The Plattsmouth Journal

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Long.

utes flat.

been roasted.

---:0:--

The fellow who rocks the boat in

An unaccustomed quiet reigns over

Art breeds other art, says the

A young looking mother of two

6,000 are in America alone.

If so, what is the score?

Japan's assault on Jehol may pene-

But if the Japanese plans include

China, always fond of lacquer, now If we are to have a dictator, we is undergoing a Japanese finish.

---:0:-"Scotland gave whisky and golf to an appreciative world," states an advertisement.

It's pleasant, after the interruption of the last two weeks, to resume our reading of the flower seed cata- who isn't strong enough to wash

Zangara's excuse of stomach trouble as one reason for his attempt to assassinate the President-elect should us Americans pretty much like peacine industry.

The magicians in Ohio met recently in state convention, and evidently the summer time puts in his winters what became of the magic that used revolving doors. to insure success for Ohio in politics.

The United States leads the world the French ministry, and it is feared in sauerkraut consumption. It even the people put it into office and then seemed to thrive through that period went off and forgot it. of history when we justified our position and our taste by calling it "Liberty cabbage."

Col. Raymond Robins, who disappeared five months ago while on the way to see President Hoover, completed his call the other day. This high school girls refuses to take them represents a distinct triumph of will to the dances she and her husband power over amnesia. will cramp her style.

-:0:-

Women aren't so easily embarrassed as they used to be. Mother had horse stopped in front of every saloon. It might have ben embarrass- the speed with which the whisky ing if mother were going to a missionary meeting.

quick repeal are forgetting to count on is human nature. It's the same human nature that people forgot to count on when prohibition was adopted. It was very difficult to figure then, and it hasn't improved any

A legislator in Utah has a bill they're going too far. which would compel every person past the age of 18 to spend half his

A boy accidentally dropped a coin place. in church Sunday which lit on a thought was to say, "tails," but on of a pancake on the lapel of his coat as addiction to logic. momentarily more serious second and went to the depot every time a No doubt Mr. White believes it, thought-wihch is what saves us train came in, in order to impress but he must go regard himself as a from exposure in many ways, and the traveling public that his town hermit in his idea. The whole state now isn't that the truth?-we did was a bad place for the "city slicker" of Kansas joins him in the credo.

FOR FINE

TEXTURE IN

YOUR CAKES

OF THE FARM PROBLEM

EAST BECOMES AWARE

"For the first time the east is be- the next congress. coming acutely aware that there is Democratic house leaders are in In substance this part of the bill a farm problem of immense import- favor of giving the new President conforms to the proposal filed by ance."

would much prefer Roosevelt to Huey The man who thinks twice before he speaks these days find that his for the dinner tables. When an in- by two-thirds of both houses. This of a referee in bankruptcy calls a listeners have changed the subject. The Globe says an Atchison gir tion of the country, slumps in one rent session. dishes, can change a tire in two min-Platform people from abroad find

critic, Royal Cortissoz. It would seem so. Of 600 pictures pained by Corot, war interest rate were driving farm- face. attend, because she is afraid they The modern whisky-aging devices

in use by bootleggers doubtless work thing will have to be done to im- someone who will have the courage to President Hoover's latest plan to can get back to anything like norbeat the depression contains seven mal." There can be no doubt that points. Has anyone kept track of the no greater problem confronts the points in all these recovery plans? leadership of this nation,—Detroit

trade as far as Peiping, we are told. BUGHOUSE DOCTRINE

pushing as far as Geneva, we think somebody should warn them that William Allen White, the Emporia editor, celebrated his sixty-fifth birth-A Milwaukee drunk aimed a kick showman enough to know would get money. That's what has contributed at a dog, missed and fell to the side- him circulation the country over. to the great mess; too many people walk. He was too drunk to get up, That's all right. William Allen is an have been spending half their money and the dog bit him 200 times. The amusing cuss. To celebrate he wrote when they should have applied it on marks were found by hospital physi- that in his youth he had adopted cians, precluding the theory that it the motto, for guidance in life, was an imaginary dog in the first "Ain't it grand to be bughouse." He explained that it was grand because there is no insanity so devastating bare spot on the floor with the cus- Do you remember the old-time city as utter sanity, and no worse addictomary resounding whack. Our first marshal who wore a badge the size tion, not even that to whisky, so bad

And there are many believers elsewhere. The doctrine can, however, be overplayed. It frequently is. It is not necessarily true that a citizen escapes realities by taking a sungod Pan. The chump sometimes is sidewiped or plumb bumped in the seat of the pants by a truck he was too bughouse to avoid.

