The Plattemouth Journal

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R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

---:0:-

day per inhabitant.

make a tablespoonful.

pounds of oxygen daily.

---:0:--

cent is certainly a cold snap.

---:0:---

The tarantula bite while poisonous

hill climbing

With Red Crown Gasoline in

the tank, only the steepest

hills call for a shift to a lower

gear. You get all the hill-

climbing power your motor

Red Crown Ethyl Gasoline

makes even carbon choked

motors good hill climbers.

It ends gas knocks. Try it in

truck, tractor and passenger

STANDARD OIL COMPANY OF NEBRASKA

"A Nebraska Institution"

HEELD CHOWN

can develop.

car.

sun would cost \$2,790,000.

-:0:-

It takes 60,000 tobacco seeds to

The blood absorbs about two

At 3 cents a mile a journey to the

Fishes have no eyelids.

First pianos were built 300 years

A pelican's bill will hold several

Woodpeckers rarely disfigure a

healthy tree. More school graduates this year

than ever before. Are we to have more gravel roads?

We sure need them.

Early oil wells at Baku were scooped out by hand.

Michigan has by far the greatest coast line of any state.

-:0:---The name Dixie is derived from the Mason and Dixon line. - 101

Russia admits our coal duty free. It needs it in its business.

Nebraska will lose one congress- whopper. man, Kansas one and Missouri three.

of people that ought tobe on the the farm,

Food prices are going up and is not fatal to humans, as commonly and corn are bound to go up in supposed.

Congress is a law unto itself, and thing to forestall the "rising of an constitutional requirements are as emergency."

ed at by a crowd when he is getting a news item. But is that news, on To have "hurty feet" is to be sick all

ers have gone back on their farms. where, what does the eold fashioned discord. No one can possibly function Yes and more will go in the next fellow do now who used to drop into 100 per cent if the feet are in tora movie for a nice afternoon nap ture. year. Mark that will you?

For quality prod-

nets and obliging

service buy gasoline

and oil at the Red

Crown Sign.

don't you think? What candidate for presidencey of

Women are fond of bargains, yet

a cheap man is never popular with

the United States was imprisoned during the World War? ---:0:--A milk cooling station has been opened at Colons. All the cows down

hat way are hot mamas. The west as usual gets it in the

The hiss is the only sound which When there is the right mental at- pledge or his own promises. titude in a man he can surmount al- | In its platform the Republican More than half the arable land in

way be hard going many times. --:0:---What Mr. Hoover really wants is The world uses eight matches per

> The human brain is wonderful; the instant it is informed of a grade crossing ahead, it sends a message

IMPORTANCE OF FEET

Some German medical men long Selling ice at a profit of 100 per have contended that rheumatism sometimes may be caused by flat feet Mr. Coolidge has sprained his and broken arches. A few weeks ago wrist fishing. It must have been a President von Hindenburg had a sev ere attack of misery in his knee Doctors and masseurs were called The west can take care of itself The knee was baked in an electrical The town is filling up with a class and the oil will have to come from oven and even a mesmerist did his stuff, but to no avail. Then the President's bootmaker got on the job, studied the presidential foot, and constructed a pair of shoes that supplied an artificial arch. Presto! The rheumatism was gone. What this country needs, is some-

Whether or not this incident vindicates the rheumatism-flat feet theory we do not know, but we do know that Motorist's Head Hits Car Top the well-being of the feet is highly A man doesn't enjoy getting laugh- When Car Hits Hole in Street, says important to health and happiness. over. It causes irritibility, instability of the mental processes, upset-We have noticed a few of the farm- Now that the talkies are every- ting of the digestion and domestic

Assures quiet power and free-

dom from wear.

Consult Chart for

correct grade.

