

The Plattsmouth Journal

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R. A. BATES, Publisher

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KEEP THE WORD INVIOLE

I testify unto every man that heareth the words of the prophecy of this book, if any man shall add unto these things, God shall add unto him the plagues, that are written in this book: and if any man shall take away from the words of the book of this prophecy, God shall take away his part out of the book of life.

Omaha is doing herself proud this week.

A pedestrian is a man whose wife is driving the car.

A sure way to keep down grocery bills is a paper weight.

President Coolidge's speech seems to have been well received.

Old Sol knows how to limit crops for farmers and send up prices.

Well, just so Clarence Darrow can be kept out of the air controversy.

Cooler weather prophesied. Are you ready for it? Of course the coal man is.

The truck the motor always gets across the back all right if the train don't interfere.

One thing is certain, Lady Luck and Secretary Wilbur don't seem to be acquainted.

Most of us are willing to share our neighbors' troubles if they are not the fighting kind.

The end of the world never fails to arrive when you step on the gas and close your eyes.

The big towns have broadcasting stations, but the small towns have their party line telephone.

In Afghanistan, kids five years old marry, while in America, married couples often act that age.

Once mushrooms were the most dangerous things in the cellar. That was back before prohibition.

Things quieted down in Washington one day recently long enough for them to hear the regular noises.

With all the immense crowds that have visited Omaha this week, but a few minor accidents are reported.

The sad thing about being a rich man's son is the world doesn't get much chance to teach you any sense.

Speaking of preserves, why not have one where ordinary citizens can live and thrive unmolested by bandits.

A woman spent all her time last week in the barn building a chicken coop, and now can find no way to get the coop out of the barn.

It's very hard and inconvenient sometimes, to punish children for being impolite to strangers, especially when the children are right about it.

Experiments have been made drivemotor car with four bright lights. Think how it will be when she won't even have to be in the back seat to do the driving.

Now that Secretary Mellon and M. Caillaux have agreed, the matter before them is strictly one of business and to be settled as such, perhaps no further references to Lafayette will be necessary.

Bootleggers have testified that they paid \$2,000 a month for special privileges while confined (technically) in the Chicago jail. One wonders why they did it when they could have lived cheaper in a hotel.

It has been discovered that a pint of alcohol evaporates in the baking of every 100 loaves of bread. If a way could be found of keeping it from evaporating, the bakers might be justified in raising their prices.

One investigator blames overeating for many motor car accidents, saying motorists are inclined to relax vigilance and drive carelessly after hearty meals. The investigation, if carried farther, might also develop that particularly soporific is the white and dark meat consumed at most of our popular unaplocked chicken dinner farms.

Greatest electrical parade in the history of Omaha last night.

Senator Brookhart, of Iowa, favors taxing incomes. What next?

Any person who says America can't fight, don't know the first letter in heroism.

The world could be much worse. It could be almost as bad as we often think it is.

"Prejudice is America's danger," says President Coolidge. Some people say politics.

This is getting to be a pretty tough world for a man who doesn't happen to like sandwiches.

Notwithstanding the inclemency of the weather yesterday, the parade was the biggest ever.

Colonel Mitchell knows more about the navy than those who outrank him. That's what hurts.

Another nice thing about the cooler weather is five toes in one shoe don't seem quite so many.

Will the Legion boys stand by their comrade, Colonel Mitchell? Most of them will, perhaps.

The schoolboy who thinks his teacher is the prettiest girl in school usually gets the best grades.

When a baby is left for dad to care for, he thinks it is more important to amuse it than to wash it's face.

When a man starts out to raise a nice quiet family he finds that he must raise a rough house now and then.

The week beginning October 25 is to be known as "Pay Your Bills Promptly" week. Join the procession.

News from Great Britain. She wants the cotton market. Our boll weevils should be indicted for helping her.

In Montana, a man fired six shots into a crowded court without hurting a thing except the wild west reputation.

It is said by a writer that the motor car has helped us to see more of the world. Yes, but which world—this or the next?

