

The Plattsmouth Journal

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Add revisions: Join the Navy and tell the world.
It is well to remember that it is a mistake to forget a favor.
When pride heads the procession, poverty always brings up the rear.
Well prohibition has wrought great changes in prohibition at least.
For every warm day, however, the weather man has a cold one in pickle.
It may be a long road to a world peace, but it will reach there in due time.
The more good qualities a man possesses the less he has to say about them.
Some people only have an excuse for nerves and these are really better off.
Never criticize anything at a charity bazaar. You can't tell who made it.
Recipe for making an ass of yourself: First, let your wife go away for a week.
Know-it-all people get just as much love as anybody else, but most of it is home-made.
If this automobile war keeps up they will be giving us cars so they can sell the parts.
Once upon a time, some work actually was done at a very important conference during lunch.
Old-fashioned oil lamps are coming back. They make excellent stoves for modern apartments.
Today's Home Help: Ink can be removed from white tablecloths more easily before it is spilled than after.
Just how much praise would the busy bee get if he spent his time storing up something man couldn't steal?
Before buying an airplane it may be well to find out if the installment collector is to be provided with a faster one.
Wilbur Glenn Voliva, Illinois cult leader, wants to prove the earth is flat. We're still trying to pay those Christmas bills, too.
The nicest thing about the prediction that the derby is coming back is the fact that no one seems to be paying any attention.
We suppose that a person knows he knows when he does not sneak over to the dictionary a few minutes after telling you how to spell the word.
Tammany got left in the choice of Houston, Texas, as the place for holding the Democratic National convention. The south won out with chances for Gov. Smith loved. But what a choice. New Orleans would have been better.
Secretary of War Davis well says that preparedness is an aid to peace. He supplements this by saying that the country prepared for war escapes threats. This harmonizes with Washington, who said, "In time of peace, prepare for war."
The grand council of the Fascist party has approved a bill bestowing the right to vote only on those who contribute to the progress of the nation. And the way to contribute to the progress of the nation, we presume, is to vote the fascist ticket.

Angling in New York, Senator Curtis caught a fish.
When a woman reach the limit of her argument she gets angry.
The woman who doesn't know her own mind hasn't much to worry over.
Congressional appropriation bills are at least honored by the treasury.
Most of our troubles arise from trying to uphold the blunders we make.
Don't worry about your physical weight. It is the other kind of weight.
The climate of Havana should be particularly favorable for shirtsleeve diplomacy.
Ohio reports no peace in sight in the coal controversy and our cellar says no pieces.
A timid man is one who feels that he ought to limp just a little when he carries a cane.
No modern course in dramatic writing can be complete without a year on a private ship.
The difference between colleges and nations is that colleges sever relations to prevent trouble.
It does seem as if by this time Mr. Hoover must suspect they're booming him for the president.
The political employment bureau seldom has to put up a bulletin board listing the jobs that are open.
Once upon a time, a high army or navy officer said something, and he did not have to explain about it afterwards.
"How much is a United States Senator worth?" asks a correspondent. It all depends on whether you want to buy or sell one.
Or it may be that Houston is erecting the temporary auditorium to enable the Democrats to bring a fight or two in the open.
Hundreds of New Yorkers paused to watch the skyscrapers sway in the recent high winds. Isn't New York enforcing that curfew law.
Men and women are but children of larger growth as Shakespeare says. Actions of some go to justify the great hard in his statement.
Even if Trotsky is definitely out, he can not complain that the other boys did not allow him plenty of opportunity to practice his exit.
Grand Rapids is celebrating the 100th anniversary of the furniture market. Grand Rapids must be almost an antique in the furniture line.
The American tourist sea travel is now averaging a million less annually than before the World War, though an increase is noticed lately.
A Pacific coast expert says the Republicans will nominate Dewey, and the Democrats choose Reed of Missouri. Still one can never just tell.
The problem for the Hoover manager just now is to keep Herb from getting so far out in front as to drag the missile of the boys in the room.
A college magazine informs us that college boys are beginning to wear hats again. It's a favorable omen. They ought to have something on their minds besides their hair.

WHY DID THEY FLEE?

