

The Plattsmouth Journal

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R. A. BATES, Publisher

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If you don't believe a worm will turn, try to put one on a fish hook.

Sunday is a fine day for wearing out the first and second gears on your automobile.

All that Italy really asks is that the French navy keep out of the way of the Italian stork.

Don't talk too much. Even fish would not get into trouble if they would keep their mouth shut.

With all this lobby-probing going on, a philanthropist has to be pretty careful whom he gives money to nowadays.

They say Mahatma wanted to be arrested, and we understand that after all this marching his feet must have been a little weary.

When you see a pair of white shoes on Main street it is a sign of summer. When you see a pair of almost white shoes it is a sign of last summer.

It will be a long time, doubtless, before another Presidential candidate promises an extra session of Congress. Hoover's case is the "horrible example."

"If the lower animals could devise a religion," says Dean Inge, "they would certainly represent the devil as a great white man." But why "great?"

In the tariff, the difference between "protection" for industries and "debenture" for farmers is that under protection you pay your tax directly to the protected.

A horse in the Kentucky Derby is named Stock Market. To be sure, it has its good points.

The latest: A Scotchman was to a basket picnic. He carried an empty clothes basket with him.

A dog in New York bit most persons the other day. The most exacting editor will admit that is news.

Fortunately, Judge John J. Parker is not a victim of the unemployment situation. He still has a job.

The next person who sends us a chain letter is going to get a reply with some chain-lightning sentences therein.

Justice McReynolds denies he'll quit the Supreme Court bench. It's too hard to get a seat these days to think of quitting.

The world is getting worse all the time. An aviator at Baltimore has just been convicted for operating a plane on Sunday.

If a few more decisions are handed down it may become unlawful to buy a cork, even if you intended to attach it to a fishline.

Some interest is manifested in the arrest of a man for beating a train. Generally when a man has not beaten the train there is nothing left for the police to arrest.

One observer hazards the observation that maybe Congress has been dallying around because the members are afraid to go home to their constituents. But they've got to come back this summer anyway.

Father's Day, when it comes along will just be another Sunday as far as the florists—and father—are concerned.

Rocks ahead for the tariