The Plattemouth Journal

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American shoe polish.

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attract a host of observers.

Separate income-the divorce law-

phonograph records made locally. a bit he probably means the bit he's -:0:----War to the knife is sometimes de-

the only ones permitted to wear -:0:---People of this country ate twice as beards.

much imported garlie last year as in

Foodstuffs imported into the Unit- the same person. ed States last year were valued at \$955.037.000.

Production of petroleum in Ecua- posed to prevent it. dor last year was more than six times that of 1925.

Germany is not only willing to severe winter weather. have the former kaiser live in Holland but insist on it.

The Lion, a ninety-one year old deaux, France this year. rallroad engine has just been retired from service on an English . The woman who suffers in silence they got away from.

International husiness system hope lessly bad, says Owen Young, Na-

unemployment benefits. -:0:-

United States last year.

---:0:---

Japan sent more than \$100,000

worth of artificial flowers to the

curls which they say go well with the new ankle-length skirts.

President Hoover, a great admirer of Lincoln, has added many Lincoln nementos to the White House.

Sheiks of Genoa, Italy, are using Nearly 5,000 women in the Uniters for the United States last year. One thing it's hard to get over is | Most people who make hay while -:0:---

> the sun shines make it for others. ----:0:----

---:0:---

turned neck, but not necessarily on ---:0:----

Nearly \$50,000,000 was invested in motion picture production com-Lots of worry and trouble is panies that were launched in Engbrought on by advice which is sup- land last year.

Gold is divided into 24 parts-Many workers in the Netherlands pure gold is said to be 24-carot-14are facing want as a result of the caret gold contains 14 parts gold and the rest alloy.

shown at the annual fair at Bor- ered in the South Seas. These, it is (believed, were developed telling the other fish how big the fellow was exported by registered dealers from What does an election mean? What usually makes enough noise first to

Wiley F. Harris, just back from words "Irish Free State." the Pacific coast, says the prune the number of boarding houses?

CRACKING STANDARD OIL

The public is not going to get all worked up over news from Chicago White House with such credentials rate on a short-term loan than the By virtue of an Order issued by In the past 10 years Britain has that the Federal district court there as Mr. Hoover's. The Republican member banks of the Federal reserve Golda Noble Beal, Clerk of the Dispaid out nearly \$2,000,000,000 in has ordered Standard Oil and its candidate carried 40 of the 48 states. system are paying for their loans at trict Court, within and for Cass allies to cease and desist from vio- He broke the solid South when Flor- the reserve banks. The New Treaslation of the Sherman anti-trust act ida, North Carolina, Texas and Vir- ury certificates to be issued on June A. D. 1929, at 10 o'clock a. m. of Women of Europe are wearing by pooling the Standard's process of ginia renounced their party tradi- 15 will carry a compound rate of said day at the south front door of cracking oil in the manufacture of tion. His popular vote reached the five and one-eighth per cent, while the court house in the City of Plattsgasoline. The Standard Oil company unprecedented total of 21,943,328. a banking belonging to the Federal mouth, in said county, sell at public was "dissolved" by the Federal courts In the electoral college he polled 444 reserve may rediscount its paper at 5 cash the following real estate, toyears ago and it has been in an ex- votes against Mr. Smith's 87. View- per cent. The criticism of the Re- wit: tremely healthy condition ever since. ed from whatever angle, the result serve Board for making money arti-Missouri tackled the so-called octopus was unprecedented, the victor over- ficially dear is thus rendered more all alone, a few years ago, on the whelming. The Man from Mars, look- absurd than ever, ed States are making artificial flow- ground that the state's anti-trust ing at the tally, would necessarily law was being violated by this same conclude that the Republican party pooling plan. Shortly thereafter gaso- embodied the beliefs and hopes and Gravel roads are nice, and we line prices went down and the state aspirations of the American people would like to have them on "East dismissed the suit. Pool or no pool, and the Democratic party had been People of Brazil are taking to When a dentist says it won't hurt side, west side, all around the town." Standard Oil seems to be one of those in effect, annihilated. extremely hardy perenials that no . Yet the daministration honeymoon Those backless gowns may be new amounting of pruning or digging has hardly waned before Mr. Hoover to women, but for years men have around its roots can curb. Divided finds his leadership gravely challeng- will sit at the County Court room A. D. 1929. clared by rival cultry manufacturers. At one time kings and nobles were been acquainted with tailless shirts, into parts, the parts grow again as ed. The Senate's defiance of the in Plattsmouth, in said county, on strongly as before. It thrives in President on the issue of farm legis- July 5, 1929, and on October 7, 1929, With window glass plants running times of drought and in seasons of lation is but one phase of the re- at ten o'clock a. m. each day, to reat capacity, glass workers of Bel- excessive rain. This last operation volt. The tariff bill passed by the A well turned leg means a well gium are demanding wage increases. in Chicago, it would seem, will only House is a brazen violation of the justment and allowance. The time stimulate it. No trust busting suit one specific pledge which Mr. Hoo- limited for the presentation of claims ever disconcerts its officials. The ver made as a candidate and reiter- against said estate is three months sees, legatees, personal representaprocess of cracking and selling gaso- ated on his assumption of the office. line goes on. It is our best exemplar Instead of readjustment of schedules debts is one year from said 5th day deceased; Florence McElwain; B. A. of perpetual motion.