There can be no doubt in the mind of the country why Col. Stewart has risked the wrath of the Senate in refusing to answer its questions. The men who organized the fake Continental Trading Company have something to hide. The custom of Col. Stewart, remarkable as it is, makes this no plainer than did the flight to Europe of Blackmer and O'Neil.
Why did they flee? We may be sure it was for no light reason. Men of their pronounced success and power do not easily forego place and country. They must have committed a crime. If they bilked their stockholders, that was not a crime. If they organized an inside ring to make money for themselves, that was not, however unethical, a crime. They were not, presumably, the men who bribed Fall, nor did Fall, so far as we know get more than a very small part of the profits of the Continental.
What, then, did they do? When the exposure came they both fled to Europe. Stewart himself, despite his denials, at first fled and then returned. There was in the consciousness of all three men something which so far as the evidence goes, has not yet come out. It must have been something vastly more grievous than to have got together by deception the money with which Fall was rewarded for turning Teapot Dome over to Sinclair. Sinclair himself is to be tried upon the charge of having bribed Fall, and there seems not the least chance that if he were convicted upon this charge the punishment would extend to those who were his intermediaries.
Blackmer and O'Neil were therefore in no danger of criminal prosecution upon this score that they quit the country and resisted every effort to bring them back. Blackmer has even forfeited \$100,000 of his property in the United States for failure to respond to service. They must, then, have had a reason of which the country is not aware. To speculate upon what that reason is leads to very startling possibilities. The Chicago Tribune says Mr. Harding should never have been made President. It thinks his well-known limitations should have barred him from consideration for the office. Unfortunately, the Tribune, which knew that then, did not say so. It was known all over Chicago the night before that Mr. Harding would be nominated the next morning. The Tribune, as the great party organ of Chicago, could have prevented the nomination and stood the convention upon its head by coming out the next morning with a protest against the nomination and a warning that if it were persisted in disaster would follow.
The Senate committee which has again taken up this scandal is a long ways from the bottom of the teapot. There is something there of which we are undreaming, something perhaps beyond even the things sometimes darkly hinted of that amazing time. If that is not so, why did these men flee?—St. Louis Post-Dispatch.
THE GOOD OLD DAYS
The good old days have returned, and those of us who have been perplexed by the troubling problems and shibboleths of the modern world may now sigh a sigh of relief and hunt up our easy chairs again.
Congress is debating the tariff once more.
Time was when the tariff was the one sure-fire political subject. All other issues paled before it. It was depending on your point of view, either the source of every joy or the author of every evil.
Then came the puzzling post-war days, with a lot of new problems which the average man never could hope to discuss with any sort of favor. Few Americans ever got really mad discussing reparations or the world court.
But now congress is debating the tariff. The good old days.
BREAKING DISHES
The female of species is more deadly than the male. Kipling's poem is again supported by data covering the operation of thirty-three restaurants in New York, some of them for a period of twenty-five years, which shows that waitresses break considerably more dishes than do men waiters. According to data compiled, the average life of a restaurant dish is thirty months, with cups leading the morality and small plates next. In places employing waitresses, the average life is considerably shorter. Despairing of finding an unbreakable dish, many restaurants have adopted a cork composition flooring upon which dishes will not shatter so easily when dropped. This has reduced breakage 50 per cent.

KG Baking Powder

for best results in your baking
Same Price for over 35 years
25 ounces for 25¢
Use less than of higher priced brands
Guaranteed Pure

THE REVOLT AT HAVANA

It is encouraging to learn that there is a revolt against our domination of the Pan-American Conference, but there are two good reasons for being slow to believe that it is going to usher in a better era.
First, the Latin-American delegations to the conference are all government delegations, and as a rule the government they represent is a borrower in the United States by consent of our State Department. Evidently a situation conducive to independence.
Second, the Latin-Americans are too mercurial to justify great expectations of them. This is the sixth Pan-American Conference, and they have threatened to revolt at every one of them. They have yet to make that threat good. In the vernacular of the Southern darkies, they can cloud up but they can't rain.
It is a pity. The relations between the United States and Latin-America can never achieve complete sincerity and friendship until there is equality. Our policy in the Caribbean has now explored the two very important fields of morals and wisdom, and it has been driven from both. It holds its own only upon the field of might, and there is no possibility of friendship there. To have a conference once every five years and pack it with yes-men sent there to uphold such things as our shameless and bloody war upon the Nicaraguans is never going to make for friendship among so many proud and sensitive people, and we would just as well quit trying to make it do so.

UNOFFICIAL LAW ENFORCEMENT

With the approval of the Madison County Farm Bureau and of county officials, an anti-chicken-stealing association, to be known as the Madison County Farmers' Guard, is to be organized in Edwardsville on Feb. 15. Its aim, the prevention of chicken stealing is of itself good.
Let residents of Madison county beware, however, lest the Farmers' Guard, like the old anti-horse-stealing associations and the Ku Klux Klan, become, in its campaign to stamp out lawlessness, an Old Man of the Sea upon the lack of the community of any community can have an efficient law enforcement machine if they really want it. An unofficial law enforcement body, no matter how meritorious its expressed aim, will be always a potential danger to the peace and security of a community and its citizens.



In Trim This Winter?

Watch The Kidneys After Winter's Colds.

COLDS and grip are hard on the kidneys. When the kidneys slow up, impurities remain in the blood and are apt to make one tired and achy with headaches, dizziness and often nagging backache. A common warning is scanty or burning secretions.