Plain "Hank" is what Gloria Swanson got in her last marriage. American girls always get "bit" in foreign marriages.

"A busy man," said Uncle Eben, "is likely to be unpopular. He's allus gettin' in de way of somebody dat wants to loaf."

Another advantage of being president is that someone is always on hand to keep you from forgetting your wedding anniversaries.

Lutherans deplore the activity of churches in enacting blue laws. The business of pastors is to teach the gospel of Jesus Christ, leaders say.

The German delegates to the security conference at Lucerne are expected to open proceedings with a discussion of Germany's war guilt which promises to take as much time as the selection of a jury in an American murder trial.

If, as a Washington reformer insists, jazz music intoxicates listeners as effectively as if it were liquor, what legal steps should be taken to regulate the auditory souse who drives about with a radio receiving set in his motor car.

Of course, technicality is not confined to our supreme court. Our entire system of criminal jurisprudence is all but strangled with the technicality of court practice. That is the principal reason why crime is profitable and safe. That is why crime is growing. That is why criminals are multiplying.

One Florida real estate concern offers "a trip to Florida—Free." Reading breathlessly on, however, you find that if after going to Florida at your own expense, you buy a lot, your transportation will be refunded to you. Don't misunderstand, though; we're not complaining. A lot of them can't promise anything back.

25 OUNCES for 25 cents



Same Price for over 35 YEARS WHY PAY WAR PRICES? The government used millions of pounds

SLOW UP A LITTLE

A characteristic peculiarly noticeable in the business man of today is his appetite for expediency in the conduct of all affairs with which he is connected. The man who is successful in a financial way is the one who moves quickly and who is not prone to suggest delay in starting something new or undue deliberation over how it should be done.

Because such a trait is characteristic of success, we forget that there is wisdom in being patient, more slow-moving. This often overlooked advantage is discussed by Ferdinand J. Bommer in the October Christian Business Man as follows:

"We repeatedly face the discipline which arises from the appearance of hope deferred. We must help one another to keep our courage while we learn to labor and to wait. We often counsel ourselves and others to be patient, for patience is essential among Christian business men who often are over zealous to better their conditions and who are inclined to demand that their betterment be forthcoming at their first effort.

"Much of our apparent trouble comes to us because most of us are always in a hurry and God is not. The more we look upon the universe in which we live, the more obvious becomes the age-long process by which development proceeds. This is true whether there is involved the making of a civilization or an individual of a business man.

"The love and the wisdom of God in the guidance of our affairs does not depend upon or include our program of fretting. The true Christian statesman, the earnest Christian business man, has learned that God takes ample time to do his work, and man would show greater wisdom if he followed the divine example."

TOO MUCH ALREADY

An esteemed exchange suggests the imposition of a license for automobile drivers—a \$10 fee to be paid by each driver who operates a car, which would bring into the treasury a total revenue of three million dollars per annum.

We're against it. Already automobiles are carrying a heavier burden of taxation than any other class of property.

There are just eight different kinds of taxes levied on automobiles and their owners, and that's about enough.

The automobile owners are building good roads not only in their own counties, but in other sections of the state where automobiles are few and far between.

A careful calculation shows that, on a comparative value basis, the automobile is just about 300 per cent ahead of any other class of property, and that's too much, thank you.

We like the barber best who says, "It's not half as thin as mine."

TAX ON KNOWLEDGE

When the government charges an excessive rate for the distribution of newspapers it is putting a tax on knowledge.

The government could do nothing more fatal to enlightenment.

In 1793 George Washington said in a message to congress:

"I cannot forbear to recommend a repeal of the tax on the transportation of public prints. There is no resource so firm for the government of the United States as the affections of the people, guided by an enlightened press, and to this primary good nothing can conduce more than a faithful representation of the public proceedings, diffused without restraint throughout the United States."

The first president of the United States as was recently pointed out by the New York Times, had vision enough to see in the postoffice a great agency for education.

