

The Plattsmouth Journal

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MAN

Man that is born of a woman is of few days and full of trouble. He cometh forth like a flower, and is cut down; he fleeth also as a shadow and continueth not. Seeing his days are determined, the number of his months are with thee, thou hast appointed his bounds that he cannot pass; turn from him that he may rest till he shall accomplish, as an hireling, his day. For there is hope of a tree, if it be cut down, that it will sprout again, and that the tender branch thereof will not cease. But man dieth and wasteth away; yea, man giveth up the ghost, and where is he? As the waters fall from the sea, and the flood decayeth and drieth up; so man lieth down, and riseth not: till the heavens be no more. —Job xiv, 1 to 12.

He who sings frightens away his ills.—Cervantes.

The chief trouble with money is it never is quite enough.

With only a few more months of Leap Year left some are desperate.

A big soap company is in trouble. If the soap companies can't do clean business, who can?

If Satan ever laughs, it must be at hypocrites; they are the greatest dupes he has.—Colton.

An Illinois tailor, arrested for bootlegging may claim he had it for trying on hip pockets.

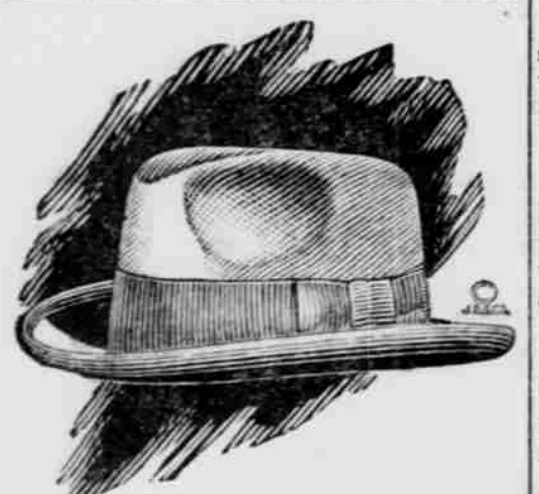
But if Mars had signaled us she would have asked to borrow money from our government.

The political pot is beginning to boil and will get hotter and hotter, as election day approaches.

Have you read the speech of John W. Davis at Omaha Saturday night? Don't miss it, for it is a humdinger.

Secretary Hughes says the United States is getting nothing out of the League of Nations. Well, we are putting nothing in it, are we?

One of the greatest and most enthusiastic gatherings that ever assembled in Omaha was that on Saturday night. That showed which way the wind is blowing, politically speaking. And John W. Davis was at his best.



THE styles of Stetson hats have changed with the times—but the supremely fine quality has never varied.

You can see that in the smart models which we are showing this season. Splendid shapes in the newest coloring that will be worn by fashionable young men in the big cities everywhere—

\$6.50 to \$12

If you are a one season man, and prefer a cheaper hat, we offer you the Gordon Hat, in high grade hair felt, and velours, silk lined at \$5.

Philip Thieroff
VALUE GIVING CLOTHIER

Wonder if the Prince of Wales brought over spare parts for his monocles?

"All Summer Skirts One-Half Off," says an advertiser. No doubt of it in the world.

Before we ratify any reformed calendars we want to make sure that the banks don't name the holidays.

The republicans deplore as rough stuff the practice of Jaw W. mentioning common honesty out loud that way.

One German Reichstagterger has knocked out another. The latter appeared to be struck with his argument, too.

American tourists in Europe are in a rush to get home. Now that they are broke "see America first" has a new significance.

The thermometer to the contrary notwithstanding, fall is upon us. Football is vying with baseball for space on the sport page.

The only time we ever gave any serious consideration to joining a round-the-world flight is along about the first of each month.

A Kansas bank robber was caught with a golf outfit as he was making his getaway. Even bank robbers seem to get just a wee bit queer when they go to Kansas.

Lord Renfrew, the Prince of Wales, came to the United States in the suite on the Berengaria which was originally designed for his cousin, William Hohenzollern, but even that does not keep him from being a jolly good fellow.

