

The Plattsmouth Journal

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R. A. BATES, Publisher

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TAKE UP YOUR YOKE

Take my yoke upon you and learn of me; for I am meek and lowly in heart; and ye shall find rest unto your souls.

—Mat. 11; 29.

Postal men want retirement bill.

"Sly winks" denied by President Coolidge.

Have you your Thanksgiving turkey yet? Atta boy.

The Col. Mitchell trial nearing its end—probably this week.

The moon does not denote falling weather. So say pioneers.

People all should be happy to celebrate another Thanksgiving Day.

Storm will break when Colonel Mitchell testifies today. Look out for squalls.

Uncle Sam sells coal at 20 cents a ton, dig it yourself, up in South Dakota.

It's a great life if you don't believe in everything you see, hear, think or know.

After buying our winter clothes we know just how the French feel about their war debts.

Thanksgiving came with the Pilgrim Fathers, and now some boneheads want to abolish it.

The difference between a cook and a chef is that the latter can fix things up so you can't tell what they are.

Florida man who drowned himself recently, left a note saying he would no longer be responsible for his wife's bills.

In Dayton, Ohio, a man turned bandit to get money to pay his income tax fine. How's that for honesty?

The following is a gratuitous suggestion for an advertising slogan: "Brake linings are cheaper than coffin linings."

Chestnuts are getting to be few and far between, owing to the blight—but the worms are as fat and juicy as in the good old days.

In Berlin, N. H., a ski-jumper was mistaken for a deer and shot by a hunter. A hunter who thinks that deer fly ought not to be allowed to hunt.

Scientists say the old story about one's hair turning gray over night is a physical impossibility. However, it can turn almost any other color in a shorter space of time.

An Indiana man has been keeping two wives and buying an automobile on \$35 per week. There's a chap that the government ought to conscript to assist with its program of economy.

The government will lose between 20,000,000 and 25,000,000 through the retroactive cut in inheritance taxes, voted by the house ways and means committee, it is estimated by Chairman Green, who opposed the slash.

Some of the churches are jumping all over Al Smith for being a candidate for president, and has he not as much right to be a candidate as any other man? He is one of the ablest men in America today and a full-fledged American.

Chicago police put confiscated liquor in the radiators of their autos, and it ate off the rubber hose connections. That stuff should have a plain label on the bottle stating that it is for internal use only, and must not be employed in mechanics or the arts.

Dr. John A. Griffin

Dentist

Office Hours: 9-12; 1-5. Sundays and evenings by appointment only.

PHONE 229 Soennichsen Building

PUBLIC AUCTION

Owing to the death of my husband, I will offer for sale, on the Rosa Kendall farm, 7 miles southeast of Murray and 11 miles south of Plattsmouth, on—

Monday, Nov. 30th

beginning at 1:00 o'clock p. m., the following described property, to-wit:

4 Head of Horses

One gray horse, smooth mouth, weight 1,500; one black mare with smooth mouth, weight 1,400; one bay horse, smooth mouth, weight 1,400; one brown mare, 9 years old, weight 1,200.

Extra Good Milk Cows

One registered Holstein, was fresh Nov. 15th; one Holstein now giving milk to be fresh May 1st; one Jersey cow to be fresh Dec. 16th; one Hereford cow to be fresh Jan. 18th; one Holstein heifer, coming two years old, to be fresh May 10th; one Red Polled heifer, coming two years old, to be fresh May 28th; one heifer coming two years old; one heifer 14 months old and one 9 months old, and three steer calves.

27 Head of Hogs

Seven shoats, weighing 150 pounds each; two brood sows; 13 fall pigs, weighing between 40 and 50 pounds each; five pigs eight weeks old.

Farm Machinery

One New Departure cultivator; one I. H. C. corn planter and 80 rods of wire; one lister; one 14-inch plow; one 2-section harrow; one 3 1/4-inch wagon; one truck wagon; one John Deere 10-foot hay rake, like new; one 16x16 Osborne disc; one McCormick mowing machine; one Ford touring car; two sets 14-inch work harness, one set in good condition; one hand corn sheller; one 10-gallon butchering kettle; one grind stone; one 125-egg Queen incubator; one 100-lb. ice box; one No. 12 DeLaval cream separator, good as new; about 5 tons millet hay; some household furniture and other articles too numerous to mention. Everything must be sold.

