

# The Plattsmouth Journal

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R. A. BATES, Publisher

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Governor Howell renominated in Iowa Tuesday.

Who will be nominated in Kansas City? That's the question.

After next week, look out for squalls, in the Republican ranks.

The joke you play on another fellow is a mean trick when he plays it on you.

They are not considering Coolidge as a third term. But the vote will mark that.

A fashionable shoemaker says that women can endure pain better than men.

Every man has a grievance and he'll tell you all about it on the least provocation.

It is useless to expect any man to love you after you get the better of him in an argument.

The average man often uses better judgment in selecting a cigar than in choosing a wife.

Farmers in North and South Dakota, will join in the raid on the Kansas City convention.

A successful politician is one who keeps on his toes all the time but who never gets on the other fellows.

The Socialist party has its candidates in the field and platform all built, and that is about all it has to do.

Babe Ruth was acquitted of a speeding charge in Weehawken, N. J., the defense being that he was the greatest baseball player in the world. 'Mid distinctions and honors there's no place like home-run leadership.

Wise men change their minds but fools have none to change.

"I do not choose to run in 1928!" Oh pshaw, Calvin, that's too old.

Pictures radioed across the Atlantic appear to have been affected by the waves.

It takes an expert to convince others that he is less ignorant than he really is.

The man who never has any trials and tribulations is unable to appreciate happiness.

Women always think they mean what they say at the exact moment that they say it.

You can never tell how a girl will look at the breakfast table by the way she looks at the ball.

Who will be nominated at Houston? Now listen to the voice of a profit. Al Smith, of course.

The primary system may not assist in clarifying a campaign, but it makes it longer and more exciting.

Now that the rubber industry has a czar, we hope he'll do something about the price of restaurant pancakes.

The farmers in the west will raid the republican convention next week. Suppose Coolidge is the nominee—what then?

Houston will do itself proud for the Democratic convention. The solid South, will stand by the nominee of that convention.

There is not much difference between Coolidge and Hoover. Only Wall Street will support Coolidge but will not touch Hoover.



## BAKING POWDER

Same Price for over 35 Years  
25 ounces for 25 cents

Guaranteed Pure and Healthful  
Our Government used millions of pounds

Bridge playing discourages conversation, says a doctor. But often, like golf, improves the vocabulary.

Third terms are not very popular and they see the hand-writing on the wall: "Dawes and out with Coolidge!"

We candidly believe the most popular man in the republican nomination is Lowden. And Dawes is not far behind time.

A man in Ottawa, Ontario, has just learned to swim at 72. Now for a match race between grandfather and grandmother aquatic stars.

Tuesday was a big day at the Masonic Home in the city. The grand lodge members were here in a body, and they enjoyed their visit amazingly.

Now that Feng has joined Chiang and they are both piling on Lin, everybody's curiosity it sacrificed and the war in China would just as well end.

Governor McMullen is in the saddle stirring up the farmers. But leave him alone, and they will come home with their tails dragging behind them.

Merely calling yourself a Democrat doesn't mean anything. The acid test is whether you are willing to stick by the party when it goes into battle.

Girls are growing taller, Harding Scholle, director of the Museum of the City of New York, has discovered that the average girl of today is taller than her mother.

The prohibition department intends to "dry up" the Kansas City and Houston convention so far as possible. It is no more than right that the delegates remain sober long enough to give prohibition their hearty indorsement.

There is a great deal of uncertainty in politics now, but it may be pretty safely said that most men have made up their minds whether they are for Al Smith or against him.

A woman remained in the swimming pool of a Chicago hotel for more than 50 hours, but this isn't the easiest way of getting out of doing the dishes.

### THE LATEST COOLIDGE QUIP.

Mr. Coolidge's latest witicism is the talk of Washington. It occurred at a White House breakfast. Vice President Dawes had been chaffing Senator Watson of Indiana for appearing in a Prince Albert coat and a straw hat. The Hoosier statesman was wincing under the badinage when suddenly, the president cut in: "Well it's just as proper to wear a straw hat with a Prince Albert as it is to smoke a pipe when you're wearing a Prince Albert."