> :0:-This also has a good list of boosters. cost of living.

It has reached the point where the crop has suffered a losing year. At a recent wedding in Bascombe, tions fighting one another instead of cigarette companies have testimon- They ought to think up a new England, Mrs. Mary Alice Haliday working together to advance civil- lals from everyone but the smoked wrinkle to save it. Why not double was given away by her daughter, follow. Does the fault lie in Con- o'clock a. m., of each day, to re- corded, Cass county, Nebraska, ask-Miss N. Halliday.

MR. HOOVER'S LEADERSHIP

which experience may have shown to of July, 1929. be desirable, as entirely new revenue The old project of an inland canal measure has been framed which caralong the Atlantic coast is revived. ries protection to the edge of exclu-The promoters want to get at the sion, and which will, if it becomes a appropriations before the fervor for law, impose an additional burden of American products are being . Fish with hands have been discov- improved waterways quiet down, taxes on the people by increasing the

According to a new edict, every egg | Certain questions are in order. the Irish Free State must be marked does party victory mean? Does such with a design which includes the a thing as a political party truly exist? Here is President Hoover, the unparalleled choice of the people sit at the County Court room in day of October, 1924, in Book 53 of whom a Congress dominated in both houses by his party has refused to 21st day of October, 1929, at ten mouth, as surveyed, platted and regress In the President? In the ceive and examine all claims against ing for judgment of Thirteen Hunpeople? Has our system of party government actually broken down? Is partisanship a mere nominal relic against said estate is three months You are required to answer this of a cleavage which once honestly from the 19th day of July, A. D. petition on or before the 29th day stood for definite political convictions and principles?

> These questions may be variously answered, and for the most part said County Court this 15th day of By O. W. Johnson, vaguely; but as to one of them there can, if we are frank, be a general (Seal) j17-4w County Judge. agreement. The difficulties which the President is encountering are largely of his own making. As a candidate Mr. Hoover disappointed many thoughtful citizens by the evasiveness of his utterances. He was wanting in both intellectual integrity and moral courage. No man was able to say, at the end of the camgram for farm relief precisely was. There can be no question in the public mind today that two of his concerely believed that Mr. Hoover was to bring agriculture to a parity with said 5th day of July, 1929. industry. They were mistaken. This is not to imply that Mr. Hoover June, 1929. consciously deceived them. But he did mislead them, and in doing so he (Seal) j3-4w misled many citizens who voted for him on the strength of the assurances given by those Senators.

Again, on the subject of prohibition Mr. Hoover's position was not understood, as certain newspapers which earnestly advocated his election have since confessed. As to the tariff, as we have said, Mr. Hoover's position was clearly stated, but the men who framed the Hawley bill their candidate's pledge, or they cynically assume that campaign promises

That, we believe, is a fair diagnosis of the situation. Whether present party structures must crumble and new alignments develop according to conflicting interests and philosophies, as many observers have forecast, remains to be seen. Meantime, it may be confidently asserted that Mr. Hoover does not command the country's confidence, as to ability, character and high purpose. Nevertheless, his leadership is being tested-more audaciously by the protectionists of the House, in our opinion, than by the insurgency of the Senate. The latter, wisely or unthe farmer. The Hawley tariff bill is Administrator; the charge of spoilsmen. A compromise on farm legislation is practicable. There can be no compromise with the rapacity of the Hawley bill, which if enacted in its present form Dispatch.

This widespread fear of Friday is weekly newspaper printed in said supposed to have originated in the county, for three successive weeks Garden of Eden as it was on that day prior to said day of hearing. that Adam and Eve tasted the for-

It is an anomalous situation when the Treasury of the United States No President ever entered the finds it necessary to offer a higher

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

In the County Court. Marshall W. Smith, deceased.

To the creditors of said estate: You are hereby notified that I ceive and examine all claims against said estate, with a view to their adfrom the 5th day of July, A. D. 1929 tives, and all other persons interestand the time limited for payment of ed in the estate of Roy L. McElwain,

said County Court this 1st day of June, 1929.

A. H. DUXBURY. (Seal) j3-4w County Judge.

NOTICE TO CREDITORS

In the County Court.

In the matter of the estate of John Cory, deceased.

To the creditors of said estate: limited for the presentation of claims costs and for equitable relief. 1929, and the time limited for pay- of July, 1929. ment of debts is one year from said 19th day of July, 1929.

