Always Stiff and

Achy?

Too Often This Warns of

Sluggish Kidney Action.

T AME? Stiff? Achy? Sure your

L kidneys are working right? Slug-

gish kidneys allow waste poisons to

remain in the blood and make one

languid, tired and achy, with often

dull headaches, dizziness and nagging

backache. A common warning is

increase the secretion of the kidneys

and thus aid in the climination of

bodily waste. Users everywhere en-

A STIMULANT DIURETIC AR KIDNEYS

Foster-Milburn Co. Mig Chem. Buffalo, NY

A GREATER NAVY

However, Secretary Wilbur's pro-

Congress which, at the same time,

If the national government can

Dartmouth students who climbed

mountain and had their faces froz-

en probably were only trying to

Our Repair

Garage

is kept constantly busy because mo-

torists recognize it as the best and

kind of damage a car can possibly

sustain. And, being practical men of

Frady's Garage

Phone 58

lay and at reasonable charge.

make the poker team.

Mississippi valley flood control.

dorse Doan's. Ask your neighbor!

Doan's Pills, a stimulant diuretic,

scanty or burning secretions.

The Plattemouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA Batered at Postoffice, Plattsmouth, Nob., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

Self love is the only kind that is than to be correct. without a rival.

Gossip is a deadly gas that if often and see the next world. fatal to friendship.

knock's pencil, has no point to it.

boy to get the run of his business. -:0:---

the worst year yet for the horse-fly. -:0:---Who is Governor McMullen for- in Ohio, and he is scored by Willis'

ship in order to learn how to make the chorus girl? mistakes.

Coolidge?

broad grin over the prospect of a big was selling at yesterday? wheat crop.

many candidates these days is that of something in Cincinnati. they are wringing wet.

-:0:ever managed to blaze a trail through of nominated can be elected. all these hot dog strands?

-:0:-popular defense for murder, so far as it's the juries which are crazy, good citizens are concerned.

-:0:tion should suggest to the senate the faces are somebody's fortune, futility of adopting resolutions.

harbor is to have its first bath. After Mebbe he has been studying law. 42 years, even a statue deserves a

the moon possible in three and a

That girl who is going to marry the man she shot in Paris last fall, it seems to us, got the cart before the

started life as a poor reporter, says rado river. a headline. Children, correct that

about mules.

and some sleds.

A new German ocean liner carries a plane to take passengers on every doughboy who went to France

Submarine slogan: Join the Navy

Why doesn't that dog on trial for Laziness is the one thing that sheep-killing plead hydrophobia?

For Sale: A piano in good con-It's awfully hard for a messenger dition, for particulars phone 174.

You don't have to be Mephisto in It looks as if it were going to be "Faust" to play the devil as a singer, Hoover is stepping on Willis' toes

Lowden, Norris, or in reality for manager.

And when it comes to momencla No man has to serve an apprentice- ture, what has the Pullman car on

Indianapolls has ousted another The farmers are still wearing a mayor. Did you notice what corn

We never did find out what a The trouble with declaration of bootlegger has to do to get convicted

Everybody knows Charley Bryan How do you suppose the pioneers made a safe and sound governor, and Bill Thompson is a fool.

Most of us are coming to believe Insanity is getting to be an un- that these killers are same and that years, which will be a great boon to of President Coolidge.

American wemen spent \$87,000, The house's idea of tariff legisla- one on cosmitics last year. Their

The day is coming when the world The statue of Liberty in New York will be toothless, says a scientist.