MR. HOOVER'S OPPORTUNITY

Hoover as to his position on the tar- line not only between the people and would be hard put to prove them-Farm Relief through the tariff iff bill, which has passed the House their exploiters, but between the selves innocent of such accusations as Oh boy, what a relief it will be- and is now before the Senate, but United States and foreign countries that. numerous hints have been thrown out who must trade with us to live. If that it goes far beyond his concep- he can resist the tremendous prestion of tariff revision. It is reported sure of politicians and tariff-grab- | world's supply of sisal comes from he is particularly opposed to the bers he will earn universal applause. Mexico and Yucatan. schedules on shoes and sugar, and If he succumbs, as Mr. Taft did, he that his friends pleaded in vain with will not meet the expectations of the Ways and Means Committee to those who believe in his wisdom and commodity. It is rumored that unless | Post-Dispatch, About the first thing a new cook the Senate's influence is used to modexpects her mistress to learn is to erate the bill, Mr. Hoover will veto keep out of the culinary department, it on the ground that it does not conform to the Republican platform

most any obstacle even though the party pledged a revision of the tariff to assist certain industries which "cannot now successfully compete gressmen the eastern states will lose Mr. Hoover, in his acceptance speech, through the census. Not half as said: "We have pledged ourselves to many as the west we are here to tell make such revisions in the tariff laws as may be necessary to provide real when other drivers approach, accordprotection against the shiftings of ing to many automotive lighting en- 1929. economic trides in our various indus- gineers. Dimming might be considertries." The impression gained from ate for others, but it momentarily these and other utterances was that down to the feet to step on the ac- the new tariff should merely touch up the Fordney-McCumber schedules, particularly in an effort to relieve the cause a serious accident.

No such milk-and-water revision suited the protectionists, however, and ever since last winter they have streamed into the chambers of the Ways and Means Committee demanding increased duties on nearly every conceivable manufactured product.

product would suit him. There is no doubt that in the early skirmishes the protectionists have won a tremendous victory. It is esti- advantage to yourself, getting a good, ing a copy of this order in the deceased; Florence McElwain; B. A. mated the increase in the rate on adequate light down the roadway, it Plattsmouth Journal, a semi-weekly McElwain; Jennie Dutton; John W. Cuban sugar from 1.76 to 2.40 cents means that you have taken away a newspaper printed in said county, Dutton; impleaded with others, Dea pound will add \$100,000,000 to the great deal of the wasted, stray glare for one week prior to said day of fendants: American sugar bill. Congressman light from the approaching motorists' hearing. Rainey of Illinois, a tariff expert, eyes and put it down on the road unto set my hand and the Seal of ard Savings and Loan Association of thinks the new rates as a whole will where it belongs." add \$600,000,000 a year to the cost of living. As for the farmer, whom the tariff was supposed to relieve. One Deering binder-nearly new. one commentator remarks it is cal- Phone No. 169-J. Ed Tscherrin. culated to relieve him of everything he has left except his mortgage. Of approximately 1000 items on which the duties have been raised, 60 are on things produced by the farmer, and most of the other 940 on what

A storm of protest has followed the passage of the new tariff bill by the House in which it is impossible to discern partisanship. Most indetermed the most unconscionable tariff grab in history. It is plain the duced in the secret sessions of a legislative committee and driven thru 12th day of July, 1929. without other than committee amendment. But the indignation of the said County Court this 7th day of American people at a measure de- June, 1929. signed to increase the dividends of (Seal) j10-4w already wealthy corporations and to deplete the consumer's pocketbook is

From without the borders of the country come reports that must profoundly influence a man so sensitive to the international economy as is Mr. Hoover. Canada, our best cusschedules, is deeply concerned over 5, 1929, and on October 7, 1929, at the rates on shingles, milk and en impetus to the Canadian move- justment and allowance. The time Britain. The Argentine, which Mr. Hoover visited on his good-will tour, A. D. 1929, and the time limited for is in consternation over such things payment of debts is one year from as the duty on hides. Threats of re- said 5th day of July, 1929. prisals are heard from Europe, and there is much bitter comment on the June, 1929. irony of the United States' policy, which, on the one hand, works for a (Seal) j3-4w settlement of the reparations problem, and on the other, puts up tariff barriers to prevent that free exchange of products which is the only ty, ss hope of Europe to pay off its immense

What the Senate will do about the some of the more cynical observers which emerged from the House. Mr. form himself as to the state of the public mind. It is said 91 2-3 per 28th day of June, 1929. cent of the clippings register opposition to the bill, and White House statisticians say no tariff bill has aroused such general resentment.