Mr. White's bughouse theory was a load of wheat or corn to the bank

It would not be so bad if a people ardent in their desire to be bughouse entertain with ease and without efown properties. It's inherent in the simply exhausts the whole family doctrine that the gentleman who and nothing really tastes good?

POWER TO ROOSEVELT

Large reorganization powers have Very late the American nation as been extended to the incoming Pres- reported a bankruptcy bill that elima whole is awakening to the fact ident by congress. The house ap- inates all the provisions relating to that the great American agricultural proved the senate provisions (with a railroads and other corporations. It industry is in a bad way. No longer few changes) giving the chief exec- contains, however, a provision disis it considered a bright and suffi- utive power to effect extensive re- tinctly applicable to farmers that is cient summary to remark that the organization of departments and oth- a departure from the usual practice farmers are always grumbling. Henry er agencies for the purpose of econ- in bankruptcy, in that it aims at J. Haskell, whose illuminating dis- omy. This is more than was expect- giving a farmer opportunity to work cussions of economic conditions are ed from this congress. However, ad- out of his difficulties instead of comappearing serially in the News, says, ditional power should be given by pelling an immediate liquidation of

power to balance the budget, not Senator Robinson about three weeks The east has not been the only only by curtailing and consolidating ago. Instead of an immediate adjudipart of our vast and versatile pop- departments, elimination of agencies, cation of bankruptcy to be followed ulation to overlook the fact that it but also by lowering of salaries and by a handing over of the debtor's is fed by the farmers in more than reducing statutory disbursements, property to a receiver or trustee to 12th day of June, 1933, at the hour said County Court this 17th day of the crude sense that the farmer such as veterans' allowances, the dispose of by judicial sale, a concil- of ten o'clock a. m., of each day, to February, 1933. brings to town the daily supplies executive orders being subject to veto lation commissioner, acting in place examine all claims against said estate dustry with a plant investment of larger power is not granted in the meeting of creditors for purpose of presentation of claims against said upwards of 60 billion dollars and pending bill, the omission being effecting a composition and evolving estate is three months from the 10th supporting a quarter of the popula- made to insure action in the cur- a plan by which the farmer, keeping

is bound to be a kickback that will cate that the President must have the creditors. At last when the mlaady devel- to do disagreeable things that timid ity on those debts. oped to the point that the farmers members dislike or refuse to do, con-

biggest banks in the world: "Some- finds itself incapable of using to Journal.

FACT-FINDING

endeavor to find out:

ceases to function? Where the draft comes from that open market.

that it is as black as ink? be bent out of shape just as if some- coal mined cutside Chio is more eco-

the smoke comes out and fills the and with an abundance of natural part of the Conservative Mortgage Comroom instead of going up the chim- resources, including coal. Ohio, how- Dated this 14th day of February, ney as it is supposed to?

room, a clock in the dining room, a tion to set up tentative tariff walls the other and dancing down the clock on the thermostat, a clock in against neighboring commonwealths. the kitchen, two clocks in the bed- It may seem strange to the pseudo rooms, a man's gold watch, a boy's economists behind the coal bill, but dollar watch and two wrist-watches Ohio must sell as well as buy. It in the house, it seems virtually im- would be a grave mistake to set up possible ever to have the right time? interstate barriers which would be

bowls of ivy growing beautifully in takenly sentimental. for one thing, and Kansas can get the house and putting out new Ohio coal—and in this the tax- upon the petition of Searl S. Davis, the returns on it any time by driving shoots, yours invariably shrivels up payers will concur—should be used as guardian of Gertie Beckner, inand dies?

lieve it was great to be bughouse, but there is far too much extravagance be used nowhere else. It would be managed to achieve it just the same, and that at the present rate he will nonsense for Ohio to try to establish and Mr. White can find that achieve- soon be in the poorhouse and then its own provincial trade system, and ment in the worst laws the United go and buy a couple of orchestra the pending coal bill is part of such seats to an expensive show?

