in turned us away from temptation or

The man starting the chain of It is possible for men to live 200 today accounts for the fact that the 5-cent-to-a-dollar stores probably years on a vegetable diet, says a later on will handle the new auto- scientist, but gosh! it would seem Cuba entertained a week ago, is not like a thousand.

A man can make an easy living A prominent musician of London office in the world on March 4, 1929.

We can't make up our mind wheth- Everybody is not in love with Los to be the most pregnant news item may the real estate equity of specu- loth day of February, 1928, and on wife, Nancy A. Rakes; Wm. Jones, You and each of you are required er to buy one of the new small Angeles, and California. We know of the Havana conference. -St. Louis lative city builders in our real name William Jones; Mrs. Wil- to answer said petition on or before ing back to Plattsmouth

Al Smith urges local self-govern- The man who gave the Univer ment, but it's what the boys do when sity of Chicago a million to seek

Jones told Smith that he was a Ohio has so many favorite sons Edward A. Filene, Boston mer tightwad, to which the reply was that she may be compelled to com- chant, and a close student of Amer-

Have you noticed the magnificent. The war department has ordered a the total profits earned by U. S.

"It is the burning issue of the having a spite fence put up, but we particular branches of industry,

The ameer of Afghanistan is to ganized business." tour western Europe with the mo-

Go out and buy a gray suit. Blond uprooted by President Wilson, who Houston is going to build an audi- hair and white powder are scarcely could not endure its presence on the

> vention city. We wish to point out that there's a town in Ohio named

> A noted radio authority says that we should make our loudspeak more decorative. This remark will cause a lot of Congressmen to wonder if there's anything personal in

One prominent church prelate h no objection to sports on Sunda provided conducted quietly and orderly. This would take in croquet, golf and a few other unobtrusive sports. The old fashioned Sunday seems going.

Member of congress suspected of

Probably he'd use a horse and buggy, lay and at reasonable charge. as he likes to take his time jogging along and doing scenery. Why once he took four years going part way from Berlin to Paris.

A "SIDE LIGHTS" FROM HAVANA

That was an interesting vignette of President Machado of Cuba in the Post-Dispatch correspondent's "Side Lights on the Havana Conference." The Cuban presidential term is four years. Recently Congress adopted a resolution extending the term to six years and applicable to the present incumbent. A constitutional convention, chosen by the people, but ratify the act of Congress to make it effective. Senor Machado, it seems, has perfected plans for choosing delegates favorable to the proposal.

In Havana gossip, our correspondent relates, Machado is frequently If you want to flatter a man tell called a "dictator." The judgment is usually qualified with "benovolent." In popular estimate he is a Wise men miss a lot of pleasure man of force and energy, who is doing great things for Cuba in a material way. And that, of course, Actions speak louder than words The popular vote is all right, only runs true to historical formula. Many a dictatorship has begun admirably which ended in fury.

The President of Cuba, if accurately sketched, is playing with fire. An extension of a presidential term from four to six years may appear harmless, but there is dynamite in it-dynamite, bombs, the seed of revolution, and for Uncle Sam the dim prophecy of another interven-

They revere Washington in Latin America. They link his name it deathless glory with that of their own liverator, Bolivar. Like our selves, perhaps, they see in Wash nacles of achievement in both the pageantry of arms and in the pros aie work of civil life. On no one single out his decision not to accept the third term as the stanchest leg fashloned a tradition which has more than one occasion and which President of the United States, whon a candidate to succeed himself and will retire from the most powerful

written is in casual vein and with due regard for amenities, may prove

BIGGNESS, THAT'S US

Bigness is the watchword in this be any getting around it.

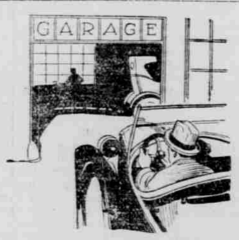
that in 1925, the last year for which figures are available, 52 per cent of

In addition, only one-fiftieth of one We can imagine a neighbor woman per cent of all the profits in their

"The lion's share of the profits is

Bigness-that's America all over.

Gov. Al Smith does not promise to restore, if elected, the once famous Prepare for war in time of love. mint bed of Andy Jackson. This was does not come under prohibition ininhibution, for it only yields a flavor.



