

The Plattsmouth Journal
 PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA
 Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter
R. A. BATES, Publisher
 SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

Mexico City has 30,000 unemployed.
 Let's celebrate Labor Day. What do you say, boys?
 Good people make a good town. Don't forget that as you go along.
 Stunt flying seems to be quite a gamble and the sky seems to be the limit.
 More than 3,000 American combines were put into service in Argentina last year.
 Another month and the schools will call the children. We know some people who will be glad.
 Governor Weaver is not run by any clique or clan and the people love him for his independence.
 The Hawley tariff bill might be worse, says a writer. Well, the senate hasn't passed on it yet.
 The trouble with a "Pay As You Go" roadbuilding program is that it doesn't enable you to go anywhere.
 These men who swear so much never have anything left to say when they have to change a tire in the rain.
 Scientists have found a prehistoric creature with joints that worked both ways. It's an old story—pedestrianism.
 It is not necessary to go North for cooler climate as long as the nights remain as cool as they have been the last few nights.
 The middle-of-the-road members of congress seem to be having as difficult a time of it as the middle-of-the-road motorist.
 The tariff says it is in no hurry and would just as soon wait for cooler weather, for it will be warm enough even then.
 A 10 per cent duty was levied on a set of skeletons at the New York Custom House. "All in all, the wise tourist will not attempt to reduce abroad.

Senator Norris is holding his own right along.
 The rewards of virtue do not come all at once but they get there.
 Do your best. It is all that can be asked of you, and you can do no more.
 Fine streets are being made over the city, and much money is being rightfully spent.
 Well, Mexico has produced a student riot. It is gaining rapidly on Anglo-Saxon culture.
 An oculist says that the barelegged fad among girls is causing an alarming increase of eye strain.
 The new sun tan cosmetic has one advantage anyway—it doesn't hurt so much to get slapped on the back.
 A spider's web has no commercial value, says a scientist. It is a little too heavy, of course, for feminine apparel.
 Eight states now exempt doctors from speed laws, thereby giving the physician a chance to run down some new business.
 In these days of high-powered press agents you have to be just a little suspicious of a story about a man biting a dog.
 The Ku Klux Klan's headquarters have moved from Washington to Atlanta. The next move ought to be Atlanta to the sea.
 The government is establishing air mail routes as fast as they can be arranged for. Soon there will be a perfect network of them.
 People who make their homes in Plattsmouth don't seem to realize that they live in one of the most beautiful small cities in Nebraska.
 Education and superstition are not friends, but surprising how superstitious some of us are. For No. 13 is held aloof by many, but as a fact, it is nothing of the sort. See how the original thirteen colonies have blossomed.

