

The Plattsmouth Journal

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R. A. BATES, Publisher

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THINE EYE SHALL NOT PITY

If any man hate his neighbor, and lie in wait for him, and smite him mortally that he die, and fleeth to one of these cities; then the elders of his city shall send and fetch him thence, and deliver him to the hand of the avenger of blood, that he may die. Thine eye shall not pity him.—Deuteronomy 19:11-13.

Coolidge favors railroad labor bill.

Farm relief bill revised for congress, and Dickinson praised.

Again we ask the question: "Do our sisters want to sit on juries?"

The man with the hoe is too proud to follow the politician with the hokum.

Craven seems to be a good name for the earl who ran away in the Cathcart case.

A good example of tact is a sales girl holding up a size 44 and calling it a sweet little thing.

Since the Tower of Babel there has been nothing comparable to the debate in the farm situation.

Confidence that prosperity will continue, was expressed at the White House. But when did it start?

Mussolini is up against the acid test now. He has ordered that there shall be no more automobile petting parties in Rome.

"Yes, Sir, She's My Baby." played in New York by a jazz band, has been heard by radio in London. What hath God wrought!

The federal treasury has called in all \$10,000 bills. If you get one in your next week's pay envelope, send it on to Washington at once.

The White House said President Coolidge was opposed to any considerable increase in Navy aviation appropriations. We should say so!

Death chair is approved by the lawyers of Nebraska. A resolution was adopted by the Nebraska County Attorneys' association at Fremont Friday night.

All aliens here are necessarily on probation. The alien who turns bandit or gangster or rum-runner surely falls in the probationary test, and should be sent back, whence he came.

Land owners ask big game refuge. About three thousand and five hundred acres of wooded land bordering the Missouri river, northwest of Nebraska City, is eyed as a reserve to be set aside as a game refuge.

Real March weather.

The flapper is known by the milkmen she meets.

Stock market on Wall street is in a perfect bedlam yet.

It looks like all the Walls were in trouble, including Wall street.

The unemployment situation is generally relieved when the boss steps in.

The worst Scotch joke is the whisky alleged to be made in that country.

In order to get along with some people, you have to get along ways away from 'em.

The fellow who insists that a woman can't keep a secret has never asked a woman her age.

Conservation waits for the eggs to hatch; radicalism would crack them now to pick out the bad ones.

An honest public official will fire straight at the bull's-eye without stopping to inquire who owns the bull.

President Coolidge sees nothing wrong in buying on the installment plan. There isn't. It's the paying that hurts.

One boy in Kansas City, nineteen-years-old, admits fourteen automobile thefts. That's going some for a youngster, is it not?

A revised farm surplus bill has been submitted to the house agriculture committee by a middle west farmers' delegation.

The breath of spring has an elusive quality. One day it blows hot, the next day cold. The spring onion is the only thing that has the breath of authority.

The break in stocks in Wall street is said to have produced a loss of a billion dollars. That is to say, Wall street thought it had a billion dollars that it didn't have.

Who settled the coal strike? Likewise who struck Billy Paterson? What did the governor of South Carolina say to the governor of North Carolina? And how old is Ann?

See where the senate voted to let Chicago probe her own crime. The senate has so many probes in the fire they can't be bothered with Chicago's foreign policy at the present time.

The interior of the earth, a geologist asserts, is no longer a realm of darkness and mere speculation. The interior of the earth, it seems, is a much safer place than Wall street.



Look for it on the dealer's counter



WRIGLEY'S More for your money and the best Peppermint Chewing Sweet for any money 613

A LEGACY OF PRIDE

The father of Senator Hiram Johnson, of California, died early last month. He left a will which, among other things, contained the following paragraph: "I make no provision for my son, Hiram, because he does not need any financial assistance from my estate, hence I leave him only my love and my pride in his success in life."

That is a paragraph that might well be recommended to the attention of all fathers who are bringing up sons; particularly to those young fathers whose sons have not yet passed the swaddling clothes stage, but who are already causing the inexperienced parent to wonder what is the best way to raise a boy. The man who could write it, as he reached the sunset period of life, is to be envied. To be able to look at one's son and his career, to take an honest pride in them and to realize that nothing more needs to be given—that the son can stand on his own feet henceforth and acquit himself with honor; that is a fine crown for any father.

But a man has to earn it. And earning begins early. It begins when the son is a wee little chap crouching over the furniture in his amblings through the house, asking questions at the rate of ten a minute, learning to admire his daddy as the best, wisest man in the world, beginning to shape his life as the life of his father is shaped.