Our Repair Garage

long and varied experience, all our may seem just.

Frady's Garage

A few years ago, when a person wished to put on airs, he bought himself an operation for appendicitis. But the other day a reporter called up and said he was confined Merle E. Murray, Bertha to his home with a cold contracted E. Eaton, Vernie M. Baker i from going out without his spats the and Hazel M. Hull, evening before.

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court. Frank Roucka, deceased.

To the creditors of said estate: the 25th May of May, 1928, at 10 Chambers; Seldon N. Merriam and n'clock a, m. of each day, to receive wife, Lydia Merriam; John C. Rakes and examine all claims against said and wife, Martha Jane Rakes; L. estate, with a view to their adjust- Chambers, first and real name unment and allowance. The time limit- known, and wife, Agnes Chambers; ed for the presentation of claims C. M. Chambers, first and real name against said estate is three months unknown, and wife, Sarah E. Cham- 19-? from the 24th day of February, A. D. bers; W. J. Rakes, real name William 1928, and the time limited for pay- J. Rakes, and wife, Nancy A. Rakes; ment of debts is one year from said 24th day of February, 1928. Witness my hand and the seal of

(Seal) j23-4w County Judge.

ports that the number of persons in | NOTICE TO CREDITORS

000 in 1926 was 228, an increase of In the County Court. 21 over the previous year. As an in-

dication of the capital possessions of the E. Young, deceased. To the creditors of said estate: other hand, a personal estate includ- estate, with a view to their adjust- name unknown, husband of Melissa gee, filed for record August 10, 1925, ing properties in course of develop- ment and allowance. The time lim- J. Shrader; John M. Jones and wife, in the office of the Register of Deeds ment may be capitalized at even ited for the presentation of claims Margaret Jones; Ransom Farns- in and for Cass county, Nebraska, nent may be capitalized at even described against said estate is three months worth; the heirs, devisees, legatees, and recorded in Book 55 of Mort-from the 24th day of February, A. D. personal representatives and all other gages at page 175, to secure payment \$1,000,000 or more of present in- 1928, and the time limited for pay- persons interested in the estates of of said promissory note dated August ment of debts is one year from said each of the following named persons, 7, 1925, and indebtedness due said The total number of persons hav- 24th day of February, 1928.

more—the American millionaires— January, 1528. 000. The uncertainties of reckoning (Seal) j23-4w

NOTICE TO CREDITORS

considerable capital value, are not ty, ss.

recokened in income-tax arithmetic. hough they count as assets in the Drury M. Graves, deceased. ecounts of the owners. Timber and To the creditors of said estate: mining lands not yet productive may You are hereby notified, that I will and real name unknown, and wife, rights, titles, liens and equity of re-

have considerable capital value. So sit at the County Court room in Sarah E. Chambers; W. J. Rakes, demption in, to and upon said mort-In 1815 there were four men in the forenoon, respectively, to receive known, wife of William Jones; Zuba New York City with I rinnes reck. and examine all claims against said J. Leming: -New York City with I ritines reck-oned at \$200,000 or more. By 1855 ment and allowance. The time lim- Leming; Azuba J. Leming; there were 27 millimaires. In the sted for the presentation of claims Leming, real name unknown, hus- By T. F. WILES, state there are now more than 2000, against said estate is three months band of Azuba J. Leming; William the unifority of them absessed in New from the 10th day of February, A. D. Clorrence; Mrs. William Clorrence, York City. But perhaps the most ment of debts is one year from said William Clorrence; John Clorrance; amazing fact is that the number of 16th day of February, 1928.

persons in the Nation assembl upon Witness my hand and the seal of name unknown, wife of John Clortotal incomes exceeding \$5,060,000 said County Court this 6th day of rance; Wm. Clarrence; Mrs. Wm. In the matter of the Es-

each rose in the year from seven to January, 1928. 14. It may be in order next to make (Seal) j9-4w a new definition of "millionaire," .

more of income, not of capital. Even In the District Court of the County husband of Melissa Shrader; Melissa this narrowed number would conof Cass, Nebraska. tain many a name quite unknown

Searl S. Davis, Plaintiff General Pershing is now a bank Columbus Jenkins et al, Defendants

Claus Boetel, also known as Claus

and you and each of you are made

THE STANDARD SAVINGS D. 1928. Plaintiff. W. A. ROBERTSON,

Plaintiff.