Terms of Sale

All sums of \$10 and under, cash. On sums over \$10, a credit of six months will be given, purchaser to give bankable note, bearing 8 per cent interest from date. All property must be settled for before being removed from the premises.

Mrs. Joe Beil, Owner.

REX YOUNG, Auctioneer, R. F. PATTERSON, Clerk.

MRS. CATT MISCALCULATES

Mrs. Carrie Chapman Catt told the Wisconsin school teachers, recently, that the time is rapidly coming when wives will generally be obliged to enter some form of paid employment, since the combined efforts of both husband and wife will be required to meet the growing cost of living.

This will doubtless sound convincing to many, but it will not stand the test of facts. There has never been a time, of course, in any part of the world, when many women have not been obliged to supplement the unsuccessful efforts of their supposed "providers" to make a living for the family. Doubtless there never will be such a time; for neither misfortune nor laziness can ever be wholly eliminated from human society, to say nothing of the desire of many for still more of the pleasures of life than the husband can earn, no matter how far his income may be above the limit of actual want.

America has never seen the day, however, when so large a proportion of husbands and fathers were earning incomes far above the limit of want as in the present generation. The proportion of farmers' wives who are actually obliged to go out and assist in the fields, or of workmen's wives obliged to take in washings or go out to do domestic services, was never before so small as today, in spite of the increased cost of living. Catt's theories cannot upset them.

These are visible facts, and Mrs. Catt's theories cannot upset them.

There are many views of the liquor question. For instance, there is a big executive who rarely places a man in an important post if he finds he is a teetotaler. He has a theory such men have other weaknesses more harmful.

Ordinarily we are hard-boiled, but that case at White Plains, N. Y., wherein the no-account son of a distinguished Knickerbocker family is trying to secure annulment of his marriage to a negress, is just a bit too strong for our stomach.

In an ancient almanac we discovered this good advice: In cold weather finish saying goodbye in the house. Don't stretch it all the way to the front gate and thus lay the foundation for future asthma, bronchitis, neuralgia and chronic catarrh to help you worry the girl to death after she has married you.

A North Carolina bishop, urging men to be men, says they can wear moustaches and thus assert their masculinity even if the women have taken their clothes and their jobs. But there are some modern styles of moustaches that do not look any too masculine, even if they are not feminine, protests the law.

The Santa Claus controversy, of course, may as well continue to its destination, if it has one, but there are many who feel that the existence cannot be definitely decided, for this year at least, until after the results of the final football games are known.

Between ships afloat and ships bringing us firewater for Christmas, the Atlantic Coast has no trouble at all making the first page two or three days a week.

YOUR CHILD'S PLAY

Your child should be trained to play with normal boys and girls in normal way, if you wish him to develop the correct emotional attitude toward life.

So says Dr. Smiley Blanton, director of the Minnesota Child Guidance Clinic, who writes about the work of the clinic in the November Hygiene, popular health magazine published by the American Medical Association.

When children are 4 or 5 years of age—when they become seclusive, daydreamers or self-centered and vindictive—they should be taught mental hygiene.

The laws of mental hygiene are just as definite and clear-cut as the laws of physical hygiene. Parents realize that they must have knowledge of the laws of physical hygiene if they wish their children to develop healthy bodies. It is just as necessary that parents have some knowledge of the laws governing the mental life of their children if they wish them to develop healthy minds.

The meaning of the term, "mental hygiene," is not so well known as the term "physical hygiene." Many people think that mental hygiene deals only with individuals suffering from some mental disease, or they think that mental hygiene refers to the treatment and education of the feebleminded.

Although mental hygiene concerns itself with these matters this is only part of the story. Mental hygiene teaches the child to adjust himself in a healthy manner to the world in which he lives.

All of the infant's early training tends to make him selfish and self-centered; he tries to get what he wants by every means in his power. But as the child grows older he must be trained to consider not only his own desires, but the desires of others. He must learn to adapt himself to the needs and wants of society.

