

The Plattsmouth Journal

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Onward to California is Hoover's march.

There is many a true word spoken in gestures.

Organization is what counts in a political campaign.

Senator Reed is getting in shape to wake up Hoover and his cohorts.

Some politicians seem to forget that common sense is still left to a whole lot of people.

Another big difference between the scenes is that a man feels embarrassed when his garters show.

"A million dollars," remarked the defendant who hazarded a wage, now and then "says I'm not guilty."

Mr. Vane was responsible for Mr. Hoover's getting in and turn about, you know is supposedly fair play.

The best reducing exercise consists in moving the head from left to right when asked to have some more.

You can easily tell a political snip by the soft manner when his right hand is protruded to you for a shake.

Now it is said courts should be organized to get at the facts and not to act as umpires in the great legal game. Why not do so, then?

If the Mark Twain Association established its chair of humor in a college it will make a mistake. The place for it is in a barber shop.

A small corsage to decorate shapeless ankles is being worn now says the Ladies' Home Journal. And who ever notices the ankles these days?

We might mention, too, that we feel that the fellow who says that the next war will be with insects still has a lot to learn about the last war.

"I can't marry every man I know," Peggy Joyce replied to a newspaper interviewer's question the other day. She might have added, "But I can try."

While the old post road tavern and canal inn departed more than a quarter of a century ago in this country in the towns and cities and the automobile and good roads have lined the highways with comfortable inns and tea houses for the sheltering and feeding of the tourist.

The campaign machine begins to grind in the east.

Maybe Mr. Hoover went to Bruie to organize the fishing.

Perhaps every man has his place, but in most cases it is very elastic.

The republican party is the corporation party and corporations are against the laborers.

Wait till Al Smith begins his march westward if you want to see crowds flock to the depot.

If a few more politicians would put in a few lies on the farm, the farmers would get better pay.

The first voter should get well posted on the issue at stake and try to vote right for the first time.

Women always have gone in for something, now it is powdering the nose and pulling down the skirts.

The claim is made aviation will be made practically as safe as travel on the railroads. Nothing is said as to automobiles.

It's an ill wind that blows nobody good and if a few more gangsters die, the florists in Chicago will be able to live on the income.

All things are relative, and we suppose that being the presidential candidate of the Prohibition party is being famous after a fashion.

The German cabinet warns the crown prince to keep out of trouble and "tick to his golf." That's not very good advice if the prince slices.

Another unusual feature about this campaign is the fact that, to date the Democratic chairman has not had to look up the spelling of "deficit."

Testimony taken by a Senate committee on the republican patronage frauds in Georgia indicates that "All God's Chillin Got Postofficees"—to sell.

The Boy Scouts are campaigning against smoking of cigarettes by women. Mothers seen behind the barn sneaking a puff should be reported.

An Atlanta minister says that with Smith as their candidate the Democrats are sure of only one Southern state, Louisiana. The inside of his head must be a rallying place for intolerance.

A BRIGHT OUTLOOK

Anybody who thinks Gov. Smith won't carry the Solid South in November is simply foolish in the head. The South has always been loyal to the Democratic party, and there is no logical reason today why it should not continue.

Therefore, in figuring on the outcome of the Presidential election, Gov. Smith has the South with 136 electoral votes, already counted.

These 136 votes will be cast by the states of Alabama, Arkansas, Florida, Georgia, Louisiana, Mississippi, North Carolina, South Carolina, Texas, Tennessee, Oklahoma and Virginia.

Although Coolidge defeated Davis four years ago by a plurality of 7,338,513 votes, in reality it will require a change of only 826,922 votes in certain states to change the result. The following table shows what is needed:

State	Popular Votes	Electoral Votes
Arizona	2,141	3
Indiana	105,899	15
Kentucky	12,056	13
Maryland	7,177	8
Missouri	37,867	18
New Hampshire	29,688	4
New Jersey	189,138	14
New Mexico	3,102	3
New York	434,632	45
West Virginia	14,792	8
Add South—136	826,922	136

Electoral Vote ----- 267
And that's enough to put the New York Governor in the Presidential chair.