Doan's Pills, a stimulant diuretic, increase the secretion of the kidneys and aid in the elimination of waste impurities. Are endorsed by users everywhere. Ask your neighbor!

DOAN'S PILLS 60c
ASTIMULANT DIURETIC FOR KIDNEYS
Foster-Milburn Co. Mfg. Chem. Buffalo, N.Y.

TIME TO DO SOMETHING

Senator Wesley L. ones of Washington has done a worthy act in trying to arouse Congress from the state of indifference which it has for some years evinced toward the shipping problem.
He may not, to be sure, convince his colleagues in Senate and House that his proposal for solving this question is the wise one. He would have the Government continue in the shipping business, rather than dispose of our merchant marine to private parties, which latter is the policy favored by President Coolidge. A government-owned merchant marine would no doubt mean continued low rates for American products, but it might also mean continued drains on the Treasury because of the losses of such a marine.
But if it is deemed best to sell our vessels to parties who profess a desire to build up an American merchant marine, Congress, let us hope, will not allow itself to be inveigled into subsidizing such parties, a policy more vicious than even the present wasteful public operation. It could aid our private ship owners more materially by repealing many of our foolish and conflicting shipping laws, and by firing a large part of the growing bureaucracy which these laws permit to persecute the ship owner.
But whatever course Congress deems advisable should be determined at the earliest moment. Justice to both public and ship owner requires an end of indifference and indecision at Washington. The predicament of the latter party, indeed, is almost pitiable. In most cases, he is losing steadily because of the competition of government ships. It is the duty of Congress to let him know with all speed whether he is to be allowed to continue in business or must sell out to avoid the financial debacle toward which he is driving.
The denitment of when a man is drunk logically varies with the brand of liquor he is drinking, but we frankly believe a certain gentleman was rather thoroughly spiced the other night when he tried to light a cigarette from the illuminated dial on his watch.
One of the funniest thoughts in connection with Mellon's attitude is the possibility that he may have to consult Boss Bill Vare of Philadelphia before he can come out of anyone.

CLARENCE P. BUSCHÉ

Auctioneer

Am booking sales for this fall and winter. Service guaranteed. For dates and rates phone at my expense.

Telephone No. 6
LOUISVILLE - NEBRASKA

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of Isaac S. Hall, 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 9th day of March, 1928, and on the 11th day of June, 1928, 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 9th day of March, A. D. 1928, and the time limited for payment of debts is one year from said 9th day of March, 1928.
Witness my hand and the seal of said County Court this 3rd day of February, 1928.
(Seal) 16-4w A. H. DUXBURY, County Judge.

ORDER OF HEARING

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of Wilhelm Gilmour, deceased.
On reading and filing the petition of James Gilmour praying that administration of said estate may be granted to James Gilmour and Samuel T. Gilmour, as Administrators;
Ordered, that, March 2nd, A. D. 1928, at ten 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 February 3, 1928.
A. H. DUXBURY, County Judge.
(Seal) 16-3w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of Frank Roucka, 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 24th day of February, 1928, and on the 25th day of May, 1928, 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 24th day of February, A. D. 1928, and the time limited for payment of debts is one year from said 24th day of February, 1928.
Witness my hand and the seal of said County Court this 21st day of January, 1928.
(Seal) 123-4w 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 Mattie E. Young, 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 24th day of February, 1928, and on the 25th day of May, 1928, 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 24th day of February, A. D. 1928, and the time limited for payment of debts is one year from said 24th day of February, 1928.
Witness my hand and the seal of said County Court this 20th day of January, 1928.
(Seal) 123-4w A. H. DUXBURY, County Judge.

LEGAL NOTICE

Claus Boetel, also known as Claus Boetel, Jr., and Pearl Boetel, you and each of you are hereby notified that on the 19th day of January, 1928, the Standard Savings and Loan Association of Omaha, Nebraska, as plaintiff, filed its petition in the District Court of Cass county, Nebraska, and you and each of you are made parties defendant. The object and prayer of said petition is to foreclose and cancel a certain contract in writing dated the 20th day of September, 1923, made and executed by and between the Livingstone, North and Building Association of Plattsmouth, Nebraska, and the said Claus Boetel, Jr., and Pearl Boetel, for the purchase of the following described real estate, to-wit:
Lots four (4), five (5) and six (6), Block seventy-five (75), in the City of Plattsmouth, Nebraska, according to the surveyed and recorded plat thereof.
That a decree be entered by the Court foreclosing said contract; that you the said defendants and each of you be enjoined from claiming or asserting any right, title or interest in and to said real estate or any part thereof. That said real estate be quieted in said plaintiff and that said plaintiff have such other and further relief in the premises as it may be entitled to and to the Court may seem just.
You and each of you are required to answer this petition on or before the 13th day of February, 1928.
THE STANDARD SAVINGS & LOAN ASSOCIATION, Plaintiff.
By O. W. JOHNSON, Its Attorney. 123-4w.

