MONDAY, JUNE 15, 1931.

The Plattsmouth Journal

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WHAT ABOUT GERMAN BONDS? tures of the Young plan.

What the future of Germany may bring forth is in the lap of European

Germany, in its role as the world's and American statesmanship. Some leading debtor, has contracted bil- idea of the American stake in Gerlions of dollars of obligations to pri- many may be gathered from the figvate investors. Particularly have ures of investments. But, looked at Americans been liberal buyers of Ger- in its immediate connection, the seman bonds. The last calculation curity of German bonds would be shows that the United States, with an strengthened rather than weakened investment of nearly \$1,500,000,000, by recourse to the moratorium feahas purchased 70 per cent of the to- tures of the Young plan. Clearly, if tal loans issued by Germany since Germany need not transfer repara-1924. The most important were the tions to governments, it will have so-called Dawes and Young loans, en- that much more money available to thusiastically received in America. meet its commitments to world in-

The holders of these bonds are vestors. wondering how they will fare in the event of German recourse to the moratorium clauses of the Young plan. Not a single dollar will be affected. The moratorium applies to the debis payable to governments, not those which are a direct responsibility of of Idaho roars like a lion. Then he the German Government to private is a great "progressive," independent, persons

to the total sum which Germany pays time begins to draw near, the lion in reparations. Only two-thirds of of Idaho starts to bleat like a lamb. the annuity will be affected. This is In fact, when the election actually called the postponable portion. It is on, Senator Borah is likely to be corresponds to the amount which the foud on the stump campaigning for receiving governments have to pay in the election of a reactionary presiwar debts to the United States. The dent.

reparations proper, is nonpostpon- bert Hoover than did Borah, who able. It was the idea of the authors since has been one of Mr. Hoover's of the Young plan that this portion severest critics. Yet now, with an

tion to world investors.

should be commercialized; in lay election coming next year, the courlanguage, that the German Govern- ageous Borah is piping down. He's ment should float bonds and, with beginning to bleat again. Word comes the borrowed money, pay this por- from Washington that Mr. Borah is tion of its obligation to the creditor discouraging progressives who want fore the war, while the purchasing governments. The effect would se, to go out and make a real fight on power of the Kansas farmer's wheat of course, merely to change an obu- the renomination of President Hoogation to government to an obliga- ver.

PLATTSMOUTH SEMI . WEEKLY JOURNAL

A far greater number of leaks in

the administration of justic occur in

These maters are largely within the

discretion of the prosecutor. He can

tion of prosecutions, and the unified

for

ANY BABY

Fletchers

CASTORI

WHY CRIMINALS ES-CAPE PUNISHMENT OF GRAIN RATES

offender.

law.

The criminal escapes punishment There is no longer any doubt that the railroads generally are disposed to demand substantial increases in to prosecute far more often than he freight rates. Eastern lines are formutating their application to the interstate commerce commission. Southern lines have expressed their intenwith the subject of prosecution. The tion to follow suit. Officials of western roads are said to be watching developments elsewhere to guide few such escapes result from acquitthem. Meanwhile, the western group has taken the last resort course of followed jury trials; in Chicago 2.7 appealing to the courts to prevent the reduction in grain rates ordered by in Cincinnati 5.8 per cent and in St. the commission in western territory Louis 12.1 per cent. Court action was taken only after the

railroads had used every other means of delaying the cut, which was ordered a year ago last April. Railroad officials base their claim for higher rates primarily on their

THE VITAL FACTOR

losses to competing transportationtrucks, busses, waterways and pipe lines. Yet these losses are due mainly to the lower rates offered by competitors, although promptness and directness of collection and delivery are factors. There has been a good deal of astonishment that the railroads should prose to meet low cost competition by raising their own rates. Railroads are seeking higher net earnings on the ground they are not making profits approximately the 5% per cent permitted under the transportation act. That rate is not a guarantee, but a maximum allowed without any recapture of profits for the benefit of the less remuner-

ative lines. Railroads show a disposition not to accept their due share of general declines in profits due to de-

The grain states are perhaps the most vitally interested in prospective changes in freight charges, because of the low status of agriculture compared with its past records and with other industries at this time. These same states also are deeply concerned in all factors affect-