Furthermore, if the Democratic party carries Massachusetts this year, and it seems certain that this will be the case, it could then afford to lose Arizona, New Hampshire, New Mexico and West Virginia, and still achieve victory.

These figures, it should be borne in mind, do not take into account the state of Ohio, Illinois, Montana, Nevada, Colorado, Wisconsin, and Minnesota in which the Democratic party has much more than a good fighting chance.

It is the brightest outlook the Democratic party has faced in many a day.

THE NEW CHAIRMAN

The selection of John J. Raskob as chairman of the Democratic national committee, to direct the pending campaign, was a bit breath-taking.

Mr. Raskob is a man of millions, a wizard of finance, and a Catholic of high rank in his church.

Some believe that it would have been better political strategy to pick a Protestant for this honor, and Mr. Raskob's selection was proof conclusive of two things:

First: Religion is not to be considered in the campaign.

Second: Political strategy, which is another word for trickery, is to give way to open diplomacy, a battle in the daylight, is forceful and determined effort to sell the Democratic ticket to the voters of the nation. It will be a campaign pitched on high grounds and directed by sound principles.

Mr. Raskob sold General Motors to the nation. He will be equally successful in selling the Democratic ticket, because his goods are better than those of his competitors.

DEFINING THE "SAFE" DRIVER

We hear a great deal about "safe" drivers, but the term very seldom is defined. The American Automobile Association recently asked the question of a number of safety engineers throughout the country and learned:

The safe driver maintains his car in a state of mechanical perfection so that all its parts, particularly those that control starting, stopping and steering will respond at once.

The safe driver regulates his speed according to the density of traffic and other conditions, evident and possible. His eye is constantly on the nearest obstacle to his progress and his speed never is so great he cannot stop before reaching that obstacle, if the necessity arises.

The safe driver is courteous to other drivers and to pedestrians, keeping in mind always their individual rights on the road.

The safe driver concentrates his mind on driving and does not day-dream or allow his attention to wander for a moment.

That seems to epitomize it.

Congress is to take some definite action as to the long due reapportionment. The plan is to use the 1930 census. Three years more of the present one.

You can't procure contentment with money; but the fact that the converse is equally true arrests the force of the proposition.

USED FORDSON TRACTORS For Sale!
Plattsmouth Motor COMPANY Ford Dealers

WM. ALLEN WHITE'S ROORBACK

William Allen White had a Puritanical brainstorm and ran amuck against Gov. Smith. His assault had all the sound and fury of a Kansas cyclone. In alleged defense of what he calls Puritan civilization, he charged Governor Smith with an abnormal record in support of open Sunday saloons, gambling dens and prostitution. He asserted the facts bore out his charges.

Gov. Smith immediately replied with an indignant sweeping denial of the charges and declared there was absolutely no foundation for them in his record. He charged the authorship of them to one O. R. Miller of New York, a professional "dry" and, according to Gov. Smith, a professional liar. He said Miller had lied about him for 10 years, and cited specific lies which he had uttered and which had been wholly disproved.

Mr. White denied that he had received his data from Miller, and vaguely said he had gathered it from New York newspapers. That any New York newspaper has printed any such stuff at Mr. White charges is news in New York. But it is significant that Mr. Miller acknowledges that he sent data to Mr. White.

There is no use in dealing with the malignant charges of Mr. White in detail. He pictures Gov. Smith as the enemy of morality, the church and the schools, as a defender of gambling, intemperance and prostitution, and a presumed packer. He elected, of the United States Supreme Court in the cause of anti-prohibition.

The point of interest lies in the sort of attack which Mr. White made upon Gov. Smith. It is a sample of the kind of stuff that may be expected from the prejudiced propagandists on both sides. It is a base and reckless method of attack.

Fortunately, the broadside and misrepresentation let off by Mr. White kicked harder than it shot. It hurt him much worse than the target. It knocked him out, and the result of it ought to be a warning to all others who contemplate injecting vicious prejudiced attacks and lying propaganda into this campaign.

The proof of its futility and the reaction on decent fair-minded people ought to put a stop to it.

