

The Plattsmouth Journal

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R. A. BATES, Publisher

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TO HIM WHO COMETH TO CHRIST

All that the Father giveth me shall come to me; and him that cometh to me I will in no wise cast out.

Only four more income tax payments before Christmas.

Think how much money we save every winter on fly swatters!

Income taxes and outgo taxes get your money coming and going.

First thing you know dentists will tell us to eat fish because fish don't clean their teeth.

France is building a gun to shoot 60 miles and this may not be looking so very far ahead.

In spite of all the things movie stars have to cry about, they still use glycerine for tears.

Rumor says the ex-kaiser and his wife are living apart—which means he has lost another war.

An overseas vet has been made a big league umpire and might as well shine up his old equipment.

Our idea of a good time is wondering if we would know a good time if there were no bad times.

There never is as much trouble as there could be. This time next year we will be choosing a president.

Baseball clubs are busy signing up heavy hitters, which shows they already have some heavy thinkers.

A California congresswoman was elected without making a single speech, which may be the reason she was elected.

If guilty those two corporals who are accused of holding up a paymaster for \$42,000 will get something worse than kitchen police.

Getting a meal in Europe today is no problem for the bird who has learned how to get together a Sunday night supper back home.

Once in a while normalcy sticks its head up to look around. For instance the old fashioned railroad mileage book is coming back.

Of course Adam may have made some mistakes in naming the animals, but he couldn't have improved on the name he gave the mule.

The second floor of one of Germany's leading papers fell to the basement. Perhaps a reporter tried to write something nice on France.

An official of a telegraph company says there is no such thing as a lazy messenger boy, thus proving once again that at times appearances are deceitful.

With any fair kind of a lawyer, that Memphis man who is charged with the theft of \$600 worth of cigars should be able to prove that they are not worth it.

Dr. Frederick Cook has been arrested for having liquor in his possession. Most people thought he used it all up when he told that tall about going to the North Pole.

Jackie Coogan's salary sounds bigger than it really is. After he gets through paying his income tax there is left only a half-million or so for his whole year's work.

A woman in Sweden has been recommended for the Nobel peace prize this year. It is a subject in which the men have been trying to interest the women for a long time.

No good citizen defends lawlessness; all good citizens want the laws enforced. But they must be enforced by legally constituted authority, in a legally prescribed manner, and when the proper officials fail to enforce them the cure consists of turning out those officials, by way of impeachment or election, and installing others who will. When any organization assumes the function of enforcing the laws, they themselves are guilty of a form of lawlessness far worse than that which they essay to suppress, because they violate the very foundation of government by law.

Well, how is the supply of coal in your basement?

No man is too big to be courteous, but some are too little.

Men will wear neck at least until cheek to cheek dancing goes out.

Talking to yourself is not half bad when you can at least believe all you hear.

We often think that it's the old gray matter that ain't what she used to be.

A man sometimes imagines he is a leader, when he is only tooting his own horn.

Bargain day one week from tomorrow. Bear Wednesday, February 21, in mind.

Before he gets her, there is a lot of cooking; the billing starts about a month after they are married.

It is not at all necessary to warn automobiles not to break the speed limit. They will do it, anyway.

The nice thing about being a man is that you don't have to stay at home after washing your head.

What we can't figure out, is how the stork always knows which family is behind with the rent and grocery bill.

The best place for your automobile on a day like this is in the garage at home, the radiator covered with warm blankets.

Figures published in England show wives there ordinarily live longer than their husbands. Thus making sure of the last word.

M. Coue says he has found out that woman "lay down the law in America." If he remains here long enough he will find out his mistake.

"Honest Old Abe" was a great man for the people. His memory will be revered as long as the Stars and Stripes wave over the American republic.

It's always a good deal colder or hotter, as the case may be, in your apartment when you happen to be in the middle of a quarrel with the janitor.

A Texas aviator has come within half a dozen of breaking the world's looping record, a process probably referred to by airmen as being up and around.