LEGAL NOTICE

In the District Court of Case County, Nebraska.

Samuel Grove et al, Defendants.

Ransom, first and real name un-decree will be entered in favor of known, wife of Frank Ransom; plaintiffs and against you and each You are hereby notified, that I Frank T. Ransom and wife, Mrs. of you, according to the prayer of will sit at the County Court room in Anna Ransom; Samuel Chambers; said petition. Plattsmouth, in said county, on the Mrs. Samuel Chambers, first and real | Dated this 7th day of January, A. 24th day of February, 1928, and on name unknown, wife of Samuel D. 1928. LEGAL NOTICE Wm, Jones, real name William Jones; Mrs. William Jones, first and real Defendant: said County Court this 21st day of Jones; Zuba J. Leming; — Lem- January 18, 1928, Occidental Building, real name unknown, husband of ing and Loan Association of Omaha, Zuba J. Leming; Azuba J. Leming; Nebraska, plaintiff, filed its petition Leming, real name unknown, and commenced an action in the Dis-

The State of Nebraska, Cass coun- rence, first and real name unknown, impleaded with others, defendants in wife of William Clorrence; John said action, the object and prayer of Clorrance; Mrs. John Clorrance, first which is to foreclose a certain \$450.00 In the matter of the estate of Mat- and real name unknown, wife of John mortgage upon Lot 6, Block 22, in Clorrance; Wm. Clarrence; Mrs. Wm. the Original Town of Elmwood, as Clarrence, first and real name un- surveyed, platted and recorded in You are hereby notified that I will known, wife of Wm. Clarrence; John Cass county, Nebraska, together with certain. Incomes derived from specu- sit at the County Court room in Clarrence; Mrs. John Clarrence, first all the apurtenances thereunto belative sources or from properties Plattsmouth, in said county, on the and real name unknown, wife of longing, which was executed and

County Judge, of Frank Ransom; Frank T. Ransom per annum, and plaintiff prays that and wife, Mrs. Anna Ransom; Sam- in default of payment of the amount uel Chambers; Mrs. Samuel Cham- found due plaintiff on the note and bers, first and real name unknown, indebtedness secured by said mortbrackets. Dwelling houses, often of The State of Nebraska, Cass coun- wife of Samuel Chambers; Seldon N. gage, that said premises may be sold Merriam and wife, Lydia Merriam; according to law to satisfy the same John C. Rakes and wife, Martha and that said defendants and all per-In the matter of the estate of Jane Rakes; L. Chambers, first and sons claiming by, through and under real name unknown, and wife, Ag- them, or any of them, be excluded nes Chambers; C. M. Chambers, first from and foreclosed of all interest,

bour of 10 o'clock of each day in liam Jones, first and real name un- the 27th day of February, 1928 Mrs. John Clorrance, first and real Clarrence, first and real name un- tate of Mary C. Murphy, A. H. DUXBURY, known, wife of Wm. Clarrence; John Deceased; Application of

and real name unknown, wife of trator c. t. a., for License meaning a person with a million or NOTICE OF SUIT TO QUIET TITLE John Clarrence; Melissa Shrader; to Sell Real Estate to Pay - Shrader, real name unknown, Legacies. J. Shrader; ——— Shrader, real