Frances contemplates asking for another loan of \$150,000,000 of Americans, and it is thought that if France can be brought to that state of mind which will make agreeable the discussion of the \$4,000,000,000 she already owes, something may be done about the \$150,000,000.

A news dispatch, from Jerusalem, reports that by means of an automobile, it recently was possible, within four hours, to make the journey that required forty years, when the Israelites made their exodus from Egypt to Palestine. Perhaps the speed laws of those days made more rapid going impracticable. Then, too, the "good roads" movement hadn't been started.

Calvin has appointed an ambassador to Mexico, a gentleman of New York who is probably familiar with the Mexican quarter in Iceland.

Sometimes we wonder whether the protection of a gun in the house is worth the worry about whether it mightn't go off some time by accident.

With the Dawes plan agreed upon there is nothing to look forward to in Europe. But before many days France, England and Germany will find something to disagree about and European news will go on as usual.

It was no mere coincidence that Mars came nearer to us just as the wound-be peace makers in Europe were talking cold turkey. Mars has a habit of listening at the "international keyhole," and then shambling off with a sly wink.

Governor Alfred E. Smith tells Tammany Hall that he cannot, in justice to his personal fortunes, lead again the state ticket in New York. This pronouncement of the governor is of an interest wider than local boundaries. Few men of the last generation have appealed to the people so keenly as this man who went from the East Side to Albany. His popularity is a national asset of his own party and a liability of the republicans. The fate of an administration may hinge upon his final and irrevocable decision. Many leaders on both sides of the presidential fight believe the election or the defeat of John W. Davis depends upon the action of "Al" Smith. With the tremendously popular governor of New York running for re-election on the anti-Klan plank written by Mr. Davis, ingenuity even beyond the capabilities of common sense, it is thought, will be required on the part of republicans to keep Davis and Smith from sweeping the state.

BRYAN'S ANSWER TO DAWES

In his Elk Point (S. D.) speech, Gov. Bryan pretty well annihilated the substance of Mr. Dawes' proposal that the problems of the farmer be taken care of by a commission of experts, on the plan of the special reparations committees, to ascertain just what it is the farmer needs and to make recommendations to congress and the executive accordingly. Mr. Dawes, not being a politician or a demagogue, must have overlooked the fact that a joint congressional commission on agriculture was created and tried out under the Harding administration. This commission was appointed with the same purpose as that which Mr. Dawes proposes. It made severe reports on the necessity of lower freight rates, the need of more liberal financial facilities for the farmer, the margin of profits taken by middlemen and like subjects. According to Gov. Bryan, the administration "has not carried out a single recommendation suggested by that commission."

It is a simple matter for a candidate in Mr. Dawes' position to evade commitment on agricultural issues by proposing an agency that will sweep the farmers' troubles into one bag and dispose of them. But, as Gov. Bryan suggests, it would permit the candidate to get by an election without committing himself to anything, and as the preparation of a report may consume years conditions in the meantime may have changed.

The farmers of the country undoubtedly are tired of waiting for investigators and being diagnosed and lectured about. They are ready for a program and the candidates who cannot formulate one on the volume of authoritative data already accumulated is not likely to win their approval.

AUTUMN IS HERE

It may not seem so, when one glances at the thermometer, but autumn is officially here. The beginning of September marks the opening of autumn, regardless of fluctuations of the mercury. Season of pale blue haze and mellow golden morns; season of waving corn, fields white with cotton and high blue skies and brisk winds; season of patient rains; season of woods ablaze; season of glowing fruits; time of the year's completion.

To the young, autumn may seem a sad time, a time of preparation for the year's long simulation of death, a time when unseen hands are weaving the white winding sheet of winter. Spring's the joy time when there's life abounding; when hope is on the verdant threshold of realization; it's the love time, the time of youth's reality. Summer is the warm and ardent season, the season of strong maturity. But autumn, what's autumn?

