

The Plattsmouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA

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Hoover won't have to give way to Coolidge.

The Senate jabs Coolidge by over-riding his vetoes. Good boys.

Congress has fixed on Tuesday for the date of adjournment. Good!

London now demands that all policemen be six feet tall at least.

When people ask you to spell a word they do not always mean it.

The republican party in Texas has split. Oh, Lordy, what a catastrophe!

Any small boy will say that the Dutch are welcome to the quinine monopoly.

Where was Governor McMullen when the light went out at the national capital?

Mr. Coolidge has vetoed 12 bills passed by the present Congress, and both are still in session.

Fire all the high-salaried prohibition agents and let peace once more reign throughout the land.

Hoover does not know which boy he is just yet. Poor fellow! He is simply a tool, that's all that.

Carol, it occurs to us in an undiplomatic moment, would like nothing better than a Balkan situation.

The trouble with some of the favorite sons is that, after their election, the state seems more doubtful than ever.

Sons says the craze for jazz will not last long. Probably musicians already are considering something worse.

How do the farmers like their sectional president?

The eyes may not teach love but they have pupils.

New York is hearing the divorce case of the Liverights. Well?

American electric refrigerators are being urged in Great Britain.

It's unnecessary to tell a boy to practice economy in the use of soap.

A man seldom gets so full of emotion that he has no room for dinner.

A girl always thinks that a man's heart is in the right place when it is in her possession.

Now for McMullen's feat on horseback. Won't it be grand. It will equal to Paul Revere's.

What we are trying to figure out now is how much gas we would have to use to get it for nothing.

Was it, we sometimes wonder, in Hollywood that they first began to call them divorce "proceedings"?

If the Omaha Bee-News could get the Plattsmouth News in a little smaller type they couldn't be read at all.

Now watch Governor McMullen tuck his tail and bow down to the dictators of his master—Calvin Coolidge.

Another failure was the Great Wall of China, which, as we learned in our innocent youth, was built for the purpose of keeping foreigners out.

VICTORY

It had to come. Years of suffering on the part of patient mankind have brought the reaction. The book of etiquette, tyrant that it is, could not hope to hold the upper hand always. The decree divorcing the knife and fork at the salad dish has been set aside and they are reunited. The immediate effect will be that more salads will be eaten, tablecloths will last longer, and ruffled tempers, enemy of digestion, will be mollified. The reform is a step forward. It was a silly rule in the first place. Why torture diners by placing before them a tempting dish and then restricting the use of their utensils to the point where they'd rather go hungry? A fork will not cut lettuce, never did cut lettuce, and never will cut lettuce. Now that the necessary tools are conceded us, let us eat our lettuce.

The present slogan of woman's style seems to be "shorter and fewer." In the old days it was "longer and funnier."

With the new air service, mail matter can travel from any manufacturer to the farthest west basket in four days.

One advantage of being that kind of a baseball team is that two or three games can consider constitute a long winning streak.

The peculiar part of this whole investigation is that the magazine which is losing \$420 a week fighting Hoover is called "Politics."

One disadvantage to carry a notebook is that there is no excuse for forgetting to bring home the bolt needed to repair the lawn mower.

Hoover, we learn from careful reading, was born in Iowa, and we presume his victory in California can be explained on the assumption that all the residents considered him a favorite son.

President Coolidge declined an airplane ride on the ground that he didn't feel he ought to do it while he is President, and we should think Vice-President Dawes could have thought up a smart comeback to that by this time.

ANOTHER VETO FOR FARM RELIEF

Mr. Coolidge has accepted the challenge of the farmers and again vetoed the McNary-Haugen bill. He renews his attack upon the equalization fee, which he says "would not be for the purposes of revenue in the accepted sense, but would simply yield a subsidy for the special benefits of particular groups." He denies also that the farmers would pay it, and characterizes it as "a tax upon the whole community." The veto will not surprise the farmers. It may somewhat surprise some of the Republicans, who had hoped Mr. Coolidge would consider what the effect upon the party of a veto at this time would be. Usually, Mr. Coolidge puts the welfare of the party above everything else, but he did not do so this time. Perhaps the fact that he is not to be a candidate for re-election had a great deal to do with it.

At any rate, that the veto is a blow to Republican chances cannot be doubted. What it says to the farmers in effect is: "We will subsidize industry, but we will not subsidize farming." Asked why not, Mr. Coolidge displays heat. He calls the equalization fee "fallacious" and "reprehensible." It would "set up a ponderous bureaucratic paraphernalia." It is "grossly deceptive." It has been misrepresented, and can "be passed on to the consumer." All of which is epithetic, though there is nothing he can say of it that he could not if he would as truly say of the tariff.