AN INSPIRING ORDER FROM THE PRESIDENT
 The public schools are the bulwarks of the country as well as its very life. They have been only retained in their integrity through constant watchfulness which so far has successfully resisted every effort to divert them from their rightful purpose. These schools are open to all alike. The parents of the youth are of diversified beliefs, both in politics and religion. These also are members of dozens of different associations, organizations and secret and open societies; thus so it is that the essential principle has become fixed the public schools must not and shall not be controlled, managed or used for any purpose except that of education. With the education bestowed, the school days over, the youth are free to go their own way as desired. Thus the school room kept free of all but education in its proper and legitimate sphere, leaves the young mind free to choose its own path as seems to it best. There is no other way by which to keep our educational system the open and unobstructed road to the world.
 The essential principles upon which our educational formulas must rest are good morals without cults, decency and toleration for differing opinions. There are no better guide stones. There have been movements to apportion the schools, attempts to introduce religious forms, and of late to use for propaganda work. Our common schools are for no such purpose, but as said with the applied education, the school door closed upon them, our youth are free to use their learning as seems to them best.
 Not long since the charge was made that some schools were being utilized for propaganda work by some organization opposed to public ownership and operation. But little stock was taken in the accusation, and, if true, it could not have been thrown out too quickly. It made no difference, whether for or against this particular purpose, no propaganda work must be permitted in the public schools of this republic. To do differently is to invite their ruin and trouble. Education is the foundation of all, and to weaken the very foundation is to invite toppling over. Thus education is the ground work of all, and all are interested in keeping the fountain free to draw from, and if polluted so is what is taken from it. As education is free so should the fountain be.
 The latest case of an asserted propaganda came to light lately, and through the prompt action of President Hoover it was stopped at the outset. It was reported to the president that the treasury department was going to distribute prohibition literature through the schools of the country, whereupon the president notified the treasury officials that such under no circumstances would be permitted. The department said the president had been misinformed. However, it is recalled that the treasury is the prohibition enforcing agency, with one of its officials in high authority, and the general public will not be allowed to have the idea there was something under the meal tub. The great mass of the people heartily commend the president in his summary order, that the public schools should not be used for propaganda purposes. It is immaterial what the treasury thinks about it.
 The Chronicle of San Francisco editorially comments on this as follows:
 "President Hoover has done the only thing he or any other president could do when the proposal of the enforcement bureau to start an educational campaign in the schools came to his attention. The subject of this particular educational campaign in the schools came to his attention. The subject of this particular educational campaign matters not at all. The propriety of the proposal rests on different ground. The federal government has no authority whatsoever over the schools, which are exclusive functions of the states. No federal bureau has any right to attempt to impose any line of instruction on the schools. States could and would properly resent such an attempt to infringe on their prerogatives. The president had to veto such a proposal."
 It seems congress, acting as a propagandist, made an appropriation of \$500,000 for the printing of prohibition literature, but did not designate the distribution agents, and as there are plenty of agencies willing to do this it is not for governmental departments to do act. The duty of federal officials is only to enforce the law, not to act as propagating agencies.
 If any one department of the government takes such a duty on itself, to act as missionaries for any particular belief, dogma or creed, and especially to use the schools for such purposes, other influences would cer-

tainly do the very same thing, and then away goes our present magnificent school system into chaos and destruction. Our schools stand for education, and not for propagating agencies for any purpose.
ALL TOO TRUE
 Secretary of War Good, called upon to reduce the upkeep of the army and examining the projects suggested to attain that end, has come upon a great truth. Says he:
 "As it so frequently happens, when one is looking around for economies, the change proposed would cost more than the system already in use."
 Bitter as it may be to President Hoover, Mr. Good is right. As an axiom of government, "the change proposed would cost more than the system already in use," is fit to take rank with that famous utterance of Senator Smoot, when, in a moment of candor unusual to politicians, he said:
 "There has never been a year . . . when the cost of government has not increased and it will continue to increase, I care not what party is in power."
 And these, as everyone knows, are among the truest words ever uttered by a member of Congress.
NOTICE TO CREDITORS
 Millions of feet of film, including some of the latest takes, were destroyed in a half-million-dollar fire in Sydney, Australia, recently.
NOTICE TO CREDITORS
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of John C. Urban, 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 August 30, 1929, and December 2, 1929, at ten o'clock a. m. each day, to receive and 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 30th day of August, A. D. 1929 and the time limited for payment of debts is one year from said 30th day of August, 1929.
 Witness my hand and the seal of said County Court this 2nd day of August, 1929.
 A. H. DUXBURY,
 (Seal) a5-4w County Judge.

BANKRUPTCY NOTICE
 In the District Court of the United States for the District of Nebraska, Lincoln Division.
 In the matter of Anton J. Tritley, Bankrupt. Case No. 1786 in Bankruptcy.
 To the creditors of the above bankruptcy of Plattsmouth, in the County of Cass, the district aforesaid, a bankrupt:
 Notice is hereby given that on the 23rd day of July, A. D. 1929, the said bankrupt was duly adjudicated bankrupt and that the first meeting of his creditors will be held in Federal Court Room, postoffice building, in Lincoln, Nebraska, on the 5th day of August, A. D. 1929, at 10 o'clock in the forenoon at which time the said creditors may attend, prove their claims, examine the bankrupt, appoint a trustee, consider proposed sale of assets if any, and transact such other business as may properly come before such meeting.
 Dated July 26th, 1929.
 DANIEL MCLENAHAN,
 Referee in Bankruptcy.