Is it indeed, the time of senescence? Is it the season of "melancholy days?" Or is it, rather, the part of the year which is truly complete, the part of the year all satisfied and calmly resting in the twilight?

And what a glorious twilight! The dim horizons of September, tranquil and tranquilizing. The brisk days of brown October—brown October? Nay, rather, October of incomparable glory; for jubilant spring can show no splendor to compare with "brown" October's woods. And then the still and solemn days which are November's type; the days when Indian summer makes all the earth placid hours when the rain comes pattering its sleep-song all through the night.

Let us not, then, look to autumn for sadness. Rather let us understand autumn's true significance and make the most of it. Playtime is past, to be sure. Autumn is work-time, but it is time for good work without weariness, and time for fullest enjoyment of what play can be snatched. It is not a funeral time. It is truly a time for rejoicing for each autumn's promise, and autumn's promise is never unfulfilled.

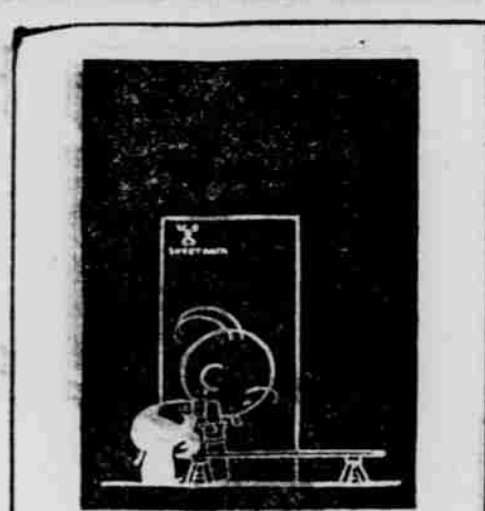
HANK AND THE K. K. K.

Henry Ford says the Ku Klux Klan is not so bad as some persons have painted it. Perhaps Henry took his cue from conversation handed him by President Coolidge over the old sap bucket in Plymouth.

When a man is fed up on cheese, as they say the president fed Henry, he is likely to say most anything, anyway. Likely as not Henry was ill from indigestion when he met the reporters.

Besides, Henry was talking in Canada, which is not so far, as everybody knows, from Maine, where the party of his host at Plymouth is depending on the Klan vote to beat the wicked democrats.

And, finally, Henry believes in personal liberty. If man elects to walk around wrapped up in a sheet and with his head under a hood, why shouldn't he be allowed to do it?



You can saw Sheet-rock, nail it, fit it to form, just like lumber. It makes standard walls and ceilings. It is easy to erect—you or your carpenter nail it to the joists or studding. Its cost is low. A different wallboard.

SHEET ROCK

the fireproof WALLBOARD

Ask your lumber dealer for a sample

SEX WAR IN POLITICS

"We did all we could to bring about the election of Mrs. Ferguson," states Alice Paul of the National Women's party. "Our people in Texas supported her from the outset, not because of a suffrage record but for the simple reason that she is a woman. * * * The National Woman's party is not supporting nominees of the old parties because they are such but because they are women. Party labels make no difference to us."

Unless Miss Paul is misquoted she and her colleagues are committed to a policy of sex discrimination which is merely the obverse of the old anti-suffrage doctrine. Those who opposed the nineteenth amendment did so because they wanted to keep women out of politics.

Those who vote for women candidates without reference to their party affiliations or beliefs do so because they want to keep men, as men, out of politics wherever they can. There can be no other explanation of such a rule of political action.

The woman's party could argue of course, that men have too long completely dominated the political world and that there is no danger of replacing too many of them with women. This cannot be denied. But there is a danger in indorsing all the candidates of one sex, for women have no corner on ability or fitness for office. To assume that it is always better when possible to elect a woman rather than a man is to assume that good government is less important than the extension of power to women. If Miss Paul meant this, the power which she herself possesses is in poor hands.