Such is the inconsistency of his position, and therefore his wrath. It is an obvious contradiction in which he finds himself, and he is precisely where the farm leaders designed to put him. They will scarcely be able to pass the bill over his veto, but the party will face the Kansas City convention with a prospect of revolt that will give it something to think about. Mr. Lowden has said that by vetoing the McNary-Haugen bill again Mr. Coolidge would make it very hard for any Republican to be elected to the presidency this year, and probably has.

It is an old axiom that two wrongs do not make a right. That is the trouble with the kind of farm relief that Congress has been attempting. Because it was subsidizing industry it thought to subsidize farming, but that was too much for the industrial wing of the party led by Mr. Coolidge. The party faces in the coming campaign the consequences of its unfairness to agriculture. It made the farmer buy in a protected market, and not all the sophistry of the McKinleys, the Dincneys, the Paynes, Aldriches, McCumbers and Fordneys, can put that over on the farmers. The party has enriched one class of the people at the expense of another. It has made the industrialist a millionaire, and are farmer a bankrupt.

What folly that is, and how strange if the party did not suffer for it?

A SINISTER DECISION

It would seem the most natural thing in the world that when through freight is brought to the Mississippi River the crossing charge should be paid by the railroad making the delivery.

Strangely, the Supreme Court of the United States does not think so. The Interstate Commerce Commission thinks so, as did the Federal District and Appellate courts; but the Supreme Court thinks the Eastern lines delivering through freight at the Mississippi should not pay this charge. It holds that the Western lines must pay the charge both ways, which is a reversion to the old and unfair practice of dumping everything on the river front at the expense of the Western lines. The United States Supreme Court ended this inequality by ruling that the St. Louis terminals are the terminals of all the roads entering here. It is a surprise to see the court return to its former untenable position.

The implication, we are afraid, is more sinister than the country likes to admit. The Eastern lines are much more powerful than the Western lines. It is disquieting to imagine that this could have had anything to do with such a decision, but what other explanation can there be?

The Post-Dispatch is disposed to fear that sectionalism is becoming too powerful a factor in rate making. The action of the United States Senate in the Esch case was abominable. In stead of standing for the good of the whole country, and doing what was obviously the fair thing to do, the Senate punished Esch because he was fairer than it is. He made up his mind that it was not fair to the coal mines in the North to give the Southern mines

rates which would in effect move them north of the Ohio River, and it was not fair. Mileage ought to be the base of every rate structure. The Supreme Court's decision in the matter of carrying charges across the Mississippi on through freight displays the same alarming tendency exhibited by the Esch case. Both are sectionalism, and neither is fair. Do we want to run the country that way?

A Department of Commerce expert says that the automobile is not the result of prosperity. But one of the basic to have him study the tariff.

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 2nd day of June, A. D. 1928, at 10 o'clock a. m. of said day, at the south front door of the court house, in the City of Plattsmouth, Nebraska, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

The south half (S 1/2) of Lots one (1) and two (2) in Block twenty-nine (29) in Young and Hayes' Addition to the City of Plattsmouth, Cass county, Nebraska.

The same being levied upon and taken as the property of Laura Peterson, defendant, to satisfy a judgment of said Court, recovered by Helen Copp, plaintiff against said defendant.

Plattsmouth, Nebraska, April 24th, A. D. 1928.

BERT REED, Sheriff Cass County, Nebraska.

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 2nd day of June, A. D. 1928, at 10 o'clock a. m. of said day, at the south front door of the court house in the City of Plattsmouth, Neb., in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

Lots 4, 5 and 6, in Block 9, in the City of Plattsmouth, Nebraska, as surveyed, platted and recorded, Cass county, Nebraska.

The same being levied upon and taken as the property of Dr. O. Saulin et al. defendants, to satisfy a judgment of said Court recovered by The Standard Savings & Loan Association, plaintiff against said defendants.

Plattsmouth, Nebraska, April 24th, A. D. 1928.

BERT REED, Sheriff Cass County, Nebraska.

ORDER OF HEARING and Notice on Petition for Settlement of Account.

In the County Court of Cass county, Nebraska.

To all persons interested in the estate of Mattie E. Young, deceased: On reading the petition of Clara Godwin, Administratrix, praying a final settlement and allowance of her account filed in this Court, on the 26th day of May, 1928, and for final settlement of said estate and for her discharge as said Administratrix:

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 8th day of June, A. D. 1928, at ten 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 26th day of May, A. D. 1928.

A. H. DUXBURY, County Judge.

ORDER OF HEARING on Guardian's Report and Petition.