It continues a little later on, when the boy gets a little older and begins mingling with other youngsters. He gets a new angle from which to appraise his dad. If his dad is the genuine article, this will help the boy to get a new admiration and love for him; if he is not, the boy will begin to find that he is just a little bit at sea.

And then there are the later years, when the boy goes on through high school and into college or goes to work. What a priceless asset the right kind of a dad is then! There are so many things for a boy to decide in those years; so many values to form, so many questions to answer, so many pitfalls to avoid. If a boy has a real dad then, it isn't so hard if he hasn't it's pretty tough.

After that the boy is pretty much on his own. The father can't do a whole lot—maybe lend a helping hand once in a while or chime in with a bit of advice occasionally, but little more. The boy has to go it for himself.

And if the father has done his part in those earlier years, there isn't much chance that the boy won't get along all right. He'll have the right background, the proper foundation. If the father has failed—well, maybe he will have cause to regret it in bitter sorrow.

So now you see what a fortunate man Senator Johnson's father was. He was able to say, at the very last:

"I make no provision for my son, Hiram, because he does not need any financial assistance from my estate, hence I leave him only my love and my pride in his success in life."

Governor Miriam A. Ferguson, first woman governor of Texas, has announced she is a Democratic candidate for re-election. In her second campaign as in her first, she seeks a vindication of the Ferguson name from the stigma of impeachment. Her husband was the impeached member of the family, and there is a widespread belief that James E. Ferguson has had what amounted to gubernatorial authority during his wife's term.

ATTACKING MELLON

It has often been predicted that Secretary Mellon would retire from public office whenever he could do so without appearing to quit under fire. However, one effort by congressmen to discredit him is no sooner abandoned than another is begun.

None of those efforts really has commanded popular support, for it is generally recognized that Mr. Mellon is one of the greatest secretaries of the treasury that this nation has ever had. In most directions there is great appreciation of his services.

If the recurring attacks upon him have actually been the cause of his remaining in the service of the public, those who have devised the attacks have unintentionally performed a real service for which the public should be grateful.

When Mussolini bulldozed Greece and bombarded Corfu he came off scot free. It was a small episode, but as fundamentally wrong as the greater menace against Germany. If either Greece or Germany were really trying to be aggressive or to stand in the way of Italian development the case would be different. As it stands the judgment of the world must be strong in opposition to the course of an individual who has made himself greater than his nation and who now fancies himself to be greater than all nations.

Advertise your want in the Journal for results.

NOTICE OF LIQUIDATION

The First National Bank, located at Greenwood, in the State of Nebraska, is closing its affairs. All note-holders and other creditors of the association are hereby notified to present the notes and other claims for payment to the Greenwood State Bank of Greenwood, Nebraska, which has assumed all the debts and liabilities of the First National Bank under an agreement of merger between them.

Dated December 31, 1925. H. K. FRANTZ, President.

ORDER OF HEARING AND NOTICE

In the County Court of Cass county, Nebraska.

In the matter of the Guardianship of Lucinda Brittain, incompetent. To all persons interested: On reading the application of E. H. Wescott, Guardian of Lucinda Brittain, incompetent, asking for approval and allowance of the report filed by said guardian, in this Court on the 8th day of March, 1926, in said matter, and for his discharge;

It is hereby ordered that all persons interested in said matter may, and do, appear at the County Court on the 15th day of March, 1926, at 10 o'clock a. m., to show cause, if any there be, why the request of the applicant should not be granted, and that notice of the pendency of said application 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 one week prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the seal of said Court, this 8th day of March, A. D. 1926. A. H. DUXBURY, County Judge.

NOTICE OF ADMINISTRATOR'S SALE

In the District Court of Cass county, Nebraska.

In the matter of the application of A. C. Ault, administrator of the estate of Edward P. McBride, deceased, for license to sell real estate to pay debts:

Notice is hereby given that in pursuance of an order and license issued by Honorable James T. Egley, Judge of the District Court of Cass county, Nebraska, on the 2nd day of March, A. D. 1926 to me, A. O. Ault, administrator, I will on the 29th day of March, A. D. 1926, at the hour of ten o'clock in the forenoon on the premises in the Village of Cedar Creek, Cass county, Nebraska, offer for sale at public auction to the highest bidder for cash the following described real estate, to-wit:

Lot Five (5), in Block Six (6) in the Village of Cedar Creek, Cass county, Nebraska, subject to all liens and encumbrances.

Said offer for sale will remain open for a period of one (1) hour.