A Birmingham, Ala., man who drove an auto with one hand will have to walk with one foot when he gets out.

ORDER OF HEARING

On Petition for Appointment of Administratrix

The state of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of Harry H. Kuhney, deceased.

On reading and filing the petition of Pearl Mayfield, praying that administration of said estate may be granted to Mary Kuhney as administratrix:

Ordered, that October 2nd, A. D. 1924, at 10 o'clock a. m., is 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, and show cause why the prayer of petitioner should not be granted; and that notice of the pendency 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 weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing.

Dated September 4th, 1924.

ALLEN J. BEESON,
County Judge.

Well Digging and Cleaning

We are prepared to sink wells, clean wells or do any kind of well work

J. W. Hobson & Son

Mars came within 3 million miles of the earth and escaped without injury.

Being graceful as a swan is no compliment to a girl who has seen a swan walking.

ORDER OF HEARING

And Notice on Petition for Settlement of Account.

In the County Court of Cass county, Nebraska.

State of Nebraska, Cass county, ss.

To all persons interested in the estate of Sena James, deceased:

On reading the petition of N. D. Talcott, administrator, praying a final settlement and allowance of his account filed in this court on the 5th day of September, 1924, and for final settlement of said estate and for his discharge as said administrator.

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 16th day of September, A. D. 1924, 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 the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a weekly newspaper printed in said county, for one successive week prior to said day of hearing.

In witness whereof, I have hereto set my hand and the seal of said court, this 6th day of September, A. D. 1924.

ALLEN J. BEESON,
(Seal) ss-1wk aw County Judge.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska.

In the matter of the estate of John W. Yardley, Deceased.

Now on this 3rd day of September, A. D. 1924, it being one of the days of the regular May, A. D. 1924 term of this court, this cause came on for hearing upon the petition of Alma Yardley, Administratrix of the estate of John W. Yardley, deceased, praying for judgment and Order of Court authorizing the petitioner as such administratrix of said estate, to negotiate a loan of Thirty-one Hundred Dollars (\$3,100.00) and secure the same by giving a first mortgage on the southwest quarter of the northwest quarter of Section twenty-nine (29) in Township eleven (11) North Range fourteen (14) East of the Sixth Principal Meridian, in Cass county, Nebraska, for the purpose of paying mortgages already against said real estate and past due, and securing funds for paying debts and expense of administering said estate, there not being personal property with which to meet such obligations.

It is therefore ordered that all persons interested in said estate appear before me at the District Court room in Plattsmouth, Nebraska, on the 18th day of October, A. D. 1924, to show cause why a judgment and order should not be issued by the court authorizing said administratrix to mortgage the real estate hereinafore described for the sum of \$3,100.00 to pay off mortgages against said real estate and pay debts and expenses of administration. It is further ordered that service of this order be made by publication thereof for four successive weeks in the Plattsmouth Journal.

Dated this 3rd day of September, A. D. 1924.

JAMES T. BEGLEY,
Judge of the District Court.

NOTICE OF SUIT FOR DIVORCE

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

Minnie Evans, Plaintiff, vs. Myron Evans, Defendant.

To the defendant Myron Evans: You will take notice that on the 12th day of May, 1924, the plaintiff Minnie Evans filed her petition in the District Court of Cass county, Nebraska, the object and prayer of which is to obtain a decree of divorce from you upon the grounds of desertion and non-support, and to obtain restoration of her former name.

You are required to answer said petition on or before Monday, October 13, 1924, or a decree will be entered in accordance with the prayer of said petition.

Dated August 30, 1924.

MINNIE EVANS,
Plaintiff.

W. A. ROBERTSON,
ss-1w. Attorney for Plaintiff.

LEGAL NOTICE

To P. Nickel, owner of the 3 1/2 of Lot 3 in Block 10 in the village of South Bend, Nebraska.