It is reported in the fashion pages that Irene Castle has added a sixteenth of an inch to her waist measurement. Heavens, can't a lady have privacy anymore?

American soldiers who are bringing home German wives will soon begin to realize the vast difference between German marks on the Rhine and price marks in the old home town.

The 1922 United States cotton crop is estimated by the Department of Agriculture at 4,767,262,000 pounds (9,964,000 bales); valued at \$1,134,608,356, not including lint and cotton seed.

Of course it isn't pleasant, but a few days of this kind of climate will put a lot of life in lazy folks. Also, it will be fine for the farmers. We need a freeze that will reach down deep and mellow the soil.

One of our pulpit orators says that the rosy cheeked and starry-eyed country girl is vastly more beautiful than the calumined and curlew-eyed katydid who covets nightly in the hectic jazz parlors of the nation. He likes them best when they carry their own complexions. Parson, you spoke a mouthful.

A hundred home brewers sent samples of their cellar hooch, for analysis, to W. G. Brown, prohibition commissioner in West Virginia. Brown reports that most of the samples are "absolutely dangerous for human consumption." Many of them contained deadly bacillus botulinus, which causes botulism poisoning, more deadly than ptomaine. For the stomach's sake, remember that the keg in which home made hooch ferments is really a garbage can. The contents undergo the various stages of decomposition, decay and putrefaction.

Let me explain my long time land bank loan. Also money at five per cent.—Senal S. Davis, Plattsmouth State Bank Bldg. j25-8sw.

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UNIFORM DIVORCE LAW

Senator Capper of Kansas has introduced in the senate a bill designed to decrease the number of hasty and foolish marriages and to make divorce more difficult. In dealing with so thorny a question no mortal mind could frame a measure that would not be subjected to severe criticism. The senator has attacked the divorce evil along somewhat radical lines that will provoke considerable discussion.

But he has again brought up one point on which all who have at heart the sanctity of the marriage tie and who believe in the holy bonds of matrimony will agree with him—the need of a uniform law to govern marriage and divorce in every state in the union. The country needs an authoritative voice from Washington to control an institution so intimately connected with the very life of the republic.

Divorce is increasing in the United States three times as fast as population. At the present rate it will not be long before three-fourths of American marriages will end in the divorce court.

While changed conditions of modern life and general social unrest have much to do with the aggravation of this social distemper, the need of a uniform divorce law is apparent.

Some united steps must be taken to prevent marriage from becoming an interstate football, the prize of any player who can catch a forward pass.

Our marriage problem must be tackled along the same lines as those proposed for our future immigrants—at the port of departure, not under the statue of liberty—before they start, not after they have arrived.

Disregard for the sanctity of marriage, over-emphasis of sex, under-emphasis of domestic responsibility, lack of uniformity in the law were among the chief contributing causes that led to the downfall of Rome, of Greece, of Babylon.

We cannot allow the rates of divorce in the United States to continue at three times the rate of population increase.

POST-VOLSTEAD TOAST

"A long life and a merry one, a quick death and a happy one," used to be a favorite toast back in pre-Volstead days. But in these times only the latter half of sentiment is appropriate.

It is however, twice as appropriate as ever before, which sort of events things up.

If there is anything on earth one ought to wish a friend as he hands him a drink nowadays it is a quick and pleasant death, for so often the resulting demise is attended by so much torture and writhing.

Every day the earnest seekers after such knowledge discover some new way of dying or going blind as part of the price they pay for a drink. When one thinks of how long one stays dead, it seems a rather high price, but eager volunteers still rush forward to pay it.

The latest discovery is that "canned heat" furnishes a sure means of death with a sort of alcoholic taste in one's mouth, if taken internally. And probably this discovery will stimulate the demand for "canned heat." The pure souled law whiskey is hard pressed to get alcohol and welcome any kind they can find anywhere. With such useful and beneficial things as "canned heat" they can impart the craved "kick" to beverages, so what do they care for consequences? And, no matter where one buys his booze he is not secure against such concoctions. By use of such things as electric needles even "bottled in bond" goods can be removed from bottle without breaking the seal and made in a minute goods substituted. The long list of men who paid high prices for their drinks, who now are sleeping peacefully under marble comforters, is evidence of that.