CONGRATULATIONS TO HOOVER

It was an American who prolonged the ugly dispute over Louvain Library. Whitney Warren, an architect who planned the restoration of the shell-torn edifice, insisted that its facade be inscribed with the phrase: "Destroyed by German fury, restored by American generosity." For weeks the conflict raged. Warren was opposed by officials of Louvain University and by sensible persons everywhere. But he continued to stir up bad blood and to incite the students of Louvain to disorderly demonstrations. For a while the issue was in doubt, when Warren went so far as to appeal to the courts, but in the end good sense and good taste prevailed. On July 4 the restored building was dedicated and no reminder of war hatred defaced its facades.

It was also an American who settled the quarrel, once and for all, namely Herbert Hoover. Mr. Hoover is one of the members of the restoration committee and his word had conclusive weight. It is to his credit that he gave that word in a cablegram to Louvain officials. When the cablegram was shown to Warren, he quit Louvain for Italy. We congratulate Mr. Hoover for putting an end to an unseemly a dispute as has arisen since the war.

One of the revelations made by the senate committee inquiry into campaign expenditures by presidential candidates is that so very little is spent by candidates themselves and so much by their friends. At any rate it is all legitimate and no corruption whatever. This is a big country.

THE DYNAMITERS

That some of the folks down in South Mississippi are still against dipping is proven by the story of the dynamiting of seven dipping vats in Waltham county.

"There are none so blind as those who will not see," and this seems to apply with striking force to these people who cannot be made to realize that South Mississippi can never make substantial progress until the permanency of the live stock industry is assured. That can be done only through eradication of the cattle tick.

"I'm fer dipping," stoutly declared an old piney woods farmer several years ago. His species, unfortunately, is not yet extinct.

NOTICE OF SUIT TO QUIET TITLE

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

Thomas J. Will, Plaintiff
vs.
Agail S. Will et al, Defendants

To Agail S. Will and wife Barbara E. Will, non-resident defendants: You are hereby notified that on the 7th day of July, 1928, Thomas J. Will as plaintiff filed his petition and commenced a suit to quiet title to the following described property, to-wit:

Commencing at a point 685.6 feet east of the quarter section corner on the south side of Section 1, Township 12, North, Range 13, East of the 6th P. M. in Cass county, Nebraska, thence running east on the said line to the southeast corner of said Section 1, Township 12, North, Range 13, East of the 6th P. M., east 1,954.4 feet, thence north 2,640.8 feet to the northeast corner of the southeast quarter of said Section 1, thence west 4,197 feet to the center of the old County Road, thence following the center of said road in a southerly and southeasterly direction 235 feet to an intersection on the north line of the Hospital Grounds, thence east 584.4 feet to the northeast corner of the Hospital Grounds, thence south 264 feet to the point of beginning, it being all land in the southeast quarter of Section 1 and in the east half of the southeast quarter of said Section 1, Township 12, North, Range 13, East of the 6th P. M., lying east of the old County Road, excepting a small tract of land in the southwest quarter of the southeast quarter of said section known as the Hospital Grounds, and excepting railroad right of way of the Omaha Southern Railway company, and excepting new County Road just east of said railroad right of way; Lot 19, in the southeast quarter of the southwest quarter, and Lot 22 in the southwest quarter of the southeast quarter of Section 1, Township 12, North, Range 13, East of the 6th P. M., more particularly described as follows: Beginning at the quarter section corner on the south side of Section 1, Township 12, North, Range 13, East of the 6th P. M., and running thence east 222 feet, thence north 27 degrees, west 464 feet, thence north 63 1/2 degrees, west 612 feet, thence south 6 1/2 degrees, west 670 feet, thence east 608 feet to the place of beginning, containing 9.03 acres, excepting that part of said lots conveyed to the Omaha Southern Railway company; Lot 8 in the southwest quarter of the southeast quarter of Section 1, Township 12, North, Range 13, East of the 6th P. M., in the County of Cass, Nebraska, being the tract of land above referred to as Hospital Grounds, excepting 1.83 of an acre devoted to David Rutherford in the southwest quarter of the northwest quarter of Section 1; the southeast quarter of Section 1, and all of the northeast quarter of the northeast quarter of Section 1, lying south and west of the Chicago, Burlington & Quincy Railroad right of way, all being in Township 12, North, Range 13, East of the 6th P. M., in the County of Cass, Nebraska; the east 6 rods in width off of the southwest quarter of the northeast quarter, excepting commencing at the center of the northeast quarter of Section 1, Township 12, North, Range 13, in Cass county, Nebraska, thence running south 386 chains, thence south 62 degrees, 50 minutes, west 170 chains, thence north 462 chains, thence east 150 chains, to the place of beginning, containing .63 of an acre, more or less, and all being in Section 1, Township 12, North, Range 13, East of the 6th P. M., in the County of Cass, Nebraska—