You are hereby notified that upon the 5th day of December 1922 Virgil Kitrell purchased at tax sale, certificates No. 5669 at the office of the County Treasurer of Cass County, Nebraska, covering the real estate in the village of South Bend, Nebraska, described as follows:—3 1/2 of Lot 3 in Block 10 in the village of South Bend, Nebraska, said property being assessed in the name of P. Nickel for the 1921, for the taxes delinquent for said year or 1921.

You are further notified that after the expiration of three months from the 28th day of August A. D. 1924 the purchaser Virgil Kitrell will apply to the Treasurer of Cass County, Nebraska, for a Treasurer's Deed of and to the said property hereinbefore described.

You are further notified that the said purchaser has paid the subsequent taxes levied against the above described property since the year 1921 including taxes for the year 1922 and 1923.

Dated this 28th day of August, A. D. 1924.

VIRGIL KITRELL,
Buyer.

A. H. DUXBURY,
His Attorney.

a2S-3wks-aw

LAD STARTS TRAVELING

Yesterday, Chief of Police William Heinrich was called upon to assist in locating Donald, the little son of Mr. and Mrs. Harold Erickson, who had wandered away from the home on South Sixth street and caused the family a great deal of worry. The mother of the little lad made a hurried search of the neighborhood to try and locate him, but without success and then the chief of police was called upon to assist in the search as it was feared the little boy might get injured in getting out and being run over by a car. The chief of police finally located the boy at the Burlington station as he had evidently decided that he would get out and see a little of the world on his own volition and without the restraining influence of the mother and father. When found by the chief, Donald stated that he was going to the movies and was not well pleased that he was prevented from carrying out his desire.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of Stephen A. Barker, deceased.

Mary Allison, real name unknown; You are hereby notified that I will sit at the County Court room in Plattsmouth in said county, on September 15, 1924, and December 15, 1924, 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 the presenting of claims against said estate is three months from the 15th day of September, A. D. 1924, and the time limited for payment of debts is one year from said 15th day of September, 1924.

Witness my hand and the seal of said County Court, this 11th day of August, 1924.

ALLEN J. BEESON,
(Seal) a1S-4w County Judge.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by James Robertson, Clerk of the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 13th day of September, A. D. 1924, at ten o'clock a. m., of said day at the south front door of the court house, in Plattsmouth, Nebraska, in said county, sell at public auction to the highest bidder for cash the following described property, to-wit:

Sub-lot one (1) of Lot forty-six (46), described as follows: Commencing at the southwest corner of the southeast quarter (SE 1/4 SE 1/4) Section thirteen (13), in Township twelve (12), North Range thirteen (13), east of the Sixth P. M., Cass county, Nebraska, thence north six hundred sixty-three and eight-tenths (663.8) feet to a stake, thence east nine hundred eleven and forty-six one-hundredths (911.46) feet to the west line of Chicago avenue, in Plattsmouth, Nebraska, thence southwest along said Chicago avenue, in the center of the county road and to the south line of said Section thirteen (13), thence west to the place of beginning, containing ten and four-tenths (10.4) acres, be the same more or less; also Lots numbered twenty-eight (28), thirty-three (33) and sixty (60), all in the southwest quarter (SW 1/4) of the southeast quarter (SE 1/4) of Section thirteen (13), in Township twelve (12), North Range thirteen (13), east of the 6th P. M., Cass county, Nebraska—

The same being levied upon and taken as the property of Nellie M. Parmele, widow; William L. Carey; Mrs. William L. Carey, real name unknown; Fred E. Bodie, Receiver of the Bank of Cass County; Builders Supply Company, a corporation; Frank R. Gobelman; Robert McClanahan and W. G. Boedeker, Defendants, to satisfy a judgment of said Court recovered by Murray State Bank, of Murray, Nebraska, a corporation, Plaintiff against said Defendants.

Plattsmouth, Nebraska, August 13th, A. D. 1924.

E. P. STEWART,
Sheriff Cass County, Nebraska.

NOTICE OF HEARING

In the county court of Cass county, Nebraska.

In the matter of the estate of Frank Kuschinsky, deceased.