Up to this point he has been a king and often a kind is very difficult to get along with, but sooner or later he has to step down from his throne and it is the process of teaching him how to get along as a subject instead of a king that is the important job of parents.

The child guidance clinic serves a useful purpose in helping to prevent actual nervous breakdowns. It also serves a useful purpose in helping the average normal child grow up without unfortunate emotional attitudes and conflicts, without feeling of timidity or inability to make friends, and without feelings of inferiority that would prevent him from making a success of life.

NOT SO PRUDISH

The human body has become respectable.

It is not immodest to show it. It is not wicked to cultivate it. Health is a virtue, and wholesome human joy is honorable.

We are no longer ascetic. If we cut down our food, it is not for the spiritual discipline of self-denial, but for our bodily fitness.

The body is mentionable. The "health column" does not have to omit all organs below the diaphragm. The fainting lady and the ethereal saint are no longer our ideal. The flesh has come to its own.

Whether the world and the devil, the other members of the traditional trio, are also triumphing, is another question. Certainly, the crime statistics make out a strong case for the devil. And there was never a time when material prosperity was so great and so universally desired. The world of the flesh and the devil seem to have resumed their pagan sway. And there is no visible prospect of ousting them.

Can we not do the next-best thing, and use them? The flesh, certainly, has achieved a spiritual value.

Never was there so little neuritic morbidity as in this day of the frank acceptance of the body and the senses. Our robust youth are a decent generation. They have stripped most of the mystery from life, but they face it clear-eyed.

The devil is harder to deal with. But we are analyzing even his methods, and learning that the best way to meet hellish wrongs is not to add a fiendish penalty to them.

We may yet psychoanalyze the devil himself into a useful citizen. And the world, though never so worldly, was never so idealistic as now.

Health has become a conscious trust, and "service" is the motto of business. We are taming and civilizing the world, the flesh and the devil. We need the spiritual, too; but perhaps it is a good thing that the new era prefers it is a good thing that the new era prefers its spirituality, robust and clean.

Doan's Regulents are recommended by many who say they operate easily, without gripping and without bad after effects. 30c at all drug stores.

Rupture Shield

Expert Coming to Omaha

Friday, Saturday and Sunday DECEMBER 4, 5, 6, 1925

at ROME HOTEL from 9 a. m. to 5 p. m. Evenings by Appointment

THREE DAYS ONLY Return Visits Made Regularly

No Charge for Consultation

Mr. C. F. Redlich, the successful expert, says: "The 'Perfect Retention Shields' hold the rupture perfectly no matter what position the body assumes or how heavy a weight you lift. They give instant relief, contract the opening of the average case in ten days and strengthen the weak tissues (the real cause of rupture) so that they frequently recover their previous natural retaining power needing no further outside support."

While providing safety and comfort to all old and aggravated cases, the results are most favorable when the rupture is just discovered and still small; it will save you no end of trouble, pain and expense in the future if you now take advantage of this opportunity. No leg straps nor elastic bandages are used. Can be worn while bathing.

Letters from highly satisfied clients available. WARNING: Never wear old-fashioned trusses or elastic bandages with chafing, filthy leg straps, widely advertised as new methods or inventions, with worthless guarantees and medicines, sold by mail. They never hold the rupture at the right place, but by pressing on the lump and the public bone, generally cause intense pain, make the rupture worse and expose the wearer to often fatal strangulation necessitating immediate operation. Let me explain this personally; it costs you nothing.

Business engagements prevent visiting any other city in this section. C. F. Redlich, Rupture Appliance Expert, Home Office, 535 Boston Block, Minneapolis, Minnesota. No children under two years fitted.

MOLECULES AND CAKE

A Bible story tells us that a very long time ago the widow of Zarephath told the prophet Elijah, during a famine, that all she had left in the house to eat was a bit of meal and a little oil. She told him that she was about to take those two ingredients and bake a cake for her son and herself so that they might not die.

Even since that day, and doubtless long before, women have been using "shortening" in their baking. As Edwin Slosson points out in his interesting book, "Keeping Up With Science," whether a molecule of oil prefers to stand on its head or lie on its back when in contact with a wet surface has considerable to do with how good or how bad the wife's next batch of sugar cookies will be.