The Kansas public service commission has just issued a statement in which it is shown that grain rates new are 47 per cent higher than beis 65 per cent lower. It takes three bushels to buy as much transporta-

tion now as one bushel purchased

through the failure of prosecutors does through the failure of a trial jury to convict. Such is the finding of the Wickersham commission as given in its latest report, dealing BAKING commission has found that relatively POWDER tals by a trial jury. In New York 25 You save in using City only 4.3 per cent of the releases ounces for KC. Use LESS than of per cent, in Cleveland 8.5 per cent, high priced brands. 25 AME PRICE Few prosecutions ever reach the jury stage. In New York City the number is 4.7 per cent, in Chicago 3.8 per cent, in Cleveland 13.6 per cent, in Cincinnati 11.8 per cent and in St. Louis 13 per cent. The jury trial, it appears, plays a relatively minor role in the disposition of the IT'S DOUBLE ACTIN MILLIONS OF POUNDS USED BY OUR COVERNMENT

the office of the prosecutor. Indicteral Department of Justice, might ments may be dismissed by nolle well be expected to increase the efprosequi; cases may be dismissed for fectiveness of the administration of want of prosecution; or they may justice and prevent the continued esbe settled without trial by the acceptance of a plea of guilty to a bers of law breakers. lesser offense than the one charged.

-:0:-TRIAL MUST GO TO FINISH

decide which offenses are to be prosecuted, which laws are to be enforced. San Diego-Superior Judge Turrentine denied motions made on be-This power makes his position crucial half of Alexander Pantages and his in the administration of the criminal three co-defendants in the "girl market" case to strike prosecution testi-Because he can stop prosecutions, mony and dismiss one or both of the accusations against them. The rul-

ings came after many hours of argument Judge Turrentine said he would not comment on his rulings at this A. D. 1931. time, but added that some of the matters included in the motions might be taken up in his instructions to the jury at the conclusion of the taking of testimony. He said he did not wish to state what the instruc-

tions might include, since it might mislead either prosecution or defense counsel.

Counsel for Pantages then called generally defective. His salary is their first witness, a Los Angeles polow, his term of office short and his liceman. The policeman was asked District Court, within and for Cass petition, the Court may grant the about his questioning last December county, Nebraska, and to me directed, same and grant administration of tenure uncertain. Because his office of Lydia Nitto, complaining witness I will on the 11th day of July, A. D. said estate to Chas. E. Martin or is elective, he frequently adopts an against Pantages. He said the girl 1931, at 10 o'clock a. m. of said day, some other suitable person and proineffective, perfunctory routine for told him she was twenty-two years the general run of cases and seeks

NOTICE TO CREDITORS

The State of Nebraska, Cass coun-

PAGE THREE

in Cass county, on the 21st day of By virtue of an Order of Sale issued June, 1930, of the crime of forgery, by C. E. Ledgway, Clerk of the Dis- has made application to the Board of trict Court, within and for Cass Pardons for a parole, and the Board County, Nebraska, and to me direct- of Pardons, pursuant to law have set ed. I will on the 11th day of July, the hour of 10:00 a. m. on the 14th A. D. 1931, at 10 o'clock a. m. of day of July, 1931, for hearing on said day at the South Front Door of said application, all persons interthe Court House in the City of ested are hereby notified that they Plattsmouth, in said County, sell at may appear at the State Penitentiary, public auction to the highest bidder at Lincoln, Nebraska, on said day for cash the following real estate to- and hour and show cause, if any wit: West two-thirds of Lot 4, in there be, why said application Block 19, in the Village of Avoca in should, or should not be granted.

NOTICE

Whereas, Charles Smith, convicted

FRANK MARSH, Sec'y., Board of Pardons, N. T. HARMON.

Chief State Probation Officer.

LEGAL NOTICE

Plattsmouth, Nebraska, June 8th, To William O. Barker: You will take notice that on February 6th, 1931, A. D., Ella D. Barker, the plaintiff, filed her petition in the District Court of Cass county, Nebraska, against you, the object and prayer of which is to obtain an absolute decree of divorce from you ldren of inds of

State of Nebraska, County of Cass,

er said before District Court within and for Cass Monday, the 20th day of July, 1931, county, Nebraska, and to me directed, or the petition of the plaintiff will I will on the 11th day of July, A. D. be taken as true and a judgment ren-

> ELLA D. BARKER, Plaintiff.

Her Attorney.

NOTICE OF ADMINISTRATION

In the County Court of Cass County, Nebraska.

In the matter of the estate of William J. Miller, deceased.