So the least we can wish our friends who will persist in buying unlawful hooch is a quick and a happy death. But the chances are heavily against the "happy" part.

A hundred home brewers sent samples of their cellar hooch, for analysis, to W. G. Brown, prohibition commissioner in West Virginia. Brown reports that most of the samples are "absolutely dangerous for human consumption." Many of them contained deadly bacillus botulinus, which causes botulism poisoning, more deadly than ptomaine. For the stomach's sake, remember that the keg in which home made hooch ferments is really a garbage can. The contents undergo the various stages of decomposition, decay and putrefaction.

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Constipation causes headache, indigestion, dizziness, drowsiness. For a mild, opening medicine, use Doan's Regulents. 30c a box at all stores.

Everything in the way of decorative features for the valentine season can be found at the Journal Stationery department.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska. In the matter of the estate of Anna Hart, deceased.

Now, on this 15th day of January, 1923, this cause came on for hearing upon the petition, under oath, of A. G. Cole, administrator of the estate of said Anna Hart, deceased, praying for license to sell the following described real estate, to-wit: The said Anna Hart, deceased, to-wit:

Beginning at the southwest corner of Lot ten, (10) Block forty-nine, (49) in the City of Plattsmouth, Nebraska, running thence easterly to the South line of said lot, one hundred five (105) feet, thence to the Northeast corner of the North line of said lot ten (10) feet west of the Northeast corner of said lot, thence west one hundred thirty (130) feet to the North line of said lot, thence South easterly to the North line of said lot, being a part of Lot No. 10, Block 49, in the City of Plattsmouth, Nebraska.

or a sufficient amount thereof to bring the sum of \$1,220.70, for the payment of debts allowed against said estate, and to secure said administration, for the reason that there is not a sufficient amount of personal property in the possession of said A. G. Cole, administrator, belonging to said estate, to pay said debts, allowances and costs.

It is therefore ordered that all persons interested in said estate appear before me at chambers in the City of Plattsmouth, in said county, on the 27th day of February, 1923, at the hour of 10 o'clock a. m., to show cause, if any there be, why a license should not be granted to said A. G. Cole, administrator, to sell so much of the above described real estate of said decedent as shall be necessary to pay said debts and expenses.

It is further ordered that a copy of this order be served upon all persons interested in said estate, by causing the same to be published once each week for four successive weeks in the Plattsmouth Journal, a newspaper printed and published in said county of Cass.

JAMES T. BEGLEY, Judge of the Dist. Court.

ORDER OF HEARING AND NOTICE OF PROBATE OF WILL

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

To all persons interested in the estate of William Chalfant, deceased: On reading the petition of Diana Chalfant praying that the instrument filed in this court on the 2nd day of February, 1923, and purporting to be the last will and testament of the said deceased, may be proved and allowed and recorded as the last will and testament of William Chalfant, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Diana Chalfant as executrix;

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 5th day of March, A. D. 1923, at 10 o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and that 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 successive weeks prior to said day of hearing.

Witness my hand and seal of said court this 2nd day of February, A. D. 1923.

ALLEN J. BEESON, County Judge.

NOTICE

Whereas, James Zoubek, convicted in Cass county, on the 12th day of March, 1922, of the crime of burglary, has made application to the Board of Pardons for a parole, and the Board of Pardons, pursuant to law have set the hour of 10 o'clock a. m. on the 27th day of February, 1923, for hearing on said application, all persons interested are hereby notified that they may appear in person at the County Court room in Plattsmouth, Nebraska, on said day and hour and show cause, if any there be, why said application should or should not be granted.

CHARLES W. POOL, Secretary, Board of Pardons. N. T. HARMON, Chief State Probation Officer.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the estate of Lee C. Sharp, 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 1st day of February, A. D. 1923, and on the 1st day of May, A. D. 1923, at 10 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 limited for presentation of claims against said estate is three months from the 1st day of February, A. D. 1923, and the time limited for payment of debts is one year from said 1st day of February, 1923.