Cream oil, butter, lard and fat have been used for centuries in baking. It was not until the modern age of machinery that professional bakers began to study and understand just the effect of shortening in baking.

If you will examine dough with a microscope in the process of baking, you will find that its acts as a buffer between the other things you put in the cake.

The layers of dough would lie stickily together and you would have "fallen" cake, and "fallen" bread if it was not for the molecules of oil—or the shortening.

When the cream or oil or lard or fat is added a layer of grease is built up around every piece of dough. When the mass is baked the shortening is unchanged. It acts as the buffer, mentioned above, and we say that the cake or bread is light.

Th whole business is just another illustration of how little things are sometimes very important. Mr. Slosson says that a molecule of lard may not cover a area of more than one sixteen million-millionth of a square inch. But many of these little things, put together, do the work.

So you see science enters into a lot of commonplace matters—like a batch of cookies.

Dr. Roy Chapman Andrews announces a new expedition in search of the missing link. There remain two excuses for the exploring career today—the north pole and the missing link. The south pole, having been found only once, is still in the ring, but conscientious explorers prefer the missing link which has never been found at all. Also an explorer in search of the missing link is not confined to any particular locality or climate. He can dig for it in any quarter of the globe he particularly fancies. It is even possible that the missing link may yet be found at the north pole.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska. In the matter of the estate of Frank Hughson, Deceased. The cause came on for hearing upon the petition of Guy Hughson, administrator of the estate of Frank Hughson, deceased, praying for a license to sell the following described real estate, to-wit:

The east half of the southwest quarter and the southwest quarter of the southeast quarter of Section eight (8); also the northeast quarter of the northwest quarter of Section seven (7) and that portion of the northeast quarter of said Section seven (7) west of the Missouri river, all in Township ten (10), North, Range fourteen (14) in Cass county, Nebraska, and containing in all approximately two hundred thirty (230) acres—

subject to the \$12,000.00 mortgage thereon; or a sufficient amount of the same to bring the sum of \$5,213.25, debts against said estate, and an additional sum for the expenses of administration of the estate and the expenses of this suit, there not being sufficient personal property to pay said debts and expenses.

It is therefore ordered, that all persons interested in said estate appear before me at the District Court room in the City of Plattsmouth, Nebraska, on the 19th day of December, 1925, at ten o'clock a. m., to show cause why a license should not be granted to said administrator to sell the above described real estate, or as much thereof as may be necessary to pay said debts and expenses.

This order shall be published in the Plattsmouth Journal, a semi-weekly newspaper at Plattsmouth, Nebraska, for a period of four successive weeks prior to the said date of hearing.

Witness my hand and entered at Plattsmouth, Nebraska, this 2nd day of November, 1925. JAMES T. BEGLEY, Judge of the District Court. D. O. DWYER, Attorney for Estate. (n9-4w)

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 Thomas Walling, deceased. On reading and filing the petition of Katherine M. Walling, praying that administration of said estate may be granted to W. A. Robertson, as Administrator.

Ordered, that December 7th, A. D. 1925, 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 semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Dated November 3rd, 1925. A. H. DUXBURY, County Judge. (Seal) n16-3w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Harriet Jane Davis, 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 December 14, 1925, and March 15, 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 14th day of December, A. D. 1925, and the time limited for payment of debts is one year from said 14th day of December, 1925.

Witness my hand and the seal of said County Court, this 12th day of November, 1925. A. H. DUXBURY, County Judge. (Seal) n16-4w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Fritz Heinrich, 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 21st day of December, A. D. 1925, and the 23rd day of March, A. D. 1926, at the hour of 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 21st day of December, A. D. 1925, and the time limited for payment of debts is one year from said 21st day of December, 1925.

Witness my hand and the seal of said County Court, this 19th day of November, 1925. A. H. DUXBURY, County Judge. (Seal) n23-4w

American aviators say they entered war against the Riffs under misunderstanding which is going to be a lot of comfort to the victims of their bombardments.