Notice of Administration. All persons interested in said estate are hereby notified that a petition has been filed in said Court alleging that said deceased died leaving no last will and testament and praying for administration upon his estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said petition before said Court on the 3rd State of Nebraska, County of Cass, day of July, A. D. 1931, and that if they fail to appear at said Court on said 3rd day of July, A. D. 1931, at sued by C. E. Ledgway, Clerk of the ten o'clock a. m. to contest the said

A. H. DUXBURY. County Judge. (Seal) j8-3w

NOTICE OF SHERIFF'S SALE Notice is hereby given that by

Between elections, Senator Borah

pression

remainder, which is destined to meet No one man did more to elect Her-

This, of course, is not surprising. in the pre-war period. It is on the

-:0:---

BORAH BEGINS TO BLEAT

the merciless and fearless critic of Nor will the moratorium extend to the reactionaries. But when election

ing the livestock business.

publicity by the spectacular treat-

ment of exceptional, sensational cases.

the Prosecuting Attorney's office becomes a political prize and organized law breakers find it to their interest to control it. He is subjected to political pressure. The appointment of his subordinates becomes a matter of patronage. Usually his staff is com-

posed of young beginners. And its rate of turnover is high. The equipment, organization, system and meth-

ods of the prosecutor's office are

lowing real estate, to-wit:

ind	cus	tody	01		NO	min	or	cnu
his	ma	rria	ge	uj	noc	th	e g	TOU
lese								
Y								
netit	ion	in	80	id	Co	art	OT	or

By virtue of an Order of Sale is sued by C. E. Ledgway, Clerk of the 1931, at 10 o'clock a. m. of said day, dered accordingly

BERT REED.

Sheriff Cass County,

Nebraska.

at the south front door of the court house, in the City of Plattsmouth, in cape from punishment of large num- said county, sell at public auction to By J. R. Mueller, the highest bidder for cash the fol-

SHERIFF'S SALE

lass County, Nebraska;

defendants.

A. D. 1931.

18-5 w

State of Nebraska, County of Cass,

The same being levied upon and

taken as the property of Asa J. John-

on, et al., defendants, to satisfy a

judgment of said Court recovered by

Byron Golding, plaintiff against said

SHERIFF'S SALE

lowing real estate, to-wit: Lots seven (7) and eight (8) in Block fifty-nine (59) in the

> City of Plattsmouth, in the County of Cass, State of Nebraska-

The same being levied upon and taken as the property of T. W. Hudgins et al, Defendants, to satisfy a judgment of said Court recovered by The Standard Savings and Loan Association of Omaha, Nebraska, Plain-

tiffs against said Defendants. Plattsmouth, Nebraska, June 6th, BERT REED, Sheriff Cass County,



By virtue of an Order of Sale is-

at the south front door of the court ceed to a settlement thereof. house, in the City of Plattsmouth, in said County, sell at public auction to the highest bidder for cash the fol-

Lots 8 and 9 In Block 2, in

Nebraska

bids will be received by the Board

102, Cass County, Nebraska, on or

before June 22, 1931, for the school

now driven by Elmer Bennett,

length approximately 7 ½ miles.)

driven by Joe Vickers, length

driven by Paul Coatman, length

driven by Willard Timblin,

length approximately 81/2 miles.)

now driven by Roy Bennett,

length approximately 81/2 miles.)

ed to the Secretary on or be-

fore June 22, 1931, at 8 p. m. in

sealed envelope marked on the

outside "BID FOR SCHOOL

ROUTE." Note-The purpose of

the above is so that no bids will

be accidently opened by the Secretary prior to the opening of

2. All bids should be made

on a mileage basis, that is so

many cents per mile travelled

in delivering the children to the

school house and to their homes

for the school year of nine

months beginning in September,

1931, and ending in May, 1932.

with the understanding that if

the routes are lengthened dur-

ing the school year that the

salary will be increased auto-

matically on the same mileage

basis and if the routes are

shortened during the same per-

iod the salary will be reduced

right to require all bidders to

make a showing of ability to

carry out the terms of their

ject any and all bids made.

The Board reserves the right to re-

Dated this 3rd day of June, 1931.

H. L. BORNEMEIER.

Secretary.

5. The Board reserves the

in the same way.

bids.

3. All bids should be made

4. All bids should be made

from the school house.

the following instructions:

the bids.

Route No. 1, (Hedge Corner,

Route No. 2, (Tipton, now

Route No. 3, (Harmony, now

Route No. 4, (Sand Bur, now

Route No. 5, (West Route,

Bids should be made according to

1. All bids should be deliver-

bus routes described as follows:

approximately 71/2 miles.)

approximately 111/2 miles.)