Marine officers believe Sandino's officers have fled to Honduras. It French savants foresee a trip to can't be a good-will flight we fear.

half hours. We'd rather not be both- A fish that walks has been dis- and can be if the democrats nomin- plan for tonnage-reduction presented of pleading mental upset as an exnever has been to an automobile

played at the hearings on the Boulder known him for at least twenty-five Dam bill, the next big war will be years and bespeak for him success Colonel Stewart, the oil man, fought in the vicinity of the Colo- in business! Shake Charley,

Some G. O. P. leaders think it might be good policy to use the tarvides weapons only for animals that the necessity of having to discuss

The moon is out nearly every night cumbent and Attorney General Spillnow, and we all could be enjoying man for U. S. Senator, will be a hot bobsled parties if we had some snow one. Spillman is a hustler, and he will give Howell the race of his life.

rides during cruises. The dream of re-nomination for the position he is is now realized-you can get off the most popular for the place in the

Mussolini has sent over a "minfster to Chicago." Well, something had to be done about that town,

The deaf New Jersey minister who disappeared took along the family bank roll of \$150. Deaf, but not

-:0:-A Los Angeles man reports he was bitten by a zebra. We thought Mr. Volstead had chased all those beasts

Does anyone down in Ohio happen to have a carbon copy around of It is much easier to be critical Senator Willis' call to the presi-

> Hon, John H. Morehead is not pleased at all with the primary laws. And there are hundreds of others in

> People used to think the world was flat. Then it was found to be round. But it's still just a little crooked in spots.

We were a little fearful when Lindbergh started this Southern flight, but we guess his Paris trip played out the poets.

An Ohio bank embezzler said he had to have the finest radio on the market. The radio simply is going to ruin lots of people.

The college freshman who thought Lindbergh was a Swedish prime min- try will before long have a navy liv- mate and highly expensive curse. A said County Court, this 10th day of ster isn't in the wrong place to get what he need, s anyway.

The English may be slow, but hey are profound in discernment The London Graphic says Mayor Big

Scientists claim that man's cycle of life will soon be increased to 100 of an enlarged navy has the approval fler as a full-fledged devotee of the the installment business.

Income tax blanks compel a citi- acted. She knows that in an armazen to write as small as possible ment race she could easily be diswhile setting down the largest re- tanced by this country. We have the turns that can be called for.

pirit." Sometimes we wonder treasury to the utmost. whether it's hunger or thirst. The next United States Senator

covered in Montana. Probably he ate such a man as John H. Morehead, at the Geneva conference, She pre- cuse for crime. Had the jury held (Seal) 16-4w Judging from the acrimony distance. He is an attorney, we have

WHO IS BIGGER?

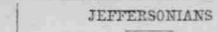
Col. Robert W. Stewart of Standard not contenancing them. That she The author who says nature pro- iff as the 1928 issue, thus avoiding Oil of Indiana defies the Senate and should be made to pay for her error face the enemy doesn't know much anything that anybody understands, drawn legal course to make that defiance stick. Once more we have the the standpoint of world disarmament question: Who is bigger, the Gov- but so far as England is concerned,

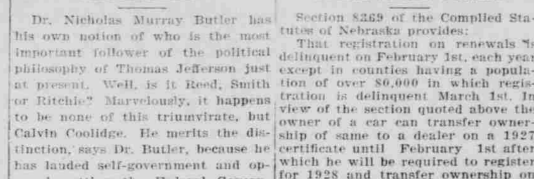
Senate what he knew about the dis- gram will probably be cut by Conposition of Liberty Bonds bought gress. For one thing, it is difficult Frading Co., the illegitimate concern could be approved at a session of . fall and winter. Service case. That is just what the Senate would do anything less than provide had empowered its committee to find full Federal payment of the costs of out, so the issue is clearly drawn, If the Senate cannot gather information upon which to shape its afford a much enlarged navy, it can course, it cannot function. Stewart has said in effect, as Harry Sin- from the rushing armies of overflow clair said in an earlier investigation and as Mr. Insull said for a time, that the representatives of the people have no right to know what has been done affecting the public and the public's business.

To be sure, Col. Sewart puts it on little different ground. He said ie has been summoned in the next Fall-Sinclair conspiracy case and he wants to tell his story there. He thinks that is fairer. Well, who is Col. Stewart, anyway, that he is to choose the time and the place when and where he will tell what he knows? Have our oil barons waxed so powerful as all that?