Why, when other people seem to

know he is Nepoleon should demand Whether the conditions stated that the other fellows should be above are peculiar to one household ran over a pedostrian and then yell-Adam and Eve. This confuses the or whether they are characteristic world more than need be.—Chicago of what President Hoover has in mind when he speaks of happier judice against the one which ends homes .- Baltimore Evening Sun.

on the coverage of bathing suits at with President-elect Roosevelt, Am-Manhattan Beach, Cal., and we sup- bassador Claudel of France was askpose now if a woman wihsed to ap- ed if war debts were discussed. He pear in a bathing suit such as was spread his hands and said, "We disvogue in the gay nineties, in which cussed many things, everything." nothing more alarming than a sun- The spread of the hands indicates tanned elbow was possible, there that he came away empty-handed, would be objection from any of the and proves that at least be didn't borrow any more.

PROTECT FARMING INDUSTRY

Senate judiciary committee has his assets.

possession of the property, can conyear 24 per cent of its capital, there | Several compelling factors indi-tinue his operations for the benefit of 1933.

be felt by the other three-quarters extraordinary powers in the present | If proper provision is made for the emergency. Congress lacks the will security of the creditors during the That something was wrong with or the capacity or both to act effect- period in which the debts are extend- (Seal) f13-3w be quite a boost to the patent medi- nuts. We shell out better after we've the farmers should have been be- ively in the present crisis. It has ed, this would seem a wise, as well lieved earlier. For the last decade been demonstrated innumerable times as humane, procedure. At present a the farmers have not been inarticu- that when political pressure is debtor against whom a decree of late, but their most active organized heavy, congress fails to retrench and bankruptcy has been entered surrend- ss efforts have been localized. This gave fails to resist demands for new com- ers all his property, except the small have adjourned without finding out getting playful while going through their activities an unfortunate sec- mitments. For political effect, many amount that the state law exempts, tional appearance. The phases of the members have voted for or against a and this is disposed of at forced sale. Cass county, Nebraska, and to me said estate is three months from the country's life that considered them- measure contrary to their convic- Rarely ever does property at judi- directed, I will on the 18th day of 17th day of March, A. D. 1933, and selves "big business" refused to re- tions, because they have known their cial sales bring anything more than March, A. D. 1933, at 10 o'clock a. the time limited for payment of debts cognize that agriculture also is big action would be nullified by the chief an insignificant percentage of their m. of said day at the south front business and, what is more, basic big executive. With extraordinary pow- claims, while the bankrupt can get ty, sell at public auction to the highers now delegated to the President a discharge from any further liabil- est bidder for cash the following real

So, it is to the interest of the credwere trying to meet expenses at the gress not only insures a stronger eco- itors themselves that the farmers be prewar level with the 1932 50-cent nomic policy, but in some measure kept on their farms with all their dollar, and mortgages at the pre- protects its neck while saving its equipment free from molestation by execution creditors and be given an ers from their homes, the rest of the If the Democratic pledge of econ-opportunity to work out of their difof the world.

Mr. Haskell is right when he the budget is to be balanced, con- in order to prevent further sales and Plattsmouth, Nebraska, February 24th day of March, 1933, and on the Plattsmouth, Nebraska, February 26th day of June, 1933, at ten o'clock quotes an executive of one of the gress must delegate a power that it dispossessions .- From the Wall Street 7th, A. D. 1933.

A PROVINCIAL ERROR

The bill to compel state institutions in Ohio to use only Ohio-pro-Now that fact-finding has become duced coal should be defeated. It suant to an order of sale issued by March, 1933. an industry of national importance, represents poor business and a nar- the Clerk of the District Court of why not a few fact-finding bodies in row, provincial idea of economy. It Cass County, Nebraska, and accordthe home? These fact-finders would is an example of that insular trade Just what becomes of all the pen- American" campaign, is now propos- in said court wherein Lantie Mae cils when you are looking for one ing to "Buy Ohio," and, if encour- Frost is plaintiff and Tetge Meyers, with which to keep a bridge score? aged, will presently advocate that et al., are defendants, commanding Why a furnace keeps the house at citizens should "Buy Cincinnati," law the real estate hereinafter deblood heat in mild weather and as "Buy Mariemont," "Buy Norwood," scribed, to satisfy the liens fixed and oon as a cold snap comes virtually or otherwise disdain the fact that determined by the terms of said de-