Dyspepsia is America's curse. To restore digestion, normal weight, good health and purify the blood, use Burdock's Blood Bitters. Sold at all drug stores. Price \$1.25.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska. In the matter of the guardianship of John Wurga, mentally incompetent. Now on this 7th day of November, A. D. 1925, this cause came on for hearing on the petition heretofore filed by James Wurga as guardian of John Wurga mentally incompetent, praying for license to sell the following described real estate, to-wit:

Beginning at a point thirty rods north of the center of Section thirteen (13) in Township twelve (12) North, Range thirteen (13) east of the Sixth Principal Meridian in Cass county, Nebraska, running thence west along the south line of Lot thirteen, five chains and fifteen links, thence south three chains and eighty-seven links, or to the north line of Pearl street, thence east along the line of said street five chains and fifteen links to the west line of Maiden Lane, thence north three chains and ninety links to the place of beginning, except the right-of-way of the Missouri Pacific Railway company across the northwest corner thereof; also known as Lot one in the southeast quarter of Section thirteen (13), Township twelve (12) North, Range thirteen (13) east of the Sixth Principal Meridian in Cass county, Nebraska—

for the purpose of securing funds for the support and maintenance of his said ward and the support, maintenance and education of the family of said ward, and the sale of the personal property of said ward for that purpose not being advisable;

It is therefore ordered that all persons interested in said estate appear before me at the District Court room in Plattsmouth, Cass county, Nebraska, on the 7th day of December, A. D. 1925, at 10 o'clock a. m., to show cause why a license should not be granted to said guardian to sell the above described real estate for the purpose of paying the expenses and maintenance of said ward and his family.

It is further ordered that notice of such hearing be given to all persons interested in said estate by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper published and in general circulation in Cass county, for at least three successive weeks prior to the date of said hearing.

By the Court. JAMES T. BEGLEY, Judge of the District Court. C. A. RAWLDS, Attorney. (n9-3w)

LEGAL NOTICE

In the District Court of Cass County, Nebraska. In the matter of the Application of Margaret Lahoda, guardian of Margaret Lahoda, Jr., a minor, for license to sell real estate. Now on this 14th day of November, 1925, this cause came on for hearing upon the petition of Margaret Lahoda, guardian of Margaret Lahoda, Jr., a minor, for license to sell the following described real estate, to-wit:

An undivided one eighteenth part of Lots 8, 9, 10 and 11 in Block 151, in the City of Plattsmouth, Nebraska—

for the purpose of raising funds for the education and maintenance of said minor, and it appearing from said petition that the income from said real estate is not sufficient to maintain and educate said minor.

It is therefore ordered that the next of kin of said minor and all persons interested in said estate appear before me at chambers in the Court House in the City of Plattsmouth, Cass County, Nebraska, on the 14th day of December, 1925, at 9 o'clock a. m., to show cause, if any there be, why license should not be granted to said Margaret Lahoda, guardian, to sell said real estate for the purposes above set forth.

And it is further ordered that a copy of this order be published for three successive weeks in the Plattsmouth Journal, a semi-weekly newspaper published in said county.

JAMES T. BEGLEY, Judge of the District Court. Allen J. Beeson, Attorney. n16-3w

LEGAL NOTICE

Joseph Roberts, Sylvia Weeks, Lena Cockerill and the unknown heirs, representatives and assigns of Jay Roberts, deceased, will take notice that on October 31, 1925, Avington A. Edgington filed his petition in the District Court of Cass County, Nebraska, the purpose of which is to set aside and cancel a warranty deed, now recorded in Deed Record 65, Page 122, in office of the Register of Deeds in said county, from Wm. B. Roberts, deceased, to the above named as Grantees, purporting to convey the Northwest Quarter (14) of Section Twenty-One (21) Township Twelve (12) Range Ten (10) East of the 6th P. M.; on the ground that said conveyance is void and made with fraudulent intent on the part of Grantor and Grantees therein to hinder and defraud said Plaintiff, as a creditor of said Grantor, and to obtain general equitable relief.

You must answer said petition on or before Monday, December 12th, 1925, or said petition will be taken as true and judgment rendered accordingly.

AVINGTON A. EDGINGTON, Plaintiff. By THOMAS B. MURRAY, His Attorney. n16-4w

On arriving at Seattle, the whaling fleet operating in Bering sea reported a season's catch of 286 whales. Who's been doing all this weeping about the good old whaling days, now gone forever.