Dated this 5th day of March, A. D. 1926. A. O. AULT, Administrator of the Estate of Edward P. McBride, Deceased.

LEGAL NOTICE

To Max Preis, Non-Resident Defendant: Notice is hereby given that pursuant to an order of attachment issued by A. H. Duxbury, County Judge within and for the County of Cass, Nebraska, in an action pending before said County Judge, wherein August G. Bach is plaintiff and Max Preis defendant, to recover the sum of \$49.80, a writ of garnishment in aid of attachment was issued and levied upon money in the possession of W. G. Kieck, as garnishee, and that said case was continued for trial to the 12th day of April, 1926, at 9 o'clock a. m.

FRED G. EGENBERGER, Plaintiff.

LEGAL NOTICE

To Max Preis, Non-Resident Defendant: Notice is hereby given that pursuant to an order of attachment issued by A. H. Duxbury, County Judge within and for the County of Cass, Nebraska, in an action pending before said County Judge, wherein August G. Bach is plaintiff and Max Preis defendant, to recover the sum of \$49.80, a writ of garnishment in aid of attachment was issued and levied upon money in the possession of W. G. Kieck, as garnishee, and that said case was continued for trial to the 12th day of April, 1926, at 9 o'clock a. m.

FRED G. EGENBERGER, Plaintiff.

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FRED G. EGENBERGER, Plaintiff.

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FRED G. EGENBERGER, Plaintiff.

LEGAL NOTICE

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FRED G. EGENBERGER, Plaintiff.

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FRED G. EGENBERGER, Plaintiff.

LEGAL NOTICE

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FRED G. EGENBERGER, Plaintiff.

ARTICLES OF INCORPORATION

We, the undersigned, hereby associate ourselves together for the purpose of forming a corporation under the laws of the State of Nebraska, and do adopt the following Articles of Incorporation:

Articles 1—The name by which this corporation shall be known is Greenwood State Bank.

Article 2—The principal place of business of this corporation shall be at Greenwood, County of Cass, State of Nebraska.

Article 3—The object for which this corporation is formed is to carry on a commercial banking business under the laws of the State of Nebraska.

Article 4—The authorized capital stock of this corporation shall be Twenty-Five Thousand (25,000) Dollars, of which at least Twenty-Five Thousand (25,000) Dollars shall have been paid in at time of commencement of business, which shall be issued in shares of the par value of One Hundred (100) Dollars each. No transfer of the stock of this corporation shall be operative until entered on the books of the corporation.

Article 5—The indebtedness of this corporation shall at no time exceed the amount of its paid in capital and surplus, except for deposits.

Article 6—This corporation shall begin business on the 1st day of January, 1926, or as soon thereafter as authorized by the State Banking Board of the State of Nebraska, and shall terminate on the 31st day of December, 1965.

Article 7—The affairs of this corporation shall be under the control and management of a board of directors consisting of not less than three nor more than five shareholders, whose term of office shall be for a period of one year, or until their successors are elected and qualified, not less than a majority of whom shall be residents of the county in which the bank is located or counties immediately adjacent thereto. It shall be the duty of the board of directors to elect from their number a president and secretary, and select a vice president and cashier, and they may also select an assistant cashier and such other clerks and assistants as the business of the corporation may require. The term of office of the officers of this corporation shall be one year, or until their successors are elected and qualified. The board of directors may adopt such bylaws for the regulation and management of the affairs and business of the corporation as it may deem proper.

Article 8—The regular annual meeting of the stockholders of this corporation shall be held on the second Monday of January each year, at which meeting the board of directors above provided for shall be elected. A majority of the shares of the stock of the corporation at any regular or special meeting, shall constitute a quorum for the transaction of business.

Article 9—Until the regular meeting of the stockholders of the corporation, the following named persons shall constitute the board of directors: H. K. Frantz, J. C. Deuser, Jr., P. L. Hall, Jr., E. A. Landon and A. E. Leesley.

Article 10—Each stockholder shall at any regular or special meeting be entitled to one vote, either in person or by proxy for each share of stock held.

Article 11—These articles of incorporation may be amended at any regular or special meeting called for that purpose by a two-thirds vote of all the stock.

Witness our hands this 30th day of December, 1925.

H. K. FRANTZ, P. L. HALL, JR., P. J. COSGRAVE, E. A. LANDON, H. B. SCHROEDER, IRA E. ATKINSON, H. F. ATKINSON, HELENA B. HALL, D. W. EVERETT, A. E. LEESLEY, J. C. DEUSER, JR.