SHERIFF'S SALE
 State of Nebraska, County of Cass, ss.
 By virtue of an Order of Sale issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 7th day of September, 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 cash the following real estate, to-wit:
 Lot numbered 120 in the southeast quarter of the northeast quarter of Section 19, in Township 12, North, in Range 14, East of the 6th P. M., more particularly described as follows: Beginning at the northeast corner of said southeast quarter of the northeast quarter of Section 19, and running thence west nine (9) chains and sixty (60) links to the center of public road; thence south 16° 10' east, along the center of said road twelve (12) chains and fifteen (15) links to a stone; thence south 64° 45' east, along the center of said road six (6) chains and fifty-two (52) links to the east line of said Section 19; thence north on said east section line fifteen (15) chains and ten (10) links to the place of beginning, containing 10.37 acres, more or less.
 The same being levied upon and taken as the property of Mrs. Mata Shafer, Clifford H. Shafer, B. Golding, whose real name is Byron Golding, Defendants, to satisfy a judgment of said court recovered by John M. Leyda, Plaintiff against said Defendants.
 Plattsmouth, Nebraska, August 2, A. D. 1929.
 BERT REED,
 Sheriff Cass County, Nebraska.

LEGAL NOTICE
 In the District Court of Cass County, Nebraska
 Elizabeth C. Jenkins, Plaintiff
 vs.
 Emeline M. Austin, Defendant
NOTICE
 To the Defendants:
 Emeline M. Austin, C. H. King, real name unknown, and Mrs. C. H. King, his wife, real name unknown, Omar J. King and Sarah J. King, his wife; William Colvin and Mrs. William Colvin, his wife, real name unknown; Charles L. Bates; Benjamin Austin; John Black; A. P. Ripley, real name unknown; Allen P. Ripley and Cornelia S. Ripley, his wife; Eliza King; Harriet Kiser; James H. Kiser and Jane F. King; the heirs, devisees, legatees, personal representatives and all other persons interested in the respective estates of Emeline M. Austin, C. H. King, real name unknown, Mrs. C. H. King, his wife, real name unknown, Omar J. King and Sarah J. King, his wife, real name unknown, William Colvin and Mrs. William Colvin, his wife, real name unknown, Charles L. Bates, Benjamin Austin, John Black, A. P. Ripley, real name unknown; Allen P. Ripley and Cornelia S. Ripley, his wife; Eliza King; Harriet Kiser; James H. Kiser, Jane F. King, each deceased, and all persons having or claiming any interest in the east half of the southwest quarter (E½, SW¼) of Section six (6), and the east half of northwest quarter (E½, NW¼) of Section seven (7), all in Township eleven (11), North, Range thirteen (13), east of the Sixth Principal Meridian, in the County of Cass and State of Nebraska, real names unknown.
 You and each of you are hereby notified that on the 27th day of July, 1929, the plaintiff filed her suit in the District Court of Cass county, Nebraska, the object and purpose of which is to establish and quiet and confirm the plaintiff's title in and to the east half of southwest quarter (E½, SW¼) of Section six (6) and east half of northwest quarter (E½, NW¼) of Section seven (7), all in Township eleven (11), North, Range thirteen (13), East of the Sixth Principal Meridian, in Cass county, Nebraska. And to enjoin each and all of you from having or claiming to have any right, title, estate, lien or interest, either legal or equitable in or to said real estate, or any part thereof. And to enjoin you and each of you from in any manner interfering with plaintiff's possessions or enjoyment of said premises and for equitable relief.
 This notice is given pursuant to an Order of said court.
 You are hereby required to answer said petition on or before Monday, September 9, 1929. And failing so to do your default will be entered and judgment taken upon the plaintiff's petition.
 ELIZABETH C. JENKINS,
 Plaintiff.
 By A. L. TIDD,
 Her Attorney.
 j29-4w

JUST LOOK at
These VALUES for DOLLAR DAY
Wednesday, Aug. 14

Soap Chips NAPTHA The Large Size Packages 5 Pkgs. for - - - \$1	Peaches California Lemon Cling Heavy Syrup Pack No. 2½ Size 4 cans for - - - \$1	Flour Guaranteed 24-lb. Bag—with 2-Cup Sifter FREE All for Only - - \$1
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Save on These Items