In the County Court of Cass county, Nebraska.

In the matter of the Guardianship of Joseph Mauck, incompetent.

On due consideration of the report of Hugh E. Warden filed herein on May 19th, 1928, and of his petition showing that his said ward claims to be entitled to possession and control of his property and desires that said Guardianship be closed, it is—

Ordered, that a hearing be had on said matter in this Court on June 15th, 1928, at the hour of ten o'clock a. m., and that notice of the filing of said report and petition and of said hearing be given to his said ward and his sister, Mrs. Lucinda Conrad, to whom he was paroled, and Mrs. Margaret Chappell, by personal service of notice and to all other persons interested in said matter by publication of notice in the Plattsmouth Journal, a newspaper published and of general circulation in Cass county, Nebraska, for three weeks prior to said day of hearing.

Given under my hand and the seal of said court this 19th day of May, A. D. 1928.

A. H. DUXBURY, County Judge, Cass County, Nebraska.

(Seal) m21-3w.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of John W. Edmonds, 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 1st day of June, 1928, and on the 7th day of September, 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 1st day of June, A. D. 1928, and the time limited for payment of debts is one year from said 1st day of June, 1928.

Witness my hand and the seal of said County Court this 4th day of May, 1928.

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 Catherine Wiles, 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 June, 1928, and on the 1st day of October, 1928, at ten o'clock in the forenoon 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 June, A. D. 1928 and the time limited for payment of debts is one year from said 29th day of June, 1928.

Witness my hand and the seal of said County Court this 26th day of May, 1928.

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 Sam G. Smith, 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 22nd day of June, 1928, and on the 24th day of September, 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 22nd day of June, A. D. 1928, and the time limited for payment of debts is one year from said 22nd day of June, 1928.

Witness my hand and the seal of said County Court this 22nd day of May, 1928.

A. H. DUXBURY, County Judge.

ORDER OF HEARING on Petition for Appointment of Administratrix.

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of Frank B. Shopp, deceased.

On reading and filing the petition of Bertha M. Shopp praying that administration of said estate may be granted to Bertha M. Shopp, as Administratrix:

Ordered, that June 8th, A. D. 1928, 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 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 three successive weeks prior to said day of hearing.

Dated May 8th, 1928.

A. H. DUXBURY, County Judge.

NOTICE TO CONTRACTORS

Sealed bids will be received at the Department of Public Works in the State House at Lincoln, Nebraska, on June 1st, 1928, until 10:00 o'clock a. m., and at that time publicly opened and read for placing a wearing surface on the bridge on U. S. highway No. 75 across the Platte river between Plattsmouth and Fort Crook.

The approximate quantities are: 3,124 Sq. Yds. Rock Asphalt Wearing Surface.

Plans and specifications for the work may be seen and information secured at the office of the County Clerk, at Plattsmouth, Nebraska, at the office of the County Clerk at Papillion, Nebraska, or at the office of the Department of Public Works at Lincoln, Nebraska.

The successful bidder will be required to furnish bond in an amount equal to 100% of his contract.

Certified checks made payable to the Department of Public Works for not less than five per cent (5%) of the amount of the bid will be required.

This work must be started previous to June 15th, 1928, and be completed by July 1st, 1928.

The right is reserved to waive all technicalities and reject any or all bids.

DEPARTMENT OF PUBLIC WORKS By R. L. Cochran, State Engineer.

GEO. R. SAYLES, Co. Clerk, Cass county. JOS. E. STRAWN, Co. Clerk, Sarpy county. (Seal) m21-3w.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of Martha M. Schliefer, 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 8th day of June, 1928, and on the 10th day of September, 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 8th day of June, A. D. 1928, and the time limited for payment of debts is one year from said 8th day of June, 1928.

Witness my hand and the seal of said County Court this 7th day of May, 1928.

A. H. DUXBURY, County Judge.

ORDER OF HEARING AND NOTICE OF PROBATE OF WILL

In the County Court of Cass County, Nebraska

State of Nebraska, County of Cass, ss.

To all persons interested in the estate of Walter E. Jenkins, deceased:

On reading the petition of John Jenkins praying that the instrument filed in this court on the 7th day of May, 1928, and purporting to be the last will and testament of the said deceased, may be proved and allowed, and recorded as the last will and testament of Walter E. Jenkins, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Earl J. Jenkins, whose correct name is James Earl Jenkins, as executor. 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 8th day of June, A. D. 1928, at ten 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 that 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.

Witness my hand, and seal of said court, this 7th day of May, A. D. 1928.

A. H. DUXBURY, County Judge.

A. L. TIDD, Attorney.

LEGAL NOTICE

In the District Court of Cass County, Nebraska

The Standard Savings & Loan Association of Omaha, Plaintiff

vs. Adelaide Burnett, formerly Adelaide Kramer, and her husband, J. J. Burnett, real name unknown, et al. Defendants.

NOTICE

To Adelaide Burnett, formerly Adelaide Kramer, and her husband, J. J. Burnett, real name unknown, non-resident, defendants:

You and each of you are hereby notified that on the 12th day of May, 1928, the plaintiff filed its amended petition in the above entitled action in the District Court of Cass county, Nebraska, the object and prayer of which upon its first cause of action is to foreclose a mortgage in the sum of \$1,480.08, with interest thereon at the rate of 8% from April 24, 1923, on Lot 5, in Block 61, in the City of Plattsmouth, Cass county, Nebraska, which mortgage appears of record in Book 51, at Page 351, of the Mortgage Records of said county, and for equitable relief; and on its second cause of action to reform and foreclose mortgage for \$2,000.00, dated February 25, 1924, from the description of which mortgage Lot 1, in the NE 1/4 of the NE 1/4 of Section 30, Township 12 North, Range 14 East of the 6th P. M., in Cass county, Nebraska, was omitted by mistake and that the description of said mortgage should be as follows:

Lot 1 in the NE 1/4 of the NE 1/4 of Section 30, Township 12 North, of Range 14, East of the 6th P. M., and also the following described lands, to-wit: Commencing at the southwest corner of the SE 1/4 of the SE 1/4 of Section 19, Township 12 North, of Range 14, East of the 6th P. M., running thence east along the south line of said Section 19, to the center of County Road No. 55, as now traveled and used, thence northwesterly on the center line of said county road to a point where said line intersects with the west line of the SE 1/4 of the SE 1/4 of Section 19, thence south along the west line of said SE 1/4 of the SE 1/4 of said Section 19, to the place of beginning, containing 8 acres, more or less, all in Cass county, Nebraska;

That said mortgage bears interest at the rate of 8% from February 25, 1924, and is recorded in Book 53 of Mortgages, at Page 69 of the mortgage records of said county, and prays that an accounting be had, said mortgage foreclosed, and for equitable relief.

You are required to answer said petition on or before Monday, the 2nd day of July, 1928, or your default will be entered in the said cause and decree granted as prayer for in said petition.

THE STANDARD SAVINGS & LOAN ASSOCIATION, of Omaha, Nebraska, Plaintiff.

A. L. TIDD, Attorney for Plaintiff.

m21-4w

"The best Motor Fuel I have ever used"

MR. ART JOHNSON of Bertrand, Nebraska, whose business is trucking, gives his experience with Red Crown Ethyl Gasoline in the letter which follows:

"I have tried Red Crown Ethyl Gasoline in my Ford truck over some of the worst hills in this part of the country, and I must say it has done more than I expected. We pulled all these hills on intermediate that we have always pulled on low before. I will say that it is the best motor fuel that I ever used."

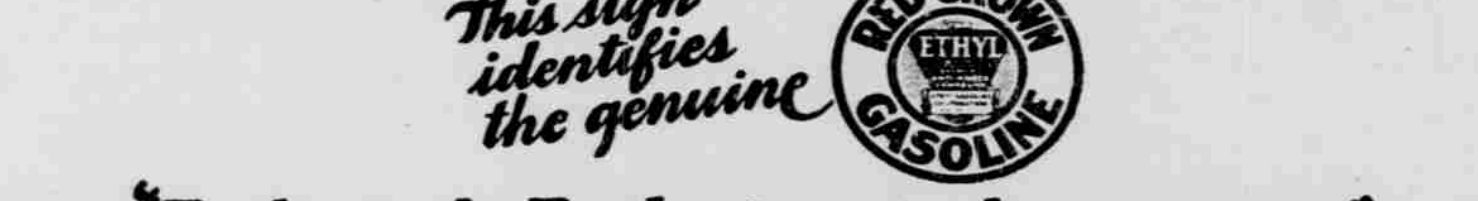
The story is the same from owners of other trucks, bus operators, farmers who use tractors, owners of passenger cars—more power, smoother operation—no fuel knocks—more miles per gallon of gasoline.

This combination of always reliable Red Crown Gasoline and Ethyl Brand of Anti-Knock Compound is matchless for power and economy. Use it for every motor.

Sold by reliable dealers and Red Crown Service Stations everywhere in Nebraska.

STANDARD OIL COMPANY OF NEBRASKA "A Nebraska Institution"

RED CROWN ETHYL GASOLINE



"Knocks out the Knocks—turns carbon into power"

