

Religion is any system of faith

ville to Crete.

of regular church attendance, nor His arrest and conviction left taking part in public service, nor at- everybody in the county amazed exand worship. But we would confine tending all the prayer meetings, or cept Graham who had suspectit to an "Essential part or a prac- held to be the word of God (Isa, 29; ed the teacher for some time. 80 yesterday. tical test of the spiritual life." (See 13), Jesus emphasized in no uncer- In addition to his teaching, coach-James 1:27). This definition con- tain language that true religion is ing and chicken stealing. Ewart also forms to our Lord's teaching and the attitude of the heart and not instructed a Sunday school class at practice. This will be a rather hard contributing to the budget. Men the Evangelical church and traveled lesson to teach, because of the many may do all these things, render lip- over the county selling insurance. He was "well thought of."

Temperatures dropped sharply from "It is interesting to note." he said. State of Nebraska]

Monday's high reading. Omaha re- "that while certain inoculations have

VANCOUVER, B. C. (UP)-Brit-

and newsprint to China have been

The same being levied upon and

isms and chisms and corruptions of service and say: "Lord, Lord!" the word of God, and the many cere- Jesus says: 'Not every one that monies and liturgies that have crept saith unto me 'Lord, Lord' shall eninto the church, obscuring the real ter into the kingdom of heaven; but purpose of our holy religion, which he that DOETH the will of my is to glorify God and edify man- Father which is in heaven." (Matt. prepare him for his eternal destina- 7:21).

tion. Mark, writing to the Romans, A heartless service is rendered by worth. explains the Jewish customs, so they men who Jesus calls "hypocrites." may understand Jesus' teaching -- It means originally "one who acts that is what he did in this lesson. of another on the stage in some the-Jesus' admonition was: "We must atrical performance, that is one who WASHINGTON, March 22 (UP)live (as Christians) according to the pretends to be some one who he is The senate today rejected the Pittman law of God, regardless of whatever not." Some one may act the part of amendment to the government reorthe world says and whatever the a King, but that doesn't make him ganization bill exempting the agriculworld thinks, but we must be care- a King. Once a man is known to ture departments, forestry service ful to KNOW what this law says," be a hypocrite, the power and in- from the president's power to transfer

and a group of Scribes from Jerusa- destroyed.

lem determined to find some fault in Cleanliness is commendable, but Christ's teaching or conduct. As to make it an essential part of rethey can find nothing on Jesus, they ligion even Jesus would not recogpick on his disciples. They must be nize. This is only an outer cerelike their Master and teacher. mony which anyone can perform and

The Pharisees were the strictest not come near to God, whom he observers of the Jewish law. Tp pretends to worship.

them we are indebted for the keep- Jesus cites another case to prove ing of the text of the scriptures that they are hypocrites, perverting has 16 exemptions which he plans to MeGill today indicated that revision 175,861 tons in 1936. delivered to Moses, correct in every the commandments of God. Moses offer detail, and delivering of the same to says in the Law: "Honor thy father posterity. The Scribes were the and thy mother, and he that speakteachers and interpreters of the law eth evil of father and mother, let Nev., and supported by Senator Wil- could be effected with a gain of as well as copyists of the scriptures him die the death." But ye say: "If liam E. Borah, R., Idaho. Defeat of \$40,500,000 in federal revenue. (there was no printing in those a man say to his father or his moth- the Pittman proposal augured ill for McGill testifying before the comdays). So, we see the Pharisees er that wherewith thou mightest Clark's series. who lived at Capernaum and the have been profited by me is Corban, Scribes from Jerusalem at the meet- that is to say: 'Given to God,' i. e. ing: the purpose of the presence of 'I have vowed it to God, I cannot these parties was to discredit Jesus give it to father and mother-I canwith the people.

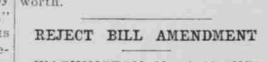
This was a gathering of the op- acquit him even though he does not Temple, American child actress and ponents of Jesus, not his friends. give it to God.

And they tried to make him out to It is a lamentable fact that too announced today by the king's bench ford James, one of four men accused 2,500,000 by the end of March. be a lawbreaker, since his teachings many foreign doctrines are substi- division of the English high court. came oft in collision with the many tuted for religion, forms and empty Under the settlement, the actress and selling them to Omaha night added rules to the law. The rapid husks. growth of the work and the preach- The foregoing cases cited by Jesus Century-Fox Film Corporation of after having pleaded guilty before ing mission of the twelve increased are given as samples; the whole law America \$5,000 and the Twentieth U. S. Commissioner M. A. Hall here of the test case involving constitu-braska, at which time and place you their alarm.