And to exclude and enjoin you and each of you from having or claiming any right, title, lien or interest in and to said premises, and to cancel the mortgage given to the Farmers State Bank of Plattsmouth, Nebraska, on a part of said premises, and recorded in Book 59 of the Mortgage Records of Cass county, Nebraska, at page 37.

You are further notified that you are required to answer said petition on or before Monday, August 13, 1928, or your default will be duly entered therein and a decree obtained in accordance with the prayer of said petition.

All of which you will take due notice.

THOMAS J. WILL, Plaintiff.

W. A. ROBERTSON and D. O. DWYER, Attorneys for Plaintiff.

By REX YOUNG, Deputy Sheriff.

By PITZER & TYLER and LLOYD E. PETERSON, Attorneys for Plaintiff.

NOTICE TO CREDITORS

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

In the matter of the estate of John Varady, also known as Johan Zvozice, 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 10th day of August, 1928, and on the 12th day of November, 1928, at 10 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 10th day of August, A. D. 1928, and the time limited for payment of debts is one year from said 10th day of August, 1928.

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

A. H. DUXBURY, County Judge.

(Seal) j9-4w

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, Plattsmouth, Nebraska, within and for Cass County, Nebraska, and to me directed, I will on the 13th day of August, 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:

Sub-lot 1 of Lot 46 described as follows: Commencing at the Southwest corner of the Southeast 1/4 of Section 13, in Township 12, North Range 13 East of the 6th P. M. Cass County, Nebraska; thence North 662.8 feet to a stake; thence East 911.46 feet to the west line of Chicago Avenue, Plattsmouth, Nebraska; thence Southwest along the west line of Chicago Avenue to the center of the County road and to the South line of said Section 13, thence West to the place of beginning, containing 10.4 acres, be the same more or less; also lots 28, 32 and 60, all in the Southwest 1/4 of the Southeast 1/4 of Section 13, Township 12, North Range 13 East of the 6th P. M. being 6.5 acres—

The same being levied upon and taken as the property of Ralph P. Clary, et al, defendants, to satisfy a judgment of said Court recovered by Fred Buerstetta, Receiver of the First National Bank of Plattsmouth, Nebraska, plaintiff, against said defendants.

Plattsmouth, Nebraska, July 7, A. D. 1928.

BERT REED, Sheriff Cass County, Nebraska.
By REX YOUNG, Deputy Sheriff.

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, Plattsmouth, Nebraska, within and for Cass County, Nebraska, and to me directed, I will on the 13th day of August, 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:

Lots 15 and 16, Block 10 in South Park, an Addition to the City of Plattsmouth, Cass County, Nebraska, as surveyed, platted and recorded—

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

Plattsmouth, Nebraska, July 7th, A. D. 1928.

BERT REED, Sheriff Cass County, Nebraska.
By REX YOUNG, Deputy Sheriff.

NOTICE OF SHERIFF'S SALE OF LAND

Notice is hereby given that pursuant to an order of sale issued by the Clerk of the District Court of Cass County, Nebraska, and according to the provisions of a decree entered by said court on September 24, 1927 in a cause pending in said court wherein The Nebraska City Building & Loan Association is plaintiff and Walter D. Love and Clara Love are defendants, commanding me to sell in the manner provided by law and the real estate herein-after described to satisfy the lien adjudged and determined against said land by said decree in favor of plaintiff in the sum of \$2506.21, with interest accruing and costs as in said decree provided, I, the undersigned sheriff of Cass County, Nebraska, will on July 21, 1928 at 10 o'clock a. m. at the South front door of the Court House in the City of Plattsmouth, in Cass County, Nebraska, offer for sale and will sell at public venue to the highest bidder for cash the following described real estate in Cass County, Nebraska, to-wit:

Lots 10 and 11 in Block 14 in Tefft's Addition to the Village of Avoca.