He was not interested, as so many lesser men in politics have since been, in the fact of profit. He was not worrying whether the postoffice was a money-maker or a money-loser. Washington knew that nothing would so knit together the widely separated parts of this nation as cheap and unlimited distribution of the public prints.

The fact is that the arguments for profit, for business expediency, and for justice are also on the side of cheap distribution by the postoffice.

The postoffice is losing an enormous amount of business because of the high postal rates. Newspapers are being transported by other means.

The telegraph companies and other privately owned utilities show more judgment. They have seen the writing on the way. They furnish cheap rates in the way of night letters, long distance calls, etc. They get a larger volume of business at a lower rate. That is sound business.

That argument ought to satisfy those who demand that the postoffice shall be more successful financially.

But the vision of Washington and the conception of other outstanding leaders of the past are fundamental and inspiring.

The postoffice is a great educator. And we are putting a high and unfair tax on knowledge.

OUR IDEALS

There is great need for a preaching that shall emphasize the reality of the ideal, and the identity of the real.

During the last two years there has been much sneering at ideals, much talk about the desirability, and even the necessity of "keeping our feet on the ground."

Well, there is no great danger that men will ever get out of touch with the earth, or with material things. The danger is the other way around. We seem to be more and more possessed by things, more and more the slaves of our material environment.

A materialistic civilization is a doomed civilization, as history teaches with a tragic eloquence.

We have been fond of saying that we went to war for an ideal, and it is probably true that many did get a real vision, though the war was a strange amount of transfiguration.

But let us assume that there was a rising above self, and that there was a revelation that there were in this life things well worth dying for. But, returning to the old life, we bring the vision with us—do we, and if so, what becomes of it?

It is the duty of all to endeavor to keep it vivid and clear, and to endeavor to live and act in its light. Certain it is that from the war we returned to a stricken world. We have, of course, done much to relieve misery, and to that extent have been true to the vision. But that there has been a falling away can hardly be denied.

To a certain extent, no doubt, it is always so—even St. Peter later denied his Master.

HIS SOUL GOES MARCHING ON

Mr. Wilson's soul goes marching on. He came nearer than any other mortal to feeling what it is like to be God, and how well he discharged that great responsibility we are fast finding out. The League of Nations may not prevent wars between the great economic powers; but it will keep the world from living meanly and basely beyond the corrective reach of public opinion, when we are in our right mind. Perhaps we cannot hope for more than that. If we could live cleanly and honorably between lands, and this, it would be something; and thus, it seems, is to be Mr. Wilson's gift to the world.

The federal government sends out the glad news that it will sell buffalo bulls at cost from the Yellowstone herd, and any citizen who wants one can have the same by applying.

The Rumanian debt commission is on its way to the United States. Why doesn't it just cable that it will pay 1 per cent interest for five years.

NOTICE TO CREDITORS

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

In the matter of the estate of John Baritz, 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 2nd day of November, A. D. 1925, and on the 4th day of February, A. D. 1926, 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 presentation of claims against said estate is three months from the 2nd day of November, A. D. 1925, and the time limited for payment of debts is one year from said 2nd day of November, A. D. 1925.

Witness my hand and the seal of said County Court, this 5th day of October, 1925.

(Seal) o5-4w A. H. DUXBURY, County Judge.

ORDER OF HEARING

On Petition For Appointment of Administrator.

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

In the matter of the estate of David J. Hoenshell, deceased.

On reading and filing the petition of Earl J. Hoenshell, praying that administration of said estate may be granted to Emery D. Hoenshell, as administrator.

Ordered, that October 26th A. D. 1925, at ten o'clock a. m. is assigned for hearing and 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 semi-weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing.

Dated October 2nd, 1925.

A. H. DUXBURY, County Judge. (Seal)

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 17th day of October, A. D. 1925, at 10 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 real estate to-wit:

East 3rd of Lots 15 and 16, in Block 3, Stadelman's Addition to the City of Plattsmouth, Cass county, Nebraska.