Only one such operation out of To those who have watched Senator what was intended to be a series has Borah's futile career in what passes so far been effected. This is the so- for statesmanship in these days, it called Young loan of last year, which was only a question of when his cour-that now are pending in the federal investigator gives rise to senational yielded about \$300,000,000, or about age would begin to ooze through his an eighth of the capital sum of non- pores. It's oozing already, and nopostponable reparations. Here is body should be shocked to see Mr. where the misapprehension of bond- Borah on the stump again urging the holders has apparently been aroused. re-election of Mr. Hoover next year eastern and southern in a demand cutor each goes his own way. There Yet, as with all other commercial when the leaves begin to turn. For obligations, the Young loan is a di- he's one of the great progressives, rect and unconditional obligation of this Borah-one of the greatest of the German Reich, and is thus out- the progressives .- Milwaukee Jourside the scope of the moratorium fea- nal.

So easy to stencil furniture, floors and walls! STENCILS

Three Artistic Stencils

FREE (Regular \$1 Value)

-with every purchase of any one of these well known Pittsburgh Proof Producta:

Velum na Flat Wall Paint Sun-Glo Enamel Florhide Enamel WaterSpar Quick Drying Enamel or Varnish

Each of the three designs on a separate stenci sheet. Make it easy to secure beautiful designs and effects on furniture, walls, and floors. It's really more simple than "a'l-over" painting.



basis of this injustice to the procommission ordered for reductions licitor and advocate. His work as an ducers that the interstate commerce court of Illinois.

Should the railroads be sustained quality of his work as a lawyer. At for general rate increases. Should is no organization which compels the the suggested 10 per cent horizontal agencies of law enforcement to co- all claims against said estate, with a said Defendants. increase eventually be allowed, the operate. The administration of the view to their adjustment and allowgrain rates would be increased 26 law is decentralized. The local prosper cent over the charges ordered ecutor is independent of central concording to the Kansas commission, basing its estimates on July futures at Kenses Climates on July futures by the interstate commission. Acat Kansas City, the Kansas farmer form calls for better selection, longer at his shipping point for the 1931 tenure and higher pay for the prose- May, A. D. 1931. crop, while the pre-war price, taking cutor and his staff. It also recom-At the same time, according to the a central executive office beyond the department of agriculture, the farmaverage of 36 per cent more than control of the state's entire machin-

pre-war prices. The two factors, re-duced to a common percentage, show that Kansas wheat now will purchase only 35 per cent of what it purchased immediately preceding 1914. If rates should be increased, of course, this purchasing power would decline still further.

On the other hand, since 1922, the railroads of the western district have earned more than 100 per cent of their pre-war net profits up to and including 1929, when the rate was 108 per cent.

The exact figures for -930 are not at hand, but the earnings of the western district were substantially lower than the year preceding, and are running lower now. But the railroads had prosperous years before the present decline in earnings. The surplus account of the lines in the western district in the pre-war period offi 1909-13 average 877 millions, but it had increased by 1929 to more than 2 billions, or 136 per cent. The interstate commerce commission frethat it must consider trends in earnthat it must consider trends in earn-ings rather than passing fluctuations. Good old Castorial There's comfort in Of all the interests affected by every drop of this pure vegetable prepproposed increases, that of grain is proposed increases, that of grain is frequent use. As often as Baby has a most acutely concerned, a fact re- fretful spell, is feverish, or cries and can't sion in its now suspended ruling. A comparison with the grain industry at its best and the condition of the carriers in the western district at its worst leaves the advantage heavily on the side of the railroads. This lack of balance, it would seem, should appeal to the carriers as well as to the grain producers, for in a large measure their interests are common in the states affected.

The prosecutor combines the functions of investigator, magistrate, so-In the County Court. In the matter of the estate of Oscar Keil, Deceased,

To the creditors of said estate: publicity and reacts adversely on the You are hereby notified that I will sit at the County Court room in

by the court, it is probable that the the same time, the policeman, the Plattsmouth, in said county, on the The same being levied upon and plaintiff, and John F. Wolff; Ella Nebraskawestern lines would join with the sheriff the coroner and the prose- 26th day of June, A. D. 1931 and on taken as the property of Frances Wolff; John Doe, whose real name the 25th day of September, A. D. Schulze et al. Defendants, to satisfy is Fred J. Campbell; Mary Doe, 1931, at ten o'clock in the forenoon a judgment of said Court recovered whose real name is Clara Campbell; of each day to receive and examine by Paul H. Gillan, Plaintiff against and The Plattsmouth Loan and

ance. The time limited for the pre-A. D. 1931. sentation of claims against said es-BERT REED.

tate is three months from the 26th

NOTICE FOR BIDS FOR said County Court this 29th day of Notice is hereby given that sealed

A. H. DUXBURY. County Judge. of Education of School District No. (Seal) j1-3w LEGAL NOTICE

In the County Court of Cass countv. Nebraska. In the matter of the trusteeship

of the estate of Anna Gorder Ploetz. deceased.