Dated this 26th day of June, 1928.

BERT REED, Sheriff, Cass County, Nebraska.
By REX YOUNG, Deputy Sheriff.
PITZER & TYLER and LLOYD E. PETERSON, Attorneys for Plaintiff.

NOTICE TO CREDITORS

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

In the matter of the estate of Henry A. Talcott, 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 10th day of August, 1928, and on the 12th day of November, 1928, at 10 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 10th day of August, A. D. 1928, and the time limited for payment of debts is one year from said 10th day of August, 1928.

Witness my hand and the seal of said County Court this 6th day of July, 1928.

A. H. DUXBURY, County Judge.

(Seal) j9-4w

NOTICE TO CREDITORS

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

In the matter of the estate of Anna Vostrejs, 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 10th day of August, 1928, and on the 12th day of November, 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 10th day of August, A. D. 1928, and the time limited for payment of debts is one year from said 10th day of August, 1928.

Witness my hand and the seal of said County Court this 6th day of July, 1928.

A. H. DUXBURY, County Judge.

(Seal) j9-4w

ORDER OF HEARING on Petition for Appointment of Administrator

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of Andrew Thomsen, deceased.

On reading and filing the petition of Ruth Sayles Thomsen praying that administration of said estate may be granted to her as Administratrix:

Ordered, that August 10th, A. D. 1928, at 10 o'clock a. m., is assigned for hearing said petition, when 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 July 12th, 1928.

A. H. DUXBURY, County Judge.
CHAS. E. MARTIN, Attorney.

NOTICE OF SALE

In the District Court of Cass County, Nebraska

Blandina Kuepper, Plaintiff
vs.
Anna Ertz, widow; Sampson E. Ertz and wife, Matilda 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 Hoening and husband, Thomas Hoening; William Henry Ertz and wife, Helen Marie Ertz; Maggie Ertz, widow; Margaret Ertz Connell and husband, John Connell; S. Roy Ertz, single; M. Frederick R. Ertz and wife, Helen Ertz; and Amelia Fitzpatrick, widow.

Notice is hereby given that under and by virtue of a decree of the District Court of Cass county, Nebraska, entered in the above entitled cause on the 30th day of April, 1927, and an Order entered on the 13th day of May, 1927, the undersigned, sole referee, will on the 4th day of August, 1928, at ten o'clock in the forenoon at the south front door of the court house in the City of Plattsmouth, Cass county, Nebraska, sell at public auction to the highest bidder for cash, Lots 3 and 4, in Block 94, in the City of Plattsmouth, Cass county, Nebraska; ten per cent cash of the amount of the bid to be paid at the time of said sale and the balance upon confirmation. Abstract in the hands of the referee and will be furnished to purchaser. Possession to be given upon confirmation. Said sale will remain open for one hour.

Dated this 29th day of June, A. D. 1928.

W. G. KIECK, Referee.

W. A. ROBERTSON, Attorney for Plaintiff.

(Seal) j2-5w

The real difference between the school boy of today and the one of forty years ago is that the latter went to school without his shoes and the former goes without his hat.

One sweetly solemn thought is that if we did not have teams like the Detroit Tigers, we could not have teams like the New York Yankees.

Give your stomach a vacation, too!

It needs the rest, these hot days—and Shredded Wheat gives it. The thoroughly baked shreds of whole wheat are easily digested and act as regulators for the whole system. That's because **Shredded Wheat** is nature's own food—just pure whole wheat with all the healthful qualities of the original grain left in.

Vitamins and bran are important these days. Shredded Wheat contains them—and all other food elements in balanced form. Serve it with whole milk and fruit.



Made by The Shredded Wheat Company at Niagara Falls Visitors Welcome