Witness my hand and the seal of said County Court this 29th day of January, 1923.

ALLEN J. BEESON, County Judge.

SECURES MARRIAGE LICENSE

From Wednesday's Daily This morning marriage license was issued to Edward G. Lutz of Fairmont, Nebraska, and Miss Opal Bergren of McCool, Junction, who are to be married here in the next few days. The groom-to-be is a nephew of Mrs. J. P. Falter of this city and comes of one of the prominent families of Fillmore county.

When baby suffers with eczema or some itching skin trouble, use Doan's Ointment. A little of it goes a long way and it is safe for children. 60c a box at all stores.

SHERIFF'S SALE

The State of Nebraska, Cass county, ss. By virtue of an Order of Sale issued by James Robertson, Clerk of the District Court of Cass county, Nebraska, and directed, I will on the 5th day of March, 1923, at ten o'clock a. m. of said day, at the south 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 described real estate, to-wit:

The south half of the north-west quarter of the southwest quarter and the southwest quarter of the southwest quarter of Section thirty-two, (32) in Township eleven (11) North, in Range fourteen (14) east of the 6th P. M., in Cass county, Nebraska.

Subject to a mortgage of \$4,000.00 in favor of John M. Leyda, now on said premises and interest.

The same having been levied upon and taken in the property of Robert D. Shrader et al. defendants, to satisfy a judgment and decree of said court recovered by John M. Leyda, plaintiff against said defendants, and to satisfy further judgment and decree of said court, recovered by John M. Leyda, plaintiff against said defendants, and also to satisfy a further judgment recovered by Robert Willis against said defendant, Robert Shrader.

Plattsmouth, Nebraska, January 27th, 1923.

C. D. QUINTON, Sheriff, Cass County, Nebraska.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska. August W. Cloldt et al. Plaintiffs, vs. Alfred Thomson et al. Defendants.

To the defendants Alfred Thomson; Mrs. Alfred Thomson, real name unknown; Alfred Thompson; Mrs. Alfred Thompson, real name unknown; Ellen A. Steel; Steel, real name unknown; Wm. L. Browne; Gustav, the successors and assigns of Wm. L. Browne, trustees, real names unknown; John Williams; Mrs. John Williams, real name unknown; Mary Ann Pronger; Pronger, real name unknown; James Jordan; Mrs. James Jordan, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Alfred Thomson; Mrs. Alfred Thomson, real name unknown; Ellen A. Steel; John Williams; Mrs. John Williams, real name unknown; Mary Ann Pronger; Pronger, real name unknown; James Jordan; Mrs. James Jordan, real name unknown; Samuel H. Moor; Homer Goodwin; Joel Solomon and E. H. Eaton, real names unknown, each deceased, real names unknown, and all persons having or claiming any interest in and to all of Lot ten (10) and the east half (E 1/2) of Lot nine, (9) all in Block twenty-seven, (27) in the City of Plattsmouth, Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that August W. Cloldt et al. Plaintiffs, filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 20th day of January, 1923, against you and each of you, the object, purpose and prayer of which is to obtain a decree of court quieting the title to Lot ten (10) and the east half (E 1/2) of Lot nine, (9) all in Block twenty-seven, (27) in the City of Plattsmouth, Cass county, Nebraska, as against you and each of you and for such relief as may be just and equitable.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 5th day of March, 1923, or the allegations therein contained will be taken as true and a decree rendered in favor of plaintiff and against you and each of you, according to the prayer of said petition.

Dated this 20th day of January, A. D. 1923.

AUGUST W. CLOLDT, ANDREW O. MOORE, JOHN J. CLOLDT, Plaintiffs.