A momentary silence, then gales of laughter that shook the District of Columbia. The erstwhile embarrassed Watson beamed, while the bantering Dawes flushed and uneasy, probed around for a crushing rejoinder, reconsidered and wisely refrained.

But where is the sparkling humor in this Coolidge repartee? you may ask.

Why, there's nothing funnier in Tolstoy, Dostoevsky or the Constitution of Oklahoma.

### AL SMITH'S CREED

On the eve of the Democratic convention there are thousands of persons, well-meaning, perhaps, but sadly misguided, engaged in denouncing Governor Al Smith as a presidential possibility when they do not know a blessed thing about the New York executive, or the things for which he stands. They know only that he is a Catholic, that he did not favor the eighteenth amendment, and that seems to be about the limit of their knowledge.

In all fairness, we submit it is not a crime to be a Catholic, neither is it a violation of any statute to hold the belief that prohibition is a mistake.

These critics, however, do not seem to know just what kind of a Catholic Governor Smith is, nor have they ever heard the real reason why he does not believe in the eighteenth amendment.

There are good Catholics and there are poor Catholics, just as there are good Protestants and poor Protestants. There are broad-minded Protestants and narrow Catholics, just as there are broad-minded Protestants and narrow Catholics. In both creeds you will find a very large number of weak, inefficient, and nominal members. And pastor or priest will verify this statement.

Governor Al Smith, to our way of thinking, is a Catholic very much after the type of the late Charles P. J. Mooney, editor of the Memphis Commercial Appeal—a man true to his faith, yet broad and tolerant in his views, and friendly to all religious faiths.

But apropos of Governor Al Smith's religious and political creed, it is best to let him speak for himself, and he speaks in such a frank and straight-forward manner that none can doubt his sincerity. Here is what he has to say on the subject:

"I believe in the worship of God according to the faith and practice of the Roman Catholic Church. I recognize no power in the institutions of my church to interfere with the operations of the constitution of the United States or the enforcement of the law of the land.

"I believe in absolute freedom of conscience for all men, and equality of all churches, all sects, and all beliefs before the law as a matter of right, and not as a matter of favor.

"I believe in the absolute separation of church and state and in the strict enforcement of the provisions of the constitution, that Congress shall pass no law respecting an establishment of religion or prohibiting the free exercise thereof.

"I believe that no tribunal of any church has any power to make any decree of any force in the law of the land other than to establish the status of its own communicants within its own church.

"I believe in the support of the public school as one of the cornerstones of American liberty. I believe in the right of every parent to choose whether his child shall be educated by those of his own faith.

"I believe in the principle of non-interference by this country in the international affairs of other nations, and that we should stand steadfastly against any such interference by whomsoever it may be urged.

"And I believe in the common brotherhood of man under the common fatherhood of God.

"In this spirit I join with fellow Americans of all creeds in a fervent prayer that never again in this land will any public servant be challenged because of the faith in which he has tried to walk humbly with his God."

"I believe in the strict enforcement of the provisions of the constitution," says the man who is destined to head the Democratic ticket this year.

That ought to be sufficient assurance for any sincere prohibitionist, for no man has ever accused Governor Smith of being a liar, a deceiver or a demagogue.

"I believe in the common brotherhood of man under the common fatherhood of God," says the New York executive.

And that's enough religion for any man.

The farmers need aid, there is no question about that, but will a march upon the convention at Kansas City get it for them. The east will control that convention. The farmers will get more sympathy from the Democratic convention than the republican.

One thing about a jury—it's about the only proof we have left that there still is sympathy and admiration for the truly beautiful things of life.

Manufacturers' statistics show Nevada first and Montana second in candy consumption per capita. Nothing like a nice lollypop to brace you up between killings.

### MIGHT EASILY BEEN DEATH

It was about half past ten in the evening and an auto was coming south on College avenue at a moderate rate of speed. Some drivers would have been hustling along at about 30 miles an hour as there was practically no traffic.

Suddenly without the least warning a little boy dashed out from the sidewalk on the west side of the street and headed for the Red Cross drug store on the opposite corner. A woman and child had preceded the little fellow a couple of moments before, but they had reached the corner several seconds before the straggler started his dash across the thoroughfare.