To all persons interested in the estate of Frank Kuschinsky, deceased, creditors and heirs at law:

You are hereby notified that on the 20th day of August, 1924, Mathilda Kuschinsky filed her petition in this court in which she alleges that Frank Kuschinsky, late a resident and inhabitant of Plattsmouth, in Cass county, Nebraska, departed this life intestate on or about the 8th day of February, 1921, and left surviving him as his sole and only heir at law, his widow and children, who are all of legal age and whose names and relationship are as follows:

Mathilda Kuschinsky, his widow; Anna M. Hrasky, a daughter; Rose H. Haffke, a daughter; Robert C. Kuschinsky, a son, and that said deceased, Frank Kuschinsky, was seized and possessed at the time of his death of the ownership by title in fee simple, of the following described real estate, to-wit:

Lots 7, 8, 9 and 10, in Block 2 in Palmer's Out Lots, an addition to Plattsmouth, in Cass county, Nebraska.

and that petitioner is the widow and one of the heirs at law of said deceased, and by virtue of a conveyance from the other heirs at law of said deceased she is now the owner in fee simple of the real estate before described; that more than two years have now elapsed since the death of said deceased and that no applica-

tion has ever been made in the State of Nebraska, for the appointment of an administrator of said estate, and praying for judicial determination of the time of the death of said Frank Kuschinsky, the names of his heirs at law and the degree of kinship thereof and the right of descent of the real property belonging to said decedent in the State of Nebraska, and for an order barring claims against said estate and for such other orders and decrees as may be necessary for a correct determination of said matter.

Said matter has been set for hearing at the County Court room in Plattsmouth, Cass county, Nebraska, on the 25th day of September, 1924, at 10 o'clock a. m., at which time and place all persons interested may appear and contest said petition.

Dated: Aug. 21st, 1924.

By the Court:

ALLEN J. BEESON,
a21-3wks-w County Judge.

Notice to Quiet Title

In the District Court of Cass county, Nebraska.

App. Dock. 2, page --- No. ---

Charles H. Sheldon, Plaintiff, vs. Thomas Allison et al, Defendants.

To the defendants: Thomas Allison; Mrs. Thomas Allison, real name unknown; Mary Allison, real name unknown; John Doe Allison, real name unknown; John F. Doud, real name unknown; John T. Doud; Mrs. John T. Doud, real name unknown; Elias Gibbs; Mrs. Elias Gibbs, real name unknown; Jane R. Porter and husband, John Doe Porter, real name unknown; George W. Fairfield; Mrs. George W. Fairfield, real name unknown; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the several estates of Thomas Allison, Mary Allison, John F. Doud, John T. Doud, Elias Gibbs, Jane R. Porter and George W. Fairfield, each deceased, real names unknown; and all persons having or claiming any interest in Lot number nine (9), a subdivision of Government Lot seven (7) in Section thirty-three (33), Township twelve (12) North, Range fourteen (14) east of the 6th P. M., in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that on the 29th day of July, 1924, the plaintiff in the foregoing entitled cause filed his petition in the District Court of Cass county, Nebraska, wherein you and each of you are made parties defendant, for the purpose of obtaining a decree from said court quieting the record title in plaintiff in the following described real estate, to-wit:

Lot number nine (9), a subdivision of Government Lot seven (7), in Section thirty-three (33), Township twelve (12) North, Range fourteen (14) east of the 6th P. M., in Cass county, Nebraska—

as against you and each of you and by such decree to wholly exclude you and each of you from all estate, right, title, claim or interest therein, and to have the title to said premises forever freed from the apparent claims of the defendants and quieted in plaintiff and for equitable relief.

You are required to answer said petition on or before the 15th day of September, 1924, or your defaults will be entered in said cause and a decree granted as prayed for in said petition.

Dated July 29th, 1924.

CHARLES H. SHELDON,
Plaintiff.

By A. H. DUXBURY,
His Attorney.

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