The same being levied upon and taken as the property of Charles C. Schermerhorn, defendant, to satisfy a judgment of said Court recovered by The Livingston Loan & Building Association, plaintiff against said defendant.

Plattsmouth, Nebraska, September 5th, A. D. 1925.

E. P. STEWART, Sheriff, Cass County, Nebraska. (Seal)

A. L. TIDD, Plaintiff's Attorney.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 17th day of October, A. D. 1925, at 10 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 real estate, to-wit:

Lots 9 and 10, in Block 9, in South Park Addition to the City of Plattsmouth, in Cass county, Nebraska.

The same being levied upon and taken as the property of William E. Gravett et al, defendants, to satisfy a judgment of said Court recovered by The Livingston Loan & Building Association, plaintiff against said defendants.

ARTICLES OF INCORPORATION

Know All Men by These Presents: That we, the undersigned, hereby associate ourselves together for the purpose of forming a corporation under the laws of the State of Nebraska as hereinafter set forth.

ARTICLE 1 Corporation Name: The name of said corporation shall be the Peters Grain Company.

ARTICLE 2 Place of Business: The home of said company shall be in the town of Greenwood, Cass county, Nebraska, with the privilege of establishing places of business and necessary offices wherever the Board of Directors may designate, and that the Board of Directors may hold their meetings in any town or place suitable and convenient, and may be resolution held in any other town or city of the State of Nebraska.

ARTICLE 3 Capital Stock, Corporate Life, Debts: The authorized capital stock of said corporation shall be the sum of Fifteen Thousand Dollars (\$15,000.00), which shall be divided into shares of the par value of One Hundred Dollars (\$100.00) per share, and fully paid, and be non-assessable; Said company shall be authorized to commence business on or before September 1, 1925, or at a time when shares to the amount of Ten Thousand Dollars (\$10,000.00) have been subscribed, and continue for the period of fifty (50) years unless sooner dissolved. All shares unissued may be sold and disposed of as the Board of Directors may designate. The debts of said corporation shall not at any time exceed two-thirds of its capital stock.

ARTICLE 4 Business Objects: The business and purpose of the corporation is to own and operate grain elevators and to own and hold such real estate as may be necessary for the purposes of said company, and also the operation of lumber and material supply yards, the purchase and sale of lumber, and such building materials as said Board of Directors may deem wise and expedient to handle, also may purchase and vend farm machinery and fuel supplies, and all of such business aforesaid may be carried on in the connection with the operation of any such grain elevator, and also to do each and every thing necessary, suitable or proper for the accomplishment of any of the purposes, or the attainment of any one or more of the objects herein enumerated, or which shall at any time appear conducive to or expedient for the protection or benefit of said corporation and to borrow money, execute their note with written evidence of security to carry out the object and purpose of this corporation.

ARTICLE 5 Officers, Board of Directors: The affairs of this corporation shall be under the control of the Board of Directors, which Board shall consist of at least three and not more than five. A majority of said board shall be stockholders of the company. The officers shall be a President, Vice President, Secretary and Treasurer. Any two of these officers may be held by the same person. Said officers need not be stockholders of the corporation. The right to employ any manager or managers of any elevator, yard or establishment shall be vested in the Board of Directors.

ARTICLE 6 Duties of Officers: The duties of the Board of Directors and various officers shall be those usually performed, and as may be provided in the by-laws.

ARTICLE 7 Annual Meeting: The annual meeting of said corporation shall be held on the first Monday of August of each year where designated in the notice. Ten days notice shall be mailed each stockholder prior to said meeting. Special meetings may be called by the President or Board of Directors on giving five days' notice in writing. The stockholders may waive the written notice by having waiver entered in the minute book.

The Board of Directors shall hold such business meetings as they may determine and all adjournments shall be subject to the call of the President. On his refusal to act, the Secretary may call such meeting.

ARTICLE 8 Powers, Seal: This corporation may adopt such seal as Board of Directors designate, and may have and enjoy all lawful powers and authority granted by law and as here provided.