west quarter (NW 14) of Section North, Range fourteen (14), East of said deceased amount to \$5,876.00 plaintiff, filed its petition in the Displaintin, filed its petition in the Dis-trict Court of Cass county, Nebraska, (12), Range twelve (12), east of ka, containing about forty and sev- will amount to approximately \$500.00 the 6th P. M., in the County of Cass, enty-five hundredths (40.75) acres; and that an order should be entered parties defendant. The object and Nebraska, real names unknown: and Lots one (1), two (2) and three directing all persons interested in parties detendant. The object and prayer of said petition is to foreclose You and each of you are hereby (3), in the northwest quarter said estate to appear and show cause and cancel a certain contract in writ- notified that Searl S. Davis, Plain- (NW14) of the northeast quarter why a license should not be granted ing dated the 20th day of September, tiff, has filed petition and commenc- (NE 1/4) of Section six (6), Town- to said Administrator with will aning dated the 20th day of September, ed an action in the District Court of ship ten (10) North, Range fourteen nexed of said estate, to sell said real tween the Livingston Loan and the County of Cass, Nebraska, on the (14), East of the 6th P. M., Cass estate. tween the Livingston Loan and the County of Cass, Nebraska, of the Cass county, It is therefore Ordered that all per-Building Association of Plattsmouth, and each of you and others, the Nebraska, real names unknown: Nebraska, and the said Claus Boetel, you and each of you, and others, the Nebraska, real names unknown: Jr., and Pearl Boetel, for the pur- object, purpose and prayer of which You and each of you are hereby C. Murphy, deceased, appear before

chase of the following described real is to obtain a decree of court quiet- notified that the above named plain- James T. Begley, Judge of the Dising the title to the east half (E1/2) tiffs filed a petition and commenced trict Court, within and for Cass counof the northwest quarter (NW 1/4) of an action in the District Court of ty, Nebraska, on the 20th day of Section twenty-nine (29), Township Cass county, Nebraska, on the 4t4h February, 1928, at 10:00 a. m. at twelve (12), Range twelve (12), east day of January, 1928, against you chambers in the court house in the of the 6th P. M., in the County of and each of you, the object and pray- City of Plattsmouth, Nebraska, to Cass, Nebraska, as against you and er of which is to obtain a decree of show cause, if any there be, why a That a decree be entered by the each of you, and for a construction court quieting title in and to the license should not be granted to H. Court foreclosing said contract; that of the last will and testament of Wil- south half (S1/2) of the northeast A. Schneider, Administrator with will you the said defendants and each of liam H. Newell, deceased, with ref- quarter (NE 1/4) of the northeast annexed, of the estate of Mary C. you be enjoined from claiming or as- erence thereto, and for such other quarter (NE %), or Lot three (3), or Murphy, deceased, to sell Lots 1, 2, erous that it is easy to escape too is kept constantly busy because moand to said real estate or any part You and each of you are further four (24); and the southeast quar- dition to the City of Platismouth, close attention. There are now torists recognize it as the best and thereof. That said real estate be notified that you are required to an- ter (SE%) of the northwest quarter Cass county, Nebraska, for the puraround 8,000 bills for the 531 mem- most reliable repair shop for every quieted in said plaintiff and that swer said petition on or before Mon- (NW 4) of the northeast quarter pose of paying legacies as provided bers of congress and committees. The kind of damage a car can possibly said plaintiff have such other and day, the 20th day of February, 1928, (NE 14), or Lot twenty-two (22), all by the last will and testament of the sustain. And, being practical men of further relief in the premises as it or the allegations of said petition in Section six (6), Township ten said Mary C. Murphy, deceased. may be entitled to and to the Court will be taken as true and a decree (10) North, Range fourteen (14), It is further Ordered, that a copy rendered in favor of plaintiff and East of the 6th P. M., containing of this Order to Show Cause be serv-The former kalser has asked to be repair work is excellently and thor- You and each of you accord- thirty (30) acres, more or less; and ed upon all persons interested in said allowed to travel, Berlin reports, oughly done, without unnecessary de- to answer this petition on or before ing to the prayer of said petition.

Lots four (4), five (5), six (6), estate by publication of this Order the 13th day of February, 1928.

Dated this 3rd day of January, A. seven (7), eight (8) and nine (9), for four successive weeks in the Subdivisions of the West half (W1/2) Plattsmouth Journal, a newspaper of the northeast quarter (NE%) of printed, and of general circulation in Section six (6), Township ten (10) the County of Cass, Nebraska. North, Range fourteen (14), East of Atty. for Plaintiff, the 6th P. M., Cass county, Nebraska, JAMES T. BEGLEY,

five hundredths (40.75) acres; and Lots one (1), two (2) and three (2), in the northwest quarter (NW 1/4) of the northeast quarter (NE %) of Section six (6), Township ten (10) North, Range fourteen (14), East of the 6th P. M., Cass county, Nebraska, all in Cass county, Nebraska, as NOTICE against you and each of you, and for such other and further relief as may be just and equitable, including costs

of suit. You and each of you are required To the Defendants: Samuel Grove; to answer said petition on or before Mrs. Samuel Grove, first and real Monday, the 20th day of February, name unknown, wife of Samuel 1928, or the allegations of plaintiffs' In the matter of the estate of Grove; Frank Ransom; Mrs. Frank petition will be taken as true and a