W. A. Robertson, Plaintiff's Attorney. j22-4w

SHERIFF'S SALE

The State of Nebraska, County of Cass, ss. By virtue of an Order of Sale issued out of the District Court of Cass county, Nebraska, and in pursuance of a decree of said court, in an action therein, indexed at Appearance Docket —, Number —, Execution Docket —, Number —, wherein Merchants National Bank of Omaha, Nebraska, is plaintiff and Pollock Parmele, Louise Parmele, his wife, Charles C. Parmele, a widower, Will Jean, Marie Jean, his wife, Bank of Nawka, a corporation, Gustav Philip Raschke, a single man, are defendants, I will on the 5th day of March, 1923, at ten o'clock a. m. on the 19th day of February, 1923, at the south front door of the Court House of Cass county, Nebraska, in the City of Plattsmouth, Nebraska, sell at public auction to the highest bidder for cash, the following described real estate, to-wit:

The west half of the southwest quarter (W 1/2 SW 1/4) of Section thirty-four (34) in Township thirteen, (13) North Range twelve, (12) east of the 6th P. M.; the east half of the southwest quarter (E 1/2 SW 1/4) of Section thirty-four, (34) in Township thirteen, (13) North Range twelve, (12) east of the 6th P. M. a strip of ground eight (8) rods wide off the east side of the northwest quarter (NW 1/4) of the southwest quarter (SW 1/4) of Section thirty-four, (34) in Township thirteen, (13) North Range twelve, (12) east of the 6th P. M., in Cass county, Nebraska.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 5th day of March, 1923, or the allegations therein contained will be taken as true and a decree rendered in favor of plaintiff and against you and each of you, according to the prayer of said petition.

Dated this 20th day of January, A. D. 1923.

AUGUST W. CLOLDT, ANDREW O. MOORE, JOHN J. CLOLDT, Plaintiffs.

W. A. Robertson, Plaintiff's Attorney. j22-4w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the estate of William M. Curyea, deceased.

You are hereby notified, that I will sit at the County Court room in Plattsmouth, in said county, on the 28th day of February, 1923, and on the 28th day of May, 1923, at 10 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 presentation of claims against said estate is three months from the 22nd day of January, A. D. 1923, and the time limited for payment of debts is one year from said 22nd day of January, 1923.

Witness my hand and the seal of said County Court this 22nd day of January, 1923.

ALLEN J. BEESON, County Judge.

NEW RED BOOKS

The February Red Books are now on sale at the Journal stationery department. Call and secure your copy at once before it is too late.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska. Emmons J. Richey, Plaintiff, vs. William B. Warbritton et al, Defendants.

To the defendants William B. Warbritton; Mrs. Warbritton, real name unknown; Rosan Decker; Decker, real name unknown; John Ross; Susan Ross; A. E. Alexander, real name unknown; Alexander, real name unknown; Lafayette Nuckolls, real name unknown; Thomas W. Newman; Mrs. Thomas W. Newman, real name unknown; Edward E. Jones; Mrs. Edward E. Jones, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of William B. Warbritton; Mrs. William B. Warbritton, real name unknown; Rosan Decker; Decker, real name unknown; John Ross; Susan Ross; A. E. Alexander, real name unknown; Alexander, real name unknown; Lafayette Nuckolls; Mrs. Lafayette Nuckolls, real name unknown; Thomas W. Newman; Mrs. Thomas W. Newman, real name unknown; Edward E. Jones; Mrs. Edward E. Jones, real name unknown, each deceased, real names unknown, and all persons having or claiming any interest in Lots seven, (7) eight (8) and nine (9) and the west thirty feet of Lot ten, (10) and that part of Lot ten (10) described as follows: Commencing at a point on the north line of said Lot 10, 11 feet west of the northeast corner thereof; thence west on said lot line 3 feet, thence south 59 feet, 4 inches, thence east 3 feet, thence north 99 feet and 4 inches, to the place of beginning, all being in Block thirty-six, (36) in the City of Plattsmouth, Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that Emmons J. Richey, plaintiff, filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 20th day of October, 1922, against you and each of you, the object, purpose and prayer of which is to obtain a decree of court quieting the title to Lots seven, (7) eight (8) and nine (9) and the west thirty feet of Lot ten, (10) and that part of Lot ten (10) described as follows