The driver of the aforementioned car luckily happened to see the boy rush into the street and brought his auto to a stop before any accident could happen. But the situation had all the possibilities of a fatality. If the car had been going very much faster, or if the boy had darted out about ten feet further to the north, he would have surely been run over.

The terrible aspect about the whole affair was that any mother could start across the street at that time of the night, realizing that one of her children had to cross alone; evidently she hadn't a thought of any harm coming to him. We hope that she reads this editorial, because in our opinion, she was criminally careless, and never should have left the child to cross a street at that time of the night.

Would any driver expect a little child to emerge out of the darkness, 100 feet from the street crossing? Imagine your own feelings in averting an accident, and then see the mother and another child calmly walking away.

Nine hundred persons are suing for slices of the estate founded by John Jacob Astor. A man of humble origin, he passed away in 1848, and since then his estate seems to have been putting on Heirs.

A new method of treating rubber makes it last thirty-five years. We are wondering whether it's to be applied to tires or steaks.

### 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 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.

### ORDER

In the District Court of the County of Cass, Nebraska.

In re Application of H. A. Schneider, Guardian of William A. Becker, spendthrift, for license to sell real estate.

Now, on this 4th day of June, A. D. 1928, there was presented the petition of H. A. Schneider, guardian of William A. Becker, spendthrift, for authority to sell the undivided one-sixth interest of the said William A. Becker, spendthrift, in the following described real estate, to-wit:

The southwest quarter (SW 1/4) of Section 25, Township 12, Range 12, and Lot 6 in the northwest quarter (NW 1/4) of Section 25, being the west 25 acres thereof, all in Township 12, Range 12, east of the 6th P. M., in the County of Cass, Nebraska.

and to invest the proceeds thereof; and it appearing from such petition that it is necessary and for the best interests of the said William A. Becker, spendthrift, that said undivided interest in said property be sold;

It is therefore Ordered, that the next of kin and all persons interested in the estate of the said William A. Becker, spendthrift, appear before the Judge of the District Court of Cass county, Nebraska, at chambers in the Court House in the City of Plattsmouth, Nebraska, on the 9th day of July, 1928, at 10 o'clock a. m., to show cause, if any, why license should not be granted for the sale of said interest in said property.

It is further Ordered, that a copy of this Order be served upon the next of kin of the said William A. Becker, spendthrift, and all persons interested in his estate, by publication of this order for three consecutive weeks in the Plattsmouth Journal, a legal newspaper published and of general circulation in the County of Cass, Nebraska.

Dated this 4th day of June, 1928.

By the Court, JAMES T. BEGLEY, Judge of the District Court.

### NOTICE

Meeting of Cass County Board of Equalization

The Cass County Board of Equalization will meet for the purpose of equalizing the assessments of Cass county, Nebraska, for the year 1928, in the Commissioners' Chamber at the Court House in Plattsmouth, Nebraska, beginning on Tuesday, June 12, 1928, at 9 o'clock a. m., and continuing in session from day to day until Friday, June 15, 1928.

All claims for equalization should be made on blanks, which can be secured at the office of the County Clerk, and should be filed on or before Thursday, June 14, 1928.

GEO. R. SAYLES, County Clerk, Cass County, Nebraska.

### NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of William Ballance, 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 6th day of July, 1928, and on the 8th day of October, 1928, at 10:00 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 6th day of July, A. D. 1928, and the time limited for payment of debts is one year from said 6th day of July, 1928.

Witness my hand and the seal of said County Court this 1st day of June, 1928.