Why the coffee is as weak as dish- tains it is not more destructive of How the silver candlestick could then Ohio coal should be bought. If wit: body had taken it by the end and nomical and more satisfactory for hammered with it on the side of the the use of state institutions, it should be bought.

ever, is not sufficient in the union 1933. Why, with a clock in the living unto itself, nor is the state in a posi-Why, when everybody else has no less real because they were mis- of Gertie Beckner, insane,

How father can announce that genuinely economical. And it should

Ed Wynn, who never uses a gag he would confine their activities to their fort, having two guests to dinner has seen anywhere in print, got a good response from his immediate audience the other night by broadcasting the story of the motorist who ed "Look out." What we don't understand is Mr. Wynn's obvious pre-"Dere's nobody here 'ceptin' just us chickens." His neglect of this noble They have removed the legal limits Emerging from his conference gag is rapidly reaching the point of downright rudeness.

> Will exchange painting or papering for live stock feed. Ralph Wever, 123-4tw

Don't give your printing to out- date of hearing. of-town salesmen. Journal pay-rolls are spent almost 100 per cent right here in Plattsmouth. 113-3w

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NOTICE TO CREDITORS State of Nebraska, County of Cast

Fee Book 9, page 338.

In the County Court. In the matter of the estate of John M. Kirker, deceased.

To the creditors of said estate: sit at the County Court room in is one year from said 17th day of Plattsmouth, in said county, on the March, 1933. 10th day of March, 1933, and on the with a view to their adjustment and (Seal) f20-3w allowance. The time limited for the day of March. A. D. 1933, and the time limited for payment of debts is one year from said 10th day of March,

Witness my hand and the seal of said County Court this 10th day of February, 1933. A. H. DUXBURY,

County Judge.

SHERIFF'S SALE

By virtue of an "Alias" Order of Sale issued by C. E. Ledgway, Clerk of the District Court within and for the presentation of claims against door of the court house in said coun- March, 1933. estate to-wit:

The north eighty-seven (87) feet of Lots one (1), two (2). three (3), and four (4), in Block four (4) in the original town of Plattsmouth, Cass, County, Nebraska, as surveyed, platted and recorded-

The same being levied upon and country began to take notice. The omy is to be kept, the President will ficulties. On their farms they are an taken as the property of William A. agricultural quarter of the popula- have to make it good; congress can- asset to the country; but stripped Wells, and Flora M. Wells, Edith tion had stopped buying. The farm not. If the budget is to be balanced of their holdings and forced into the Company, defendants, to satisfy a depression was putting a blight on hext year, the President will have to ranks of unemployed they would be judgment of said court recovered by the business of the entire country balance it; congress will not. There- a liability. This bill should be en- the Occidental Building Loan Assofore, if the pledge is to be kept and acted into law with all possible speed ciation, plaintiff, against said defend-

H. SYLVESTER.

NOTICE OF SHERIFF'S SALE

Notice is hereby given that puring to the provisions of a decree en- February, 1933. tered by said court on the 30th day psychology which prompted the "Buy of April, 1932, in an action pending true economy is to be found in an cree in an aggregate amount of \$2,mother complains of and says there If the coal mined in Ohio is cheap- ceedings as in said decree provided. is a door or window open somewhere er, delivered to state institutions; if I will on Monday, March 20, 1933, at and she can see the window curtains it is as satisfactory as fuel; if be- 10 o'clock a. m., at the south front Egenberger, Administrator, praying a cause of the volatile elements it con- door of the court house in Platts- final settlement and allowance of his mouth, Cass County, Nebraska, offer account filed in this Court on the 8th for sale at public auction and will day of February, 1933, and for assignwater one day and so strong the next heating systems; if, in short, it is sell to the highest bidder cash the ment of estate and discharge of Admore economical over long periods, following described real estate, to- ministrator;

The south half of Section 17. and the northwest quarter of Section 20, all in Township 12, Range 9, east of the 6th p. m., in Cass County, Nebraska, Why, when you light the open fire, Ohio is blessed with industries subject to a first mortgage in favor

> H. SYLVESTER, Sheriff of Cass County, Nebraska.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska. In the matter of the guardianship (Seal) f13-3w