State of Nebraska

County of Cass

On this 30th day of December, 1925, before the undersigned, a notary public in and for said county and state personally appeared H. K. Frantz, P. L. Hall, Jr., P. J. Cosgrave, E. A. Landon, H. B. Schroeder, Ira E. Atkinson, H. F. Atkinson, Helena B. Hall, D. W. Everett, A. E. Leesley and J. C. Deuser, Jr., to me known to be the identical persons whose names are affixed to the foregoing articles of incorporation, and each for himself acknowledged the same to be his voluntary act and deed.

In Witness Whereof, I have hereunto set my hand and notarial seal this 30th day of December, 1925, at Greenwood, Nebraska. E. O. MILLER, Notary Public.

I, H. K. Frantz, President of the Greenwood State Bank, of Greenwood, Nebraska, do hereby certify that the within and foregoing is a true and correct copy of the original articles of incorporation of said bank.

Witness my hand this 28th day of December, 1925. H. K. FRANTZ, President.

LEGAL NOTICE

To Max Preis, Non-Resident Defendant: Notice is hereby given that pursuant to an order of attachment issued by A. H. Duxbury, County Judge within and for the County of Cass, Nebraska, in an action pending before said County Judge, wherein August G. Bach is plaintiff and Max Preis defendant, to recover the sum of \$49.80, a writ of garnishment in aid of attachment was issued and levied upon money in the possession of W. G. Kieck, as garnishee, and that said case was continued for trial to the 12th day of April, 1926, at 9 o'clock a. m.

FRED G. EGENBERGER, Plaintiff.

LEGAL NOTICE

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FRED G. EGENBERGER, Plaintiff.

LEGAL NOTICE

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FRED G. EGENBERGER, Plaintiff.

LEGAL NOTICE

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FRED G. EGENBERGER, Plaintiff.

Dr. John A. Griffin

Dentist

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

PHONE 229 Soennichsen Building

Great Britain leads the world in number of motorcycles, with 496,000. Germany is next and the U. S. third.

LEGAL NOTICE

To Max Preis, Non-Resident Defendant: Notice is hereby given that pursuant to an order of attachment issued by A. H. Duxbury, County Judge within and for the County of Cass, Nebraska, in an action pending before said County Judge, wherein August G. Bach is plaintiff and Max Preis defendant to recover the sum of \$51.80, a writ of garnishment in aid of attachment was issued and levied upon money in the possession of W. G. Kieck, as garnishee, and that said case was continued for trial to the 12th day of April, 1926, at 9 o'clock a. m.

AUGUST G. BACH, Plaintiff.

NOTICE TO CREDITORS

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

In the matter of the estate of Robert L. Burr, deceased. Notice is hereby given to the creditors of said deceased that hearings will be held upon claims filed against said estate, before me, County Judge of Cass county, Nebraska, at the County Court room in Plattsmouth, in said county, on the 29th day of March, 1926, and on the 30th day of June, 1926, at 10 o'clock a. m., each day, for examination, adjustment and allowance.

All claims must be filed in said court on or before said last hour of hearing.

Witness my hand and seal of said County Court, at Plattsmouth, Nebraska, this 20th day of February, 1926. 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 Charles H. Sheldon, 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 29th day of March, A. D. 1926, and on the 29th day of June, 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 29th day of March, A. D. 1926, and the time limited for payment of debts is one year from said 29th day of March, 1926.

Witness my hand and the seal of said County Court, this 26th day of February, 1926. 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 Charles H. Sheldon, 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 15th day of March, A. D. 1926, and on the 16th day of June, A. D. 1926, 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 the presentation of claims against said estate is three months from the 15th day of March, A. D. 1926, and the time limited for payment of debts is one year from said 15th day of March, 1926.

Witness my hand and the seal of said County Court, this 26th day of February, 1926. 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 J. Eloy Johnson, 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 15th day of March, A. D. 1926, and on the 16th day of June, A. D. 1926, 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 the presentation of claims against said estate is three months from the 15th day of March, A. D. 1926, and the time limited for payment of debts is one year from said 15th day of March, 1926.

Witness my hand and the seal of said county court, this 10th day of February, 1926. A. H. DUXBURY, County Judge.

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 William Kiaurens, deceased: On reading the petition of Joseph H. Lidgett, administrator, praying a final settlement and allowance of his account filed in this court on the 2nd day of March, 1926, and for assignment and distribution of said estate and the discharge of 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 12th day of March, A. D. 1926, at 9 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 semi-weekly newspaper printed in said county, for one week prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the seal of said court, this 2nd day of March, A. D. 1926. 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.