These enemies thought they had without authority. a case against Jesus when they told If in our worship the soul is not him that some of his disciples had lifted onto a higher plane, brought article criticizing the child's acting. sentences in state court at Plattseaten and had not washed their into a conscious presence with God, hands-as all Jews did (the law did filled with new zeal and devotion, not require that, it was simply a inspired to greater activity in the tradition set up by the elders and service of the King, then such sergiven the semblance of law). This vice is in vain; it has failed in its Tennessee Valley Authority was gave Jesus the occasion to deliver purpose, it was purely lip-service greeted by 200 students and faculty to them a well earned rebuke and and the term "hypocrite" is well be- members of Antioch college when he correct some wrong ideas of religion. stowed.

Quoting the scriptures, which they May we always worship God in way to his Yellow Springs home. He of the lips. This is a matter much spirit and in truth.

The sheriff caught him in the act carrying off 12 of Jake Suterman's chickens, leg bands and all. Ewart then confessed that he had been stealing chickens for three years and estimated that he had stolen and sold



Now we find the local Pharisees fluence of his testimony is forever or reorganize bureaus. The vote was floor. Only 126 of the 218 signa-33 to 50. " would be to throw open the doors to ation.

wholesale exemptions which would destroy the effectiveness of the proposed streamlining of the executive department,

of the undistributed profits and cap-The forestry amendment was spon- ital gains taxes under consideration

SHIRLEY SETTLES SUIT

LONDON, March 22 (UP)-Settlenot support them"- tradition will ment of a libel suit between Shirley

the magazine "Night and Day" was of shooting wild geese out of season will receive \$10,000, the Twentieth clubs is being held in \$500 bond

was thus rendered valueless and Century-Fox Film company of Eng- Saturday. land, \$2,500. Three others, Leo Bogen. Ben

GREET TVA HEAD

XENIA, O., March 22 (UP)-Dr. Arthur E. Morgan, chairman of the second concorder and arrived here by train today on ha was formerly Antioch president.

ported a maximum of \$2 and Lincoln proved successful in the alleviation County of Cass

HOPE FOR PENSION FADES

Hope for congressional action at this analysis."

session of congress on an old age pension bill disappeared today when the FAR EAST WAR CURBS announcement of Chairman Robert L. Dougton, D., N. C., that the house ways and means committee had decided against hearings on the pro- ish Columbia's shipments of pulp

to produce dealers about \$2,000 posed general welfare act. Dougton members opposed com- paralyzed by credit difficulties caused

pliance with the petition of 140 rep- by war conditions. Japan also has resentatives for committee hearings been buying in relatively small quanon the measure that succeeded the litles, it was said here.

British Columbia newsprint manu-Townsend old age pension plan. Representative Harry R. Shep- facturers were able to reach the by Libbie Wood Curyea, Plaintiff pard, D., Calif., floor leader of the China market by shipping to Hong- against said Defendants. bill, announced he will use every kong for trans-shipment to Canton, effort to obtain sufficient signatures for several months, but blockading to another petition to discharge the of the latter port by Japanese warcommittee and bring the bill to the ships eliminated that outlet.

Merchants Exchange figures for tures have been obtained. The gen- pulp and paper from Britisn Colum-It was the first of a series of special eral welfare bill is backed by a steer- bia showed gains to the United exemptions which senate leaders op- ing committee of 70 representatives States, with losses to Australia, posed on grounds that to adopt one and by the general welfare feder- China and Japan.

WOULD REVISE LEVIES

WASHINGTON, March 22 (UP)-Senator Bennett C. Clark, D., Mo., Undersecretary of Treasury Roswell chases totaled 205,981 in 1937 and notified that Harold W. Richards,

SPRING MAY REDUCE WPA

WASHINGTON, March 23 (UP)- Lloyd Wortman, Incompetent, and Works Progress Administration offi- praying therein that said report, tocials hoped today that spring may gether with all reports filed by said the said Earl W. Richards, as guar-

1937, when WPA rolls dropped to dian and his bondsmen be released 1,450,101 the number has increased from all further duties and liabilisteadily until on March 12 the figure

Officials estimated a peak load of upon the said final report, together

WILL TEST CREAM LAW

of ten o'clock a. m. in the County LINCOLN, March 23 (UP)-Trial Court room of Cass county, Nebrastionality of the 1937 cream grading brasks, at which time and place you law has been set for March 31 at The suit was in connection with an Kernes and Elmer Eaton received Grand Island, Bert L. Overcash, asmouth last week and it was consid- vesterday. The action was brought should not be allowed and approved ered unlikely federal charges will be by Mary T. Hyslop and others to en- and the prayer of said petitioner You are further notified that the heard.