-:0:--RAYON INDUSTRY BOOMING

Nearly all trades are participating in the boom in Germany. Apparently that country is fast recovering the foreign markets it lost during the year, and is giving stiff competition to England, Italy and France, especially in textile products. Nearly all the German rayon mills are running at capacity. They are said to be sold up ahead for some months. German rayon is offering competition to the domestic products here in the United States. It is understood that the Paterson, N. J., silk trade is taking considerable German rayon for silk mixtures and for all-rayon goods manufactured on silk looms. Producers of summer silks and cotton are using more rayon than pre-





of things as they are. Admitting the soundness of such a definition. the President, to be sure, qualifies in all respects. But is the definition. valid? Isn't it just possible that a Jeffersonian can be a positive force ty, ss. in restoring government to the fundamentals established by the sage of Monifollo es well as well as a negative force in preventing those fun-

nation spend \$725,000,000 in a war- be knocked into a cocked hat daily. | ment of debts is one year ship construction program, our coun- and it has made Federalism an intiing up to the terms of the 5-5-3 good Jeffersonian, therefore, could February, 1928. ratio set by the Washington confer- have only one opinion of what ought to be done about prohibition.

The above amount would permit | Judged by this test, how does the the construction of twenty-five 10,- President rank as a Jeffersonian? 000-ton cruisers, five aircraft car- Alas! But it, on the other hand, riers, nine destroyer leaders, and we were asked to name some one in thirty-two submarines. The program the President's own party who quali-Jeffersonian faith, we should have Great Britain will object and show no trouble. We should just name Dr. resentment if such a program is ea- Butler himself.

THE HICKMAN VERICT

money to build. She could follow larger American navy is deemed nec- attacks upon the dishenest use of March, 1928. essary at this time. England re- tire insunity plea, upon the paid. Witness my hand and the seal of ferred to follow a course of diplo- Hickman insane, it is difficult to latic negotiation in the hope that imagine how adept statesmanship would hold all have gone. Sane or insane, public her present advantages and risk no welfare demands of society. Califor- ty, ss. new developments affecting her sup- nia may well be proud of this service

CLARENCE P. BUSCHE Auctioneer

Am booking sales for this guaranteed. For dates and

rates phone at my expense. Telephone No. 6

LOUISVILLE - NEBRASKA

NOTICE OF SALE

Notice is hereby given that under George Reichart et al. and by virtue of a warehouse man's on the 25th day of February, 1928, it ten o'clock in the forenoon at the Secker Garage in Union, Cass couny. Nebraska, to satisfy said lien. Said sale will be by auction to the ighest bidder for cash.

Dated this 9th day of February

NOTICE TO CREDITORS The State of Nebraska, Cass coun-

Lienholder.

In the County Court, In the Matter of the Estate of Earl

To the creditors of said estate tate, with a view to their adjustment and for equitable relief, and allowance. The time limited for the presentation of claims against an order of the court. long and varied experience, all our said estate is three months from the

> Witness my hand and the seal of petition. said County Court this 24th day of A. H. DUXBURY,

(Seal) j30-4w County Judge.

NOTICE TO CAR OWNERS

That registration on renewals is important follower of the political delinquent on February 1st, each year ty, ss. philosophy of Thomas Jefferson just except in counties having a popula- | In the County Court. at present. Well, is it Reed, Smith tion of over 80,000 in which regis- In the matter of the Estate of or Ritchie? Marvelously, it happens tration is delinquent March 1st. In Frederick Jacob Fornoff, deceased. to be none of this triumvirate, but owner of a car can transfer owner- of Veronica Fornoff, praying that ad-Calvin Coolidge. He merits the dis- ship of same to a dealer on a 1927 ministration of said estate may be inction, says Dr. Butler, because he certificate until February 1st after granted to Philip Thierolf, as Adhas lauded self-government and op- which he will be required to register ministrator: posed putting the Federal Govern- for 1928 and transfer ownership on Ordered, that March 9th, A. D. the reverse side of his 1928 certificate 1928, at ten o'clock a. m., is assigned of registration attached to a properly for hearing said petition, when all A Jeffersonian, then, in Dr. But- notaried transfer form. A car cannot persons interested in said matter may ler's opinion, is just a standpatter, be transferred to a dealer or individ- appear at a County Court to be held He is a negative force. He is in favor ual on a delinquent certificate of in and for said county, and show registration.