Under the circumstances, Mr. Hoo-

HEADLIGHT GLARE

Headlights, as highly improved as cept the proper one, dazzling the viand dangerous.

Yet the answer to this trouble lies not in dimming the headlights, 15th day of July, 1929. puts the driver behind the dimmed lights into a dangerous blind spot. m27-4w. That moment of blindness might

In Wisconsin the rule is not to dim lights for approaching drivers. Rather the chance of momentary dazzle than what is believed to be the more dangerous possibility from

in improperly adjusted headlights. allowance of his account filed in this said Court recovered by The Stand-Joseph R. Grundy of Pennsylvania, This means not only danger to the Court on the 10th day of June, 1929, and Savings and Loan Association, of archpriest of protection, opened an other fellow from glare, but loss of and for Administrator's discharge; office in Washington, issued an ulti-matum to Mr. Hoover and Congress behind such lights. The way out is matum to Mr. Hoover and Congress behind such lights. The way out is may, and do, appear at the County A. D. 1929. that he was there to get a "super- to be entirely selfish about it-ad- Court to be held in and for said tariff" and that nothing short of a just the lights so that you yourself county on the 21st day of June, A. "blanket embargo" on every import will get the most good out of them D. 1929, at 10 o'clock a. m., to show competing with any Pennsylvania -and a great part of the glare will er of the petitioner should not be be removed.

"if you use your light to the greatest ing thereof be given to all persons tives, and all other persons interest-

FOR SALE

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of Myrtle I Gillispie, Deceased. To the creditors of said estate: You are hereby notified, that will sit at the County Court room in

Plattsmouth, in said county, on the 12th day of July, 1929, and on the pendent Republican newspapers unite 14th day of October, 1929, at 10 with the Democratic and neutral o'clock a. m., of each day, to receive press to denounce what has been and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims country was not prepared for the against said estate is three months astonishing document that was pro- from the 12th day of July, A. D. 1929, and the time limited for payment of debts is one year from said

Witness my hand and the seal of

County Judge. NOTICE TO CREDITORS

The State of Nebraska, Cass coun-In the County Court.

In the matter of the estate of

Benjamin Dill, deceased. To the creditors of said estate: You are hereby notified that tomer, which still smarts from the will sit at the County Court room in effects of the Fordney-McCumber Plattsmouth, in said county, on July ten o'clock a. m. each day, to receive and examine all claims against cream and livestock. The bill has giv- said estate, with a view to their adment to divert her trade to Great limited for the presentation of claims against said estate is three months from the 5th day of July,

> Witness my hand and the seal of said County Court this 1st day 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 Athaliah Bauer, 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 predict that when Senator Smoot, of 28th day of June, 1929, and on the beet-sugar fame, and others of his 30th day of September, 1929, at ten stripe are through with it it will be o'clock in the forenoon, to receive even more offensive than the bill and examine all claims against said estate, with a view to their adjust- the same being levied upon and ment and allowance. The time lim- taken as the property of E. P. Stew- of this Order to Show Cause be serv-Hoover, in the meantime, is busy ited for the presentation of claims art et al, defandents, to satisfy a ed upon all persons interested in said gathering newspaper editorials and against said estate is three months judgment of said Court recovered by estate by publication of this order ment of debts is one year from said said defendants.

Witness my hand and the seal of A. D. 1929. said County Court this 22nd day of May, 1929.