action. It is now in operation. Judge of the County Court will on

said day of hearing make such orders as may be for the best interests of the said Lloyd Wortman, Incompe-Walter H. Smith tent. LAWYER Dated this 19th day of March, 1938. Plattsmouth State Bank Building

taken as the property of Stella M and cure of asthma, it is noteworthy Order of Sale issued by C. E. Ledg- satisfy a judgment of said Court re-By virtue of an Gomerdinger, et al, Defendants, to that these reliefs sometimes have way, Clerk of the District Court covered by Emma Sherman, Plaintiff proved to be only temporary. But within and for Cass County, Ne- against said Defendants. thus far there has been no relapse braska, and to me directed, I will on Plattsmouth, Nebraska, March 9, WASHINGTON, March 22 (UP)- reported in cases cured by pscho- the 16th day of April, A. D. 1938, A. D. 1938. at 10:00 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 J. C. BRYANT. SHIPPING OF NEWSPRINT cash the following real estate to-

North Range Nine (9), East of

the 6th P. M., in Cass County.

The same being levied upon and

taken as the property of Minnie

a judgment of said Court recovered

(10).

Nebraska:

A. D. 1938.

m10-5w

Sheriff Cass County, Nebraska. Attorney for Plaintiff. m10-5w The North Half of the South-NOTICE OF HEARING east Quarter of Section Ten on Application by Administrators Township Ten (10),

A) more or less;

for Revivor of Action and Judgment.

H. SYLVESTER,

In the District Court of Cass County, Nebraska

Defendants

You are hereby notified that on

Roelofsz, et al, Defendants to satisfy Vincent W. Straub, Plaintiff

Plattsmouth, Nebraska, March 9th Ole Olsen, Bertha M. Stone and Carl Stone,

H. SYLVESTER. Sheriff Cass County, To Carl Stone, Defendant: Nebraska.

the application of the undersigned NOTICE OF HEARING administrators, the following order has been entered in the above en-In the County Court of Cass Coun-

titled cause: ty, Nebraska. "On due consideration of the In the Matter of the Guardianship Australia took 18,810 tons in 1937, of Lloyd Wortman. Incompetent. suggestion of death of Vincent To Lloyd Wortman, and all other W. Straub, plaintiff, on September 11, 1937, and of the appersons interested or concerned in

the guardianship of Lloyd Wortman, plication by H. J. Requartte and Max Straub, Jr., adminis-Incompetent: trators of his Estate, for revivor You and each of you are hereby of this action and the judgment Administrator c. t. a. of the Estate herein rendered in their names of Earl W. Richards, now deceased, as such administrators, it is has filed a final report herein on "ORDERED: That this action be revived in the names of said behalf of Earl W. Richards, formerly guardian of the person and estate of

administrators as plaintiffs, and that the judgment rendered herein in favor of Vincent W. Straub, plaintiff, January 24. 1934, for the recovery of the sum of \$3,337.81 and interest and costs as therein provided, be revived in their names as such administrators, as plaintiffs, unless sufficient cause be shown herein by the defendants against said revivor on or before April 11, 1938.

"On further consideration of the affidavit of the said administrators filed herein, it is

"ORDERED: That notice of said application be given to the defendant Carl Stone by publication of a copy of this order in Plattsmouth Journal for four consecutive weeks.'

That unless cause be shown to the contrary, a final order reviving said action and fudgment, as applied for, will be entered in said cause on April 11, 1938, or as soon thereafter as said application can be

> H. J. REQUARTTE, MAX STRAUB, Jr., Administrators of the Estate of Vincent W. Straub, Deceased.

WM. H. PITZER and MARSHALL PITZER. Attorneys. 128-4w

By-

or any of you may appear at said hearing and make objections to said reports, if any you have, and show

By the Court.

(Seal) m21-3w

A. H. DUXBURY.

County Judge.

join the state from administering the

J. Howard Davis Plattsmouth, Nebraska

You are each further notified that hearing will be had in said matter with all other reports filed herein by the said Earl W. Richards, as guardian, in said matter before this Court on April 15, 1938, at the hour

ties. was 2,243,865. OMAHA, March 21 (UP)-Med-

Since the last week in September dian, be exonerated and said guarschedules showing revenue producing potentialities of the revised levies. HELD UNDER FEDERAL BOND

mittee on the treasury attitude to soon bring a decline in steadily in- guardian since his appointment as proposed tax revision, presented creasing relief rolls.

and 42,876 in 1936; China cook 1,-651 tons in 1937 and 5,084 in 1936; Japan, 83.764 tons in 1937 and 131,-

795 in 1936. United States pur-



Attorney at Law

Plattsmouth

"ARACCONCERC

filed against them.