ARTICLE 9 Dissolution: This corporation may be dissolved on majority vote of the Board of Directors at any regular meeting or any special meeting called for that purpose or at any regular or special meeting of the stockholders on a vote of the majority shares.

ARTICLE 10 Amendments: These articles may be amended at any meeting of the stockholders or at any regular or special meeting of the Board of Directors by a majority vote of all shares or of the members of said board.

ARTICLE 11 Present Officers: Until the first annual meeting to be held September 1, 1925, the following shall be the officers:

1—Members Board of Directors: O. F. Peters, F. P. Liles and J. Rex Peters.

2—Officers: O. F. Peters, President; J. Rex Peters, Vice President and Treasurer; F. P. Liles, Secretary.

ARTICLE 12 Shares Subscribed: The amount of capital stock which has been subscribed as follows:

Shares	Amount
O. F. Peters	---
J. Rex Peters	---
F. P. Liles	---

In witness whereof, we hereto affix our signatures this — day of September, 1925.

O. F. PETERS
J. REX PETERS
F. P. LILES

our signatures this — day of September, 1925.

State of Nebraska, County of Cass, ss.

Before me, N. W. Elmeland, a Notary Public in and for said County and State, personally appeared O. F. Peters and J. Rex Peters, known to me to be the persons signing the foregoing as incorporators and acknowledged they executed the same for purposes mentioned.

Witness my hand and seal this 12th day of September, 1925.

N. W. ELMELAND, Notary Public. (Seal) My commission expires June 2, 1930.

State of Nebraska, County of Douglas, ss.

Before me, A. P. Murtagh, a Notary Public in and for said County and State, personally appeared F. P. Liles, known to me to be the person signing the foregoing as incorporator and acknowledged he executed the same for the purposes mentioned.

Witness my hand and seal this 16th day of September, 1925.

A. P. MURTAGH, Notary Public. (Seal) My commission expires July 10, 1931.

Know All Men by These Presents: That we, O. F. Peters, President, and F. P. Liles, Secretary, hereby certify that at a duly called meeting of all incorporators held on the — day of September, 1925, the above and foregoing Articles of Incorporation were duly adopted by all voting in the affirmative and none in the negative, and that the same now constitute the Articles of Incorporation of said company.

Witness our hands this — day of September, 1925.

O. F. PETERS, President.
F. P. LILES, Secretary. (Seal)

NOTICE TO CREDITORS

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

In the matter of the estate of Henriette N. Halmes, 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 13th day of October, A. D. 1925, and on the 13th day of January, A. D. 1926, at ten 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 the presentation of claims against said estate is three months from the 13th day of October, A. D. 1925, and the time limited for payment of debts is one year from said 13th day of October, 1925.

Witness my hand and the seal of said County Court, this 15th day of September, 1925.

(Seal) s21-4w A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

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

In the matter of the estate of Ida Grace Tritsch, 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 October 26, 1925, and January 27, 1926, 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 presentation of claims against said estate is three months from the 26th day of October, A. D. 1925, and the time limited for payment of debts is one year from said 26th day of October, 1925.

Witness my hand and the seal of said County Court, this 16th day of September, 1925.

(Seal) s28-4w A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

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

In the matter of the estate of Maggie Kaufmann, 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 2nd day of November, A. D. 1925, and on the 3rd day of February, A. D. 1926, at Ten 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 the presentation of claims against said estate is three months from the 2nd day of November, A. D. 1925, and the time limited for payment of debts is one year from said 2nd day of November, 1925.

Witness my hand and the seal of said County Court, this 23th day of September, 1925.

(Seal) A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

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

In the matter of the estate of William H. Newcomb, 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 October 26, 1925, and on January 27, 1926, 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 presentation of claims against said estate is three months from the 26th day of October, A. D. 1925, and the time limited for payment of debts is one year from said 26th day of October, 1925.

Witness my hand and the seal of said County Court, this 28th day of September, 1925.