MERLE E. MURRAY, BERTHA E. EATON, VERNIE M. BAKER and HAZEL M. HUL, Plaintiffs. J. A. CAPWELL. Plaintiffs' Attorney.

To Wellman Arthur, non-resident

husband of Azuba J. Leming; Wil-trict Court of Cass county, Nebraska, liam Clorrence; Mrs. William Clor- against the above named defendant, each deceased: Samuel Grove; Mrs. Association, and plaintiff alleges that Witness my hand and the seal of Samuel Grove, first and real name there is now due plaintiff on said note ing capital estates of a million or said County Coort this 20th day of unknown, wife of Samuel Grove; and indebtedness the sum of \$461.31. Frank Ransom; Mrs. Frank Ransom, with interest thereon from January A. H. DUNBURY. first and real name unknown, wife 18, 1928, at the rate of ten per cent

OCCIDENTAL BUILDING AND LOAN ASSOCIATION of Omaha, Nebraska,

Its Attorney. ORDER TO SHOW CAUSE

In the District Court of the County of Cass, Nebraska,

County Judge. Clarrence; Mrs. John Clarrence, first H. A. Schneider, Adminis-

Now, on this 3rd day of January, name unknown, husband of Melissa 1928, there was presented to the J. Shrader; John M. Jones, and wife, Court, the petition of H. A. Schneid-NOTICE Margaret Jones, and Ransom Farns- er, Administrator c. t. a., of the esworth; and all persons having or tate of Mary C. Murphy, deceased, for claiming any interest in the follow-license to sell Lots one (1), two (2), ing described real estate, to-wit: The three (3) and four (4), in Block going to the large, scientifically or- prepare for inspection by having. To the defendants, Columbus Jen- south half (S1/2) of the northeast three (3), in White's Addition to the their push button shiney and their kins; Mrs. Columbus Jenkins, first quarter (NE%) of the northeast City of Plattsmouth, Cass county, Nereal name unknown; J. T. Moore, quarter (NE%), or Lot three (3), or braska, for the purpose of paying first real name unknown; Mrs. J. T. Lots twenty-three (23) and twenty- legacies as provided by the last will Moore, first real name unknown; four (24), and the southeast quarter and testament of said deceased, and Newell Roberts; Mayme Newell; the (SE14) of the northwest quarter it appearing that there is not suffi-Shorthorn bulls for sale. C. R. heirs, devisees, legatees, personal rep- (NW 1/4) of the northeast quarter cient personal estate in the hands of Sprague 1 1/2 miles north of Spring- resentatives and all other persons in- (NE 1/4), or Lot twenty-two (22), all the Administrator with the will an-126-2tw terested in the estates of Columbus in Section six (6), Township ten nexed, to pay the debts against said Jenkins; Mrs. Columbus Jenkins, (10) North, Range fourteen (14), deceased, the expense of administrafirst real name unknown; J. T. Moore, East of the 6th P. M., containing tion, and to pay such legacies and it first real name unknown; Mrs. J. T. thirty (30) acres, more or less; and further appearing that the personal Moore, first real name unknown, each Lots four (4), five (5), six (6), seven property collected by said Adminisdeceased, real names unknown; Rob- (7), eight (8) and nine (9), Sub- trator amounts to \$6,449.48; that the and each of you are hereby notified ert W. Newell, and all persons have divisions of the west half (W 1/2) of claims against said estate amount to ing or claiming any interest in and the northeast quarter (NE 1/4) of \$2,175.40; that the special bequests that on the 19th day of January, to the east half (E½) of the north- Section six (6), Township ten (10) under the last will and testament of

containing about forty and seventy- Judge of the District Court,