Order of Hearing. On reading and filing the petition of Anna McCarty, and L. L. Mc-Carty, alleging therein that Augustus F. Ploetz, trustee of the above estate, departed this life at Omaha, in Douglas county, Nebraska, on or about April 19th, 1931, and that by reason thereof a vacancy has occurred in the said trusteeship proceedings and that it is necessary that a new trustee be appointed by this court for the purpose of receiving the assets belonging to this trust estate from the administrator of the estate of the said Augustus F. Ploetz, and for the distribution of said trust estate as provided by the last will and testament of Anna Gorder Ploetz, deceased, admitted to probate in this Court on July 2, 1926, and to administer upon the goods, chattels, rights, credits, effects, and assets of said estate not already administered upon; and

Praying that Frank A. Cloidt, be appointed as trustee of said estate, to fill the vacancy caused by the death of the said Augustus F. Ploetz, and for such other and further orders as may be necessary and for the best interests of said estate. It is hereby ordered that July 3rd. quently has proceeded on the theory we can never be sure just what It is hereby ordered that July 3rd, that it must consider trends in earnby 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 in the court house at Plattsmouth. Nebraska, and show cause cognized by the interstate commis-side to its normalized and and a side to the second not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all

> prior to said day of hearing. Dated this 6th day of June, A. D.

(Seal) j8-3w Nebraska,

Stadelman's Addition to the City virtue of an order of sale issued by of Plattsmouth, Cass county, Nebraska: Lots 7, 8 and 9 in Block 2, in

the clerk of the district court of the second judicial district of Nebraska, Donelan's Addition to the City within and for Cass county, in an of Plattsmouth, Cass county,

action wherein Lincoln Safe Deposit Company, a corporation, is

Building Association, a corporation, Plattsmouth, Nebraska, June 6th, are defendants, I will, at ten o'clock a. m., on Monday, the 6th day of July, 1931, at the south front door Sheriff Cass County, of the Cass county court house in the city of Plattsmouth, Cass county, Nebraska, offer for sale at public auction to the highest bidder for cash the following described lands SCHOOL BUS ROUTES and tenements, to-wit:

The southwest quarter of the southwest quarter (SW % SW%) and the south half of the northwest quarter of the southwest quarter (S1/2 NW1/4 SW14) of Section thirty-two (32), Township eleven (11) north, Range fourteen (14) east, in Cass county, Nebraska, except one and thirty-hundredths acres (1.30A.) described as follows: Commencing at a point ten chains south and seven chains east of the northwest corner of the southwest quarter (SW%) of said section, thence east thirteen chains to the east line of the west half of the southwest quarter (W1/2 SW14) of said section to a limestone set in the ground, thence south on said line one chain, thence west to the center of a ditch or draw running through said lanc, thence northeasterly following the meanders of said draw or ditch to the place of beginning, containing fifty-eight and seventy-hundredths acres (58.70A.) more or less;

Also that part of the north half of the northwest quarter of the southwest quarter (N 1/2 NW14 SW14) of said section, described as follows: Commencing at a point ten chains south of the northwest corner of the southwest quarter (SW 1/4) of Section thirty-two (32), Township eleven (11) north, Range fourteen (14) east, in Cass county. Nebraska, thence north on the section line one chain and seventy-five links, thence east eight chains to the center of a draw or ditch running through said land, thence in a southwesterly direction following the meanders of the center line of said draw or ditch to a point due east of the starting point, thence west seven chains more or less to the place of beginning, containing one and thirtyone hundredths acres (1.31A.) more or less.

Said sale is subject to all outstanding taxes and to confirmation by the court.

Given under my hand this 2nd day of June, 1931.

BERT REED. Sheriff of Cass County,

Nebraska. Large map of Cass county on sale E. S. RIPLEY.

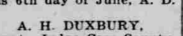
14-5W

at Journal office. 50c each. Attorney for Plaintiff.

persons interested in said matter by

publishing a copy of this order in the Plattsmouth Journal, a semiweekly newspaper printed in said county, for three successive weeks

1921.



County Judge Cass County,