JOHN E. TURNER, Cass Co. Treasurer.

NOTICE TO CREDITORS

In the County Court.

The State of Nebraska, Cass coun-

In the matter of the estate of Urban P. Rouse, deceased.

To the creditors of said estate

You are hereby notified that I will (Seal) f13-3w damentals from being further dis- sit at the County Court room in Plattsmouth, in said county, on the 16th day of March, 1928, and on We think so. And we think an the 18th day of June, 1928, at 10 excellent way to test the Jeffersonian o'clock a. m. of each day, to receive faith of anybody would be to exam- and examine all claims against said ine their stand toward the thing estate, with a view to their adjustment and allowance. The time limwhich has admittedly caused more ited for the presentation of claims disregard of Jefferson's tenets than against said estate is three months If Secretary Wilbur of the navy is anything else, namely prohibition, from the 16th day of March, A. D. supported in his proposal that the It has caused the Bill of Rights to 1928, and the time limited for payment of debts is one year from said

Witness my hand and the seal of

A. H. DUXBURY. County Judge.

NOTICE TO CREDITORS The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of Isaac

Hall, 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 9th day of March, 1928, and on the 11th day of June, 1928, at 10 o'clock a. m. of each day to receive and ex-The quick, sure and just verdict amine all claims against said estate. with a view to their adjustment and our pace only by overcoming strenu- on the Hickman care goes to re-es- allowance. The time limited for the Maud Royden reports finding in our objections from her liberal and tablish confidence in our judicial presentation of claims against said America "hunger for things of the labor parties, and by taxing her processes. These who survey daily estate is three months from the 9th the press of the United States cannot day of March, A. D. 1928, and the Yet it is England's fault that the fall to have noticed the nution-wide time limited for payment of debts is

from Nebraska should be a democrat fused to meet half way the American aienist and upon the whole habit said County Court this 3rd day of

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of George D. Pearson, deceased.

Forminy Walsh, who as a boy of 16, Plattsmeuth, in said county, on the a. m., of each day, to receive and him as the Senator who lighted the 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 16th day of March, A. D. 1928, and the time limited for payment of debts optional with the county treasurer

said County Court this 10th day of statutes provide

February, 1928. County Judge

LEGAL NOTICE In the District Court of Cass

County, Nebraska

Matt H. Petersen. Plaintiffs.

visees, legatees, and personal repre- mortgage upon Lot 6, Block 22, in sentatives and all other persons in the Original Town of Elmwood, as terested in the estates of Martin surveyed, platted and recorded in Reichart, deceased, and of Mrs. Cass county, Nebraska, together with Abram Edwards, deceased, real names all the apurtenances thereunto beunknown, Mrs. Abram Edwards, real longing, which was executed and name unknown, Catherine Reichart dated August 7, 1925, by John E. Saand all persons having or claiming ville and Lillie M. Saville, his wife, as any interest in the NW 1/4 of Section mortgagors, to said Occidental Build-5. Township 13, Range 12 East of ing and Loan Association as mortgathe 6th P. M., Cass County, Nebraska, gee, filed for record August 10, 1925, except that part taken and used by in the office of the Register of Deeds the Chicago, Burlington & Quincy in and for Cass county, Nebraska, Railroad Company for right of way, and recorded in Book 55 of Mort-