LEGAL NOTICE

To Wellman Arthur, non-resident Defendant:
Notice is hereby given that on January 18, 1928, Occidental Building and Loan Association of Omaha, Nebraska, plaintiff, filed its petition and commenced an action in the District Court of Cass county, Nebraska, against the above named defendant, implicated with others, defendants in said action, the object and prayer of which is to foreclose a certain \$450.00 mortgage upon Lot 6, Block 22, in the Original Town of Elmwood, as surveyed, platted and recorded in Cass county, Nebraska, together with all the appurtenances thereto belonging, which was executed and dated August 7, 1925, by John E. Saville and Lillie M. Saville, his wife, as mortgagors, to said Occidental Building and Loan Association as mortgagee, filed for record August 10, 1925, in the office of the Register of Deeds in and for Cass county, Nebraska, and recorded in Book 55 of Mortgages at page 175, to secure payment of said promissory note dated August 7, 1925, and indebtedness due said Association, and plaintiff alleges that there is now due plaintiff on said note and indebtedness the sum of \$461.31, with interest thereon from January 18, 1928, at the rate of ten per cent per annum, and plaintiff prays that in default of payment of the amount found due plaintiff on the note and indebtedness secured by said mortgage, that said premises may be sold according to law to satisfy the same and that said defendants and all persons claiming by, through and under them, or any of them, be excluded from and foreclosed of all interest, rights, titles, liens and equity of redemption in, to and upon said mortgaged premises.
You and each of you are required to answer said petition on or before the 27th day of February, 1928.
OCCIDENTAL BUILDING AND LOAN ASSOCIATION of Omaha, Nebraska, Plaintiff.
By T. F. WILES, Its Attorney. 123-4w.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.
In the County Court.
In the Matter of the Estate of Earl R. Travis, 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 March, 1928, and on the 4th day of June, 1928, 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 March, A. D. 1928, and the time limited for payment of debts is one year from said 2nd day of March, 1928.
Witness my hand and the seal of said County Court this 24th day of January, 1928.
(Seal) 130-4w A. H. DUXBURY, County Judge.

ORDER OF HEARING

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the Estate of Effie Harbin, deceased.
On reading and filing the petition of John Harbin praying that administration of said estate may be granted to Mrs. Bertha Allen as Administratrix;
Ordered, that February 24th, A. D. 1928, at ten 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 January 25, 1928.
A. H. DUXBURY, County Judge.
(Seal) 130-3w

ORDER OF HEARING

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of George R. Reynolds, deceased.
On reading and filing the petition of Allie Milburn praying that administration of said estate may be granted to Frank A. Cloyd, as Administrator;
Ordered, that February 24th, A. D. 1928, at ten 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 January 27th, 1928.
A. H. DUXBURY, County Judge.
(Seal) 130-3w

ORDER

In the District Court of the County of Cass, Nebraska.
In re Application of R. C. Hitchman, Guardian of Ruth A. C. Beverage, Incompetent, for License to Sell Real Estate.
Now on the 28th day of January, 1928, there was presented the petition of R. C. Hitchman, guardian of Ruth A. C. Beverage, incompetent, for authority to sell the undivided one-third interest of the said Ruth A. C. Beverage, in the following described real estate, to-wit:
Lot 46 in the southeast quarter of the southeast quarter of Section 13, Township 12, Range 13, east of the 6th P. M., in Cass county, Nebraska, excepting Sub-Lot 1 of Lot 46, containing 10.4 acres, also excepting commencing 1.37 chains south of the northeast corner of the southeast quarter of said Section 13, thence north 1.37 chains, to one-eighth section corner, thence west 11.84 1/2 chains, thence south 10.19 chains, thence east 6.14 1/2 chains, thence northeasterly along Chicago avenue 10.79 chains to place of beginning, containing 9.44 acres—and to invest the proceeds thereof, and it appearing from such petition that it is necessary and will be beneficial to the said Ruth A. C. Beverage that said interest be sold.
It is therefore Ordered, that the next of kin and all persons interested in the estate of the said Ruth A. C. Beverage appear before the Judge of the District Court of the County of Cass, Nebraska, at chambers in the County Court House in the City of Plattsmouth, Nebraska, on the 2nd day of March, 1928, at 10 o'clock a. m., to show cause, if any there be, why license should not be granted for the sale of said interest.
It is further Ordered that a copy of this Order be served upon the next of kin of the said Ruth A. C. Beverage and all persons interested in her estate, by publication of this order for three successive weeks in the Plattsmouth Journal, a legal newspaper published and of general circulation in the County of Cass, Nebraska.
Dated this 28th day of January, 1928.
BY THE COURT,
James T. Begley, District Judge. 130-3w

"Without A Rival" OVER 30 YEARS

BUDS

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