CRISPY CORN FLAKES—2 large size packages for	25c	PICKLING SPICES—A very timely articles just now. 2 pkgs. for	17c
KELLOGG BRAN FLAKES—2 packages for only	25c	BLACK RASPBERRIES—No. 10 size (so called Gallon) can for	99c
LINKO QUALITY MALT—Equal to any on the market. Large can	49c	COCOMALT—That delicious malted milk that everyone likes. Per can	43c
GINGER SNAPS—You will like the freshness and tastiness. 2-lb. bag	23c	I. G. A. PRESERVES—Pure fruit and sugar. 1-lb. jar Wednesday for	23c

Highest Prices Paid for Produce

Soennichsen's
 39 Years of Service
 We deliver Phone 54

"Without A Rival" OVER 50 YEARS
BUDS
 Segars 5¢

An official stated the public debt on June 1 was \$16,931,000,000. This is a reduction of \$673,000,000 for last year. The total receipts for the fiscal year were \$4,033,000,000, and the expenditures \$3,848,000,000. The receipts were \$9,000,000 less and expenditures \$204,000,000 more. The surplus is given at \$185,000,000. General business conditions are termed excellent.

Doesn't it seem queer that a fellow will 9th all day and then all night, lose sleep, get little to eat, go thirsty, furnish feed for the mosquitoes and catch no fish, and in a few days try it again, when he can buy all the fish he can eat for 75 cents? It is too deep a question for any sane person to attempt to solve.

SHERIFF'S SALE
 State of Nebraska, County of Cass, ss.
 By virtue of an Order of Sale issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 31st day of August, A. D. 1929, at ten 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 cash the following real estate, to-wit:
 The south one-fourth of Lot five (5) and the north half of Lot six (6), all in Block twenty-one (21), in the Village of Elmwood, Cass county, Nebraska—
 The same being levied upon and taken as the property of Hadsell L. Hart, a minor over fourteen years of age, et al, defendants, to satisfy a judgment of said Court recovered by Elmwood State Bank, a corporation, plaintiff against said defendants.
 Plattsmouth, Nebraska, July 27th, A. D. 1929.
 BERT REED,
 Sheriff Cass County, Nebraska.
 j29-5w

NOTICE OF SALE
 In the District Court of the County of Cass, Nebraska.
 Charlotte Archer, Widow, Plaintiff
 vs.
 John Archer et al, Defendants
NOTICE
 Notice is hereby given that under and by virtue of the decree of the District Court of the County of Cass, Nebraska, entered in the above entitled cause on the 15th day of July, 1929, and an Order of Sale entered by said court on the 17th day of July, 1929, the undersigned sole referee will sell at Public Auction to the highest bidder for cash on the 24th day of August, 1929, at ten o'clock a. m. at the south front door of the court house in the City of Plattsmouth, Cass county, Nebraska, the following described real estate, to-wit:
 Lot 9 in Block 43, in the City of Plattsmouth, Cass county, Nebraska.
 Terms of Sale: Ten per cent (10%) cash of the amount of the bid at the time of sale and balance on confirmation. Said sale will be held open for one hour.
 Dated this 18th day of July, A. D. 1929.
 J. A. CAPWELL,
 Referee.
 W. A. ROBERTSON,
 Attorney.
 j22-5w

NOTICE OF HEARING
 on Petition for Determination of Heirship.
 Estate of John L. Axmaker, Deceased, in the County Court of Cass county, Nebraska.
 The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice that Rosetta Axmaker has filed her supplemental petition alleging that John L. Axmaker died intestate in Cass county, Nebraska, on or about April 21, 1908, being a resident and inhabitant of Cass county, Nebraska, and died seized of the following described real estate, to-wit:
 Northeast quarter of northeast quarter of Section 16, and the west half of the northeast quarter of Section 16, all in Town 11, North, Range 9, East of the 6th P. M., in Cass county, Nebraska, with other property—
 leaving as his sole and only heirs at law the following named persons, to-wit:
 Rosetta Axmaker, widow; Myra Ethel Kyles and Margaret Hazel Axmaker, daughters;
 That the interest of the petitioner herein in the above described real estate is widow and one of the heirs of said deceased, and praying for a determination of the time of the death of said John L. Axmaker and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.
 It is ordered that the same stand for hearing the 23rd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.
 Dated at Plattsmouth, Nebraska, this 17th day of July, A. D. 1929.
 A. H. DUXBURY,
 (Seal) j22-7 County Judge.