ruary, 1928, the plaintiff filed suit in Association, and plaintiff alleges that the District Court of Cass County, Ne- there is now due plaintiff on said note braska, the object and purpose of and indebtedness the sum of \$461.31 which is to establish, quiet and con- with interest thereon from January firm the plaintiff's title in and to the 18, 1928, at the rate of ten per cent above described land, and to enjoin per annum, and plaintiff prays that each and all of you from having or in default of payment of the amount You are hereby notified, that I claiming to have any right, title, found due plaintiff on the note and will sit at the County Court Room in estate, lien or interest, either legal indebtedness secured by said mort-Plattsmouth, in said county, on the or equitable in or to said real estate gage, that said premises may be sold 2nd day of March, 1928, and on the or any part thereof, and to enjoin you according to law to satisfy the same 4th day of June, 1928, at ten o'clock and each of you from in any manner and that said defendants and all pera. m., of each day, to receive and interferring with plaintiff's posses- sons claiming by, through and under most reliable repair shop for every examine all claims against said es- sion or enjoyment of said premises, them, or any of them, be excluded

repair work is excellently and thor- 2nd day of March, A. D. 1928, and said Petition on or before Monday, oughly done, without unnecessary de- the time limited for payment of debts March 26, 1928, and falling so to do, to answer said petition on or before is one year from said 2nd day of your default will be entered and the 27th day of February, 1928. judgment taken upon the plaintiff's

MATT H. PETERSON.

By A. L. TIDD. His Attorney

113-4 W

ORDER OF HEARING on Petition for Appointment of Administrator

The State of Nebraska, Cass coun-

cause why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing. Dated February 10th, 1928.

A. H. DUXBURY. County Judge

ORDER OF HEARING on Petition for Appointment of Administrators

The State of Nebraska, Cass coun-

In the County Court, In the matter of the estate of William Gilmour, deceased.

On reading and filing the petition of James Gilmour praying that administration of said estate may be granted to James Gilmour and Samuel T. Gilmour, as Administrators;

Ordered, that March 2nd, A. D. 1928, at ten o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter, by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county for three successive weeks prior to said day of hear-

Dated February 3, 1928. A. H. DUXBURY. County Judge. Seal) f6-3w

NOTICE TO TAX PAYERS

Please take notice that unless your personal taxes are paid during the month of February, 1928, Distress Warrants will be issued as provided in Section 6010 Complied Statutes of Nebraska, which provides:

Unless same is paid by February 1st. Distress Warrants will be issued therefor. The trensurer shall, on and after the first day of February next after the personal taxes for the last preceding year have become delinquent, collect the same together with interest and costs of collection, by distress warrants and sale of personal property belonglevied in the manner provided by levied in the manner provided personal property on evecution. Distress Warrants shall be issued against all nersons having delinguent personal tax for each year, and each such warrant shall include all delinquent personal taxes of the person against

whom issued. The issuing of Distress Warrants for delinquent personal taxes is not is one year from said 16th day of but is mandatory. It is the purpose of this notice to thus furnish the Witness my hand and the seal of proper information as to what our

JOHN E. TURNER. Cass Co. Treasurer.

LEGAL NOTICE To Wellman Arthur, non-resident Defendant:

Notice is hereby given that on January 18, 1928, Occidental Building and Loan Association of Omaha, Nebraska, plaintiff, filed its petition and commenced an action in the District Court of Cass county, Nebraska, against the above named defendant. impleaded with others, defendants in said action, the object and prayer of To the defendants, the heirs, de- which is to foreclose a certain \$450,00

gages at page 175, to secure payment You and each of you are hereby of said promissory note dated August notified that on the 11th day of Feb- 7, 1925, and indebtedness due said This notice is given pursuant to rights, titles, liens and equity of redemption in, to and upon said mort-

You and each of you are required

OCCIDENTAL BUILDING AND LOAN ASSOCIATION of Omaha, Nebraska,

Plaintiff.

By T. F. WILES. Its Attorney.

Millions of Pounds Used By Our Government

First in the Dough - Then in the Oven in USing

Also Finer Texture and Larger

Volume in Your Bakings. Use

less than of higher priced brands

Same Price for Over 35 Years
25 ounces for 25¢