(Seal) m27-4w County Judge. 13-5w

But how far can police power be ver has a great opportunity for pub- carried against plays that are silly No direct word has come from Mr. lic service. He is the Hindenburg and stupid? A lot of tolerated plays

More than three-fourths of the

NOTICE OF SUIT

lower the new rate on the latter in his independence .- St. Louis Charles Phelps, Harry Phelps and limited for the presentation of claims May, 1929, Cordia B. Phelps, plain- and the time limited for payment of District Court of Cass county, Ne- of July, 1929. braska, against said defendants and Witness my hand and the seal of they are, continue to trouble us on others, to partition Lots 11 and 12, said County Court this 1st day of the highways. Strong rays of light in the Village of Louisville, in said June, 1929. dart upward and in all directions ex- county, and the south half (S1/2) of the southwest quarter (SW14) of (Seal) j3-4w Section 9, Township 12, Range 11, sion of approaching moforists and in Sarpy county, Nebraska, and to Watch and see how many con- with foreign producers * * *" And make night driving uncomfortable determine the rights of the parties therein.

You are hereby required to answer said petition on or before the Dated this 25th day of May, A. D.

CORDIA B. PHELPS, Plaintiff. D. O. DWYER.

ORDER OF HEARING

and Notice on Petition for Settlement of Account.

In the County Court of Cass coun-

tv. Nebraska. State of Nebraska, Cass county, ss. To all persons interested in the estate of Helen B. Perry, deceased:

On reading the petition of Jesse P. Of course the entire difficulty lies | Perry, praying a final settlement and | fendants, to satisfy a judgment of cause, if any there be, why the praygranted, and that notice of the pen-As one lighting engineer puts it, dency of said petition and the hearinterested in said matter by publish- ed in the estate of Roy L. McElwain,

> In witness whereof, I have heresaid Court this 10th day of June, A. Omaha, Nebraska, as plaintiff, filed

SHERIFF'S SALE

State of Nebraska, County of Cass, By virtue of an order issued by Golda Noble Beal, Clerk of the District Court within and for Cass counday of October, 1924, in Book 53 of ty, Nebraska, and to me directed, I will on the 6th day of July, A. D. 1929, at 10 o'clock a. m. of said day at the south front door of the court

said county, sell at public auction to the highest bidder for cash the following described real estate, to-wit: Lots forty-two (42), fortythree (43) and the north onehalf of forty-four (44), in

Smith's Addition to the City of

Plattsmouth, Cass county, Ne-Also that portion of Whitman avenue described as follows: Beginning at a point in said Whiteman avenue one rod west of the southwest corner of Lot forty-three (43), in Smith's Addition to the City of Plattsmouth, Nebraska, and running thence east one rod to the southwest corner of said Lot fortythree (43), thence north 30 degrees and 15 minutes, east two chains to the northwest corner of said Lot forty-three (43), thence north 32 degrees and 45 minutes, west one chain and 16 links, thence south 30 degrees and 15 minutes, west one chain and 87 links to a post; thence

place of beginning; Also Sub-Lot two (2) of Government Lot five (5), in Section seven (7), Township twelve (12), North, Range fourteen (14) east of the 6th P. M., all in Cass county, Nebraska, as surveyed, platted and recorded.

in a southeasterly direction

1.05 chains more or less to the

Also commencing at the bolt on the 1/2 section line in Section seven (7), Township twelve (12), North, Range fourteen (14), east of the 6th P. M., where the said 1/2 section line intersects with the right-of-way fence of the C. B. & Q. Railway Company, thence along the said right-of-way fence to a bolt 7.79 chains due south of the place of beginning, thence east 18.31 chains to a bolt 15 feet west of the west bank of a dry channel, thence north to the 1/2 section line, above described, thence west on the said section line 16.23 chains to the place of beginning, containing 13.28 acres, more or less, in Cass county, Nebraska, being known as Lot sixty-five (65), in said Section seven (7), Township twelve (12), North, Range fourteen

(14), East of the 6th P. M .-

Plattsmouth, Nebraska, May 28th, the County of Cass, Nebraska.

BERT REED, Sheriff Case County, Nebraska. NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court.

In the matter of the estate of Marshall W. Smith, 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 July 5, 1929, and on October 7, 1929, at ten o'clock a. m. each day, to receive and examine all claims against said estate, with a view to their ad-Dan P. Phelps, Nina L. Phelps, justment and allowance. The time Julian K. Phelps, defendants, will against said estate is three months take notice that on the 18th day of from the 5th day of July, A. D. 1929 tiff herein, filed her petition in the debts is one year from said 5th day

County Judge.

SHERIFF'S SALE

State of Nebraska, County of Cass,

By virtue of an Order issued by Golda Noble Beal, Clerk of the District Court, within and for Case county, Nebraska, and to me directed, I will on the 13th day of July, A. D. 1929, at 10 o'clock a. m. of said day at the south front door of the court house in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for

Lot fifty-three (53) in Wise's Out Lots, an Addition to the City of Plattsmouth, as surveyed, platted and recorded, Cass

cash the following real estate, to-

county, Nebraska-The same being levied upon and taken as the property of the estate of Hans Tams, deceased, et al, de-Omaha, Nebraska, plaintiff against

Plattsmouth, Nebraska, June 7th, BERT REED,

Sheriff Cass County, Nebraska.

LEGAL NOTICE

Roy L. McElwain; the heirs, devisees, legatees, personal representa-

You will take notice that on the 29th day of May, 1929, The Standits petition in the District Court of Cass county, Nebraska, against you (Seal) 110-1w County Judge. and each of you, the object and prayer of which is to foreclose a certain mortgage executed by Sarah E. Elwain, on the 16th day of October, 1924, and duly filed for record in the office of the Register of Deeds of Cass county, Nebraska, on the 29th Mortgages, at page 420, covering Lot 8, Block 11, in the City of Plattsmouth, as surveyed, platted and recorded, Cass county, Nebraska, askhouse in the City of Plattsmouth, in ing for judgment of Thirteen Hundred Thirty-Four and Sixty-six One-Hundredths Dollars (\$1,334.66) and costs and for equitable relief.

You are required to answer this petition on or before the 29th day of July, 1929.

THE STANDARD SAVINGS AND LOAN ASSOCIATION

of Omaha, Nebraska.

W. Johnson. Its Attorney.

ORDER

In the District Court of the County of Cass, Nebraska. In Re Application of Andrew Rabb, Administrator of the estate of Mary

Burian, deceased, for license to sell real estate. Now, on this 15th day of May, 1929, there was presented to the Court the petition of Andrew Rabb. Administrator of the estate of Mary Burian, deceased, for license to sell Lots 50 and 51 in Wise's Addition to the City of Plattsmouth, Cass coun-

ty, Nebraska, for the purpose of pay-

ing the debts and costs of adminis-And it appearing that there is not sufficient personal estate in the hands of the Administrator to pay the debts and costs of administration, and it further appearing that the personal property collected by said Administrator amounts to the sum of \$328.62, and that the claims allowed and costs of administration amount to the sum of \$447.35, and that an order should be entered directing all persons interested in said estate to appear and show cause why a license should not

be granted to said Administrator to

sell said real estate; It is therefore Ordered that all persons interested in the estate of Mary Burian, deceased, appear before James T. Begley, Judge of the District Court, within and for Cass county, Nebraska, on the 29th day of June, 1929, at 10 o'clock a. m., at Chambers in the Court House in the City of Plattsmouth, Nebraska, to show cause, if any there be, why a license should not be granted to Andrew Rabb, Administrator of the estate of Mary Burian, deceased, to sell Lots 50 and 51 in Wise's Addition to the City of Plattsmouth, Cass county, Nebraska, for the purpose of paying the debts and costs of administration of said estate.

It is further ordered that a copy from the 28th day of June, A. D. The Standard Savings and Loan As- for four successive weeks in the 1929, and the time limited for pay- sociation of Omaha, plaintiff against Plattsmouth Journal, a newspaper printed and of general circulation in

> By the Court. JAMES T. BEGLEY, Judge of the District Court.

The Balanced Gasoline

THESE TWO QUALITY FUELS MEET ALL MOTOR NEEDS