Now on this 11th day of February, 1933, this cause came on for hearing sane, praying for a license to sell said 38 ward's interest in the following described real estate, to-wit:

The west 371/2 acres of the west half of the southwest quarter of Section 17, and the east 7% acres in the east half of the southeast quarter of Section 18. all in Township 11. North of Range 13, East of the 6th P. M., in Cass county, Nebraska-

for the purpose of paying debts and wit: and the support of said ward. It is therefore ordered that all persons interested in said estate appear

before me at the District Court room day of March, 1933, at the hour of 10 o'clock a. m., to show cause, if any, why a license should not granted to said guardian to sell said insane person's interest in the above It is Further Ordered, that a copy

of this order to show cause be pubnewspaper in general circulation in defendants.

JAMES T. BEGLEY, Judge of the District NOTICE TO CREDITORS

State of Nebraska, County of Cass,

In the County Court. Fee Book 9, page 341. In the matter of the estate of Lews H. Young, deceased:

To the Creditors of said estate: You are hereby notified, that I will it at the County Court room in Plattsmouth, in said county, on the 17th day of March, 1933, and on the 19th day of June, 1933, at the hour of ten o'clock a. m. of each day, to 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 17th day of March, A. D., 1933, and You are hereby notified, that I will the time limited for payment of debts

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

County Judge.

NOTICE TO CREDITORS

State of Nebraska, County of Cass,

In the County Court. Fee Book 9, page 339.

In the matter of the estate of Sarah E. Young, 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 17th day of March, A. D. 1933, and on the 19th day of June, A. D. 1933. State of Nebraska, County of Cass, at ten o'clock a. m. of each day to examine all claims against said estate, with a view to their adjustment and allowance. The time limited for is one year from said 17th day of

Witness my haid and the seal of said County Court this 14th day of February, 1933.

A. H. DUXBURY, (Seal) f20-3w County Judge.

NOTICE TO CREDITORS

State of Nebraska, County of Cass, In the County Court.

Fee Book 9, page 342. In the matter of the estate of Danial Lynn, 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 in the forenoon of each day to examine all claims against said estate, Sheriff, Cass County, with a view to their adjustment and presentation of claims against said estate is three months from the 24th day of March, A. D. 1933, and the time limited for payment of debts is one year from said 24th day of

Witness my hand and the seal of said County Court this 24th day of

A. H. DUXBURY. County Judge.

ORDER OF HEARING and Notice on Petition for Settlement of Account

In the County Court of Cass countv. Nebraska State of Nebraska, Cass county, ss. Fee Book 9, at page 44.

To all persons interested in the estate of Marshall W. Smith, deceased: On reading the petition of L. B.

It is hereby ordered that you and all persons interested in said matter may, and do, appear at the County Court to be held in and for said county on the 10th day of March, A. D. 1933, at ten o'clock a, m., to show cause, if any there be, why the praydency 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

weeks prior to said day of hearing. In witness whereof, I have hereunto set my hand and the seal of said Court this 8th day of February, A. D.

A. H. DUXBURY. County Judge

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

By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court within and for Cass County, Nebraska, and to me directed. I will on the 20th day of March, A. D. 1933, at 10 o'clock a. m. of said day at the south front door of the court house in said county, sell at public auction to the highest bidder

for cash the following real estate, to-The west half (W%), except school grounds in the northwest corner, of Section twenty-two (22), Township ten (10), north, Range twelve (12), east of the Sixth Principal Meridian, in the County of Cass, State of Nebraska, containing in all three hundred and twenty (320) acres more or less, according to gov-

crnment survey; The same being levied upon and described real estate for the purpose of paying debts, expenses of administration and support of said ward.

The same being levied upon and taken as the property of Jerome G. St. John, et al., defendants, to satisfy a judgment of said court recovered by Bankers Life Insurance Company, lished in the Plattsmouth Journal, a a corporation, is plaintiff against said

Cass county, Nebraska, for a period Plattsmouth, Nebraska, February of three successive weeks prior to the 15th, A. D. 1933.

H. SYLVESTER. Sheriff Cass County, Nebraska.

116-5W.

use the double testeddouble action POWDER SAME PRICE today AS 42 YEARS AGO 25 ounces for 25¢ You Save In Buying KC You Save in Using KC MILLIONS OF POUNDS USED BY OUR COVERNMENT