A. H. DUXBURY, County Judge.

### NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska.

Blandina Kuepper, widow; Anna Ertz, widow; Sampson E. Ertz and wife, Mathilda B. Ertz; John Joseph Ertz, single; Joseph Francis Ertz and wife, Theresa L. Ertz; Thomas William Ertz, single; Francis Bernard Ertz and wife, Mary J. Ertz; Anna Ertz Hoeng and husband, Thomas Hoeng; William Henry Ertz and wife, Helen Marie Ertz; Maggie Ertz, widow; Margaret Ertz, widow; John Conell and husband, John Conell; S. Roy Ertz, single; S. Frank Ertz, single; M. Frederick R. Ertz and wife, Helen Ertz; Mary Ertz, widow, and Amelia Fitzpatrick, widow, Plaintiffs

vs. Wm. C. Moores, Mrs. Wm. C. Moores, first real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Wm. C. Moores, and Mrs. Wm. C. Moores, first real name unknown, Columbus Neff, each deceased, real names unknown; all persons having or claiming any interest in and to Lots three (3) and four (4), in Block ninety-four (94), in the City of Plattsmouth, Cass county, Nebraska, real names unknown, Defendants

To the defendants Wm. C. Moores, Mrs. Wm. C. Moores, first real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Wm. C. Moores, Mrs. Wm. C. Moores, first real name unknown, and Columbus Neff, each deceased, real names unknown; and all persons having or claiming any interest in and to Lots three (3) and four (4), in Block ninety-four (94), in the City of Plattsmouth, Cass county, Nebraska, real names unknown: You and each of you are hereby notified that Blandina Kuepper, widow; Anna Ertz, widow; Sampson E. Ertz and wife, Mathilda B. Ertz; John Joseph Ertz, single; Joseph Francis Ertz and wife, Theresa L. Ertz; Thomas William Ertz, single; Francis Bernard Ertz and wife, Mary J. Ertz; Anna Ertz Hoeng and husband, Thomas Hoeng; William Henry Ertz and wife, Helen Marie Ertz; Maggie Ertz, widow; Margaret Ertz, widow; John Conell and husband, John Conell; S. Roy Ertz, single; S. Frank Ertz, single; M. Frederick R. Ertz and wife, Helen Ertz; Mary Ertz, widow, and Amelia Fitzpatrick, widow, plaintiffs, have filed their petition and commenced an action in the District Court of the County of Cass, Nebraska, on the 4th day of June, 1928, against you and each of you, the object, purpose and prayer of which is to obtain a decree of court quieting the title to Lots three (3) and four (4), in Block ninety-four (94), in the City of Plattsmouth, Cass county, Nebraska, as against you and each of you, and for such other relief as may be just and equitable.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 16th day of July, 1928, or the allegations of said petition will be taken as true and a decree rendered in favor of plaintiffs and against you and each of you according to the prayer of said petition.

Dated this 4th day of June, A. D. 1928.

BLANDINA KUEPPER, Widow, et al., Plaintiffs.

W. A. ROBERTSON, Attorney.

Dated this 4th day of June, 1928.

By the Court, JAMES T. BEGLEY, Judge of the District Court.

Dated this 4th day of June, 1928.

By the Court, JAMES T. BEGLEY, Judge of the District Court.

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By the Court, JAMES T. BEGLEY, Judge of the District Court.

Dated this 4th day of June, 1928.

By the Court, JAMES T. BEGLEY, Judge of the District Court.

All kinds of business stationery printed at the Journal office.

We were just wondering the other day what had become of Miss Gleitz, the wed wars, the cigar-smoking baby, and the Texas horn-dog. They don't seem to have followed through.

The primary system may not assist in clarifying a campaign, but it makes it longer and more exciting.

### 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 Administrator.

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of John Varady, also known as Johan Uzovic, deceased.

On reading and filing the petition of John P. Sattler, praying that administration of said estate may be granted to Stanley Serpan (Czechoslovak Consul), as Administrator; Ordered, that June 29th, 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 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 June 28th, 1928.

A. H. DUXBURY, County Judge.

### 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.

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 251, 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 described 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 southeast 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 northerly 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 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.

Dated this 4th day of June, A. D. 1928.

By the Court, JAMES T. BEGLEY, Judge of the District Court.

Dated this 4th day of June, 1928.

By the Court, JAMES T. BEGLEY, Judge of the District Court.

Dated this 4th day of June, 1928.

By the Court, JAMES T. BEGLEY, Judge of the District Court.

# HOUSE FROCKS

100 New Styles To-Day at \$1.00



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Batiste  
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