Witness my hand and the seal of June, 1929. A. H. DUXBURY,

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: will sit at the County Court room in at the south front door of the court paign, just what Mr. Hoover's pro- Plattsmouth, in said county, on July house in the City of Plattsmouth, in 5, 1929, and on October 7, 1929, at said county, sell at public auction to ten o'clock a. m. each day, to rethe highest bidder for cash the folceive and examine all claims against lowing described real estate, to-wit: said estate, with a view to their adspecuous and effective supporters, justment and allowance. The time Senators Borah and Brookhart, sin- limited for the presentation of claims against said estate is three months from the 5th day of July, ready to accept the export debenture A. D. 1929, and the time limited for plan, or its equivalent, in the effort payment of debts is one year from

> 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

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 14th day of October, 1929, at 10 either do not intend to be bound by 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 limare designed solely to catch votes ited for the presentation of claims and, having performed their function against said estate is three months are immediately junked. 1929, and the time limited for payment of debts is one year from said

12th day of July, 1929. Witness my hand and the seal of said County Court this 7th day of June, 1939.

A. H. DUXBURY.

County Judge ORDER OF HEARING on Petition for Appointment of Administrator

The State of Nebraska, Cass coun-

In the County Court. In the matter of the estate of Frances Bartek, deceased

On reading and filing the petition of Paul Bartek, Sr., praying that wisely, is trying to keep its pledge to be granted to Paul Bartek, Sr., as

Ordered, that July 12th, A. D. 1929, 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 and signed, will just about wreck county, and show cause why the the administration.—St. Louis Post- prayer of petitioner should not be granted; and that notice of the pendency of said petition and the But records show that there is sons interested in said matter by nothing to the Friday 13 bugaboo. the Plattsmouth Journal, a semi-

> Dated June 12th, 1929. A. H. DUXBURY. (Seal) j17-3w

SHERIFF'S SALE State of Nebraska, County of Cass,

county, Nebraska, and to me direct-

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

county, Nebraska-The same being levied upon and taken as the property of the estate of Hans Tams, deceased, et al, defendants, to satisfy a judgment of said Court recovered by The Stand-In the matter of the estate of ard Savings and Loan Association, of Omaha, Nebraska, plaintiff against said defendants.

Plattsmouth, Nebraska, June 7th.

BERT REED, Sheriff Cass County, Nebraska.

LEGAL NOTICE

Roy L. McElwain; the heirs, devi-McElwain; Jennie Dutton; John W. Witness my hand and the seal of Dutton; impleaded with others, Defendants:

You will take notice that on the 29th day of May, 1929, The Standard Savings and Loan Association of Omaha, Nebraska, as plaintiff, filed its petition in the District Court of Cass county, Nebraska, against you The State of Nebraska, Cass coun- and each of you, the object and prayer of which is to foreclose a certain mortgage executed by Sarah E. Mc-Elwain, on the 16th day of October, 1924, and duly filed for record in the office of the Register of Deeds of You are hereby notified that I will Cass county, Nebraska, on the 29th Plattsmouth, in said county, on the Mortgages, at page 420, covering Lot 19th day of Joly, 1929, and the 8, Block 11, in the City of Plattssaid estate, with a view to their ad- | dred Thirty-Four and Sixty-six Onejustment and allowance. The time Hundredths Dollars (\$1,334.66) and

THE STANDARD SAVINGS AND LOAN ASSOCIATION of Omaha, Nebraska.

Its Attorney.

SHERIFF'S SALE

By virtue of an order issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 6th day of July, A. D. You are hereby notified that I 1929, at 10 o'clock a. m. of said day

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-

braska: 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 in a southeasterly direction 1.05 chains more or less to the 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. Also commencing at the bolt

on the 1/2 section line in Section (7), Township twelve (12), North, Range fourteen (14), east of the 6th P. M .. where the said 1/8 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 1/8 section line, above described, thence 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 .-the same being levied upon and taken as the property of E. P. Stewart et al, defandents, to satisfy a judgment of said Court recovered by The Standard Savings and Loan Association of Omaha, plaintiff against said defendants.

Plattsmouth, Nebraska, May 28th, A. D. 1929.

BERT REED, Sheriff Cass County, Nebraska.

Phone your Job Printing order to County Judge. No. 6. Prompt service.



MANY people are surprised to learn that Graham-Paige quality can be purchased for as little as \$855, at factory.

The 612, with prices beginning at this figure, is a large, powerful automobile.

When you lift the hood, you see a big engine-delivering 62 horsepower, with smooth operation assured by good balance. A sevenbearing crankshaft (21/2 inches in diameter) is supported by a rigid motor block. Water jackets extend clear to the bottom of every cylinder, giving complete and uni-form cooling for dependable performance and long life.

Theinternal expanding hydraulic brakes, protected from dirt and water, are larger than usual in a car at this price. Brake drums are machined ab olutely true, insuring contact for the full surface of the brake shoes on all four wheels. This means less need for adjustments and relining, and greater security through more efficient braking.

The emergency brake is entirely separate, giving the protection-

which we believe essential-of two independent braking systems. All through the 612, you will find extra size, weight and strength. Everyone of its 3,125 pounds contributes directly to better performance and increased comfort and safety of its passengers. The bodies are roomy and beautifully finished. Upholstery is genuine mohair, with a guarantee of long wear attached to every cushion.

Study the 612 and get a demonstration before you select your next car.

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for You to Drive

Joseph B. Graham
Robert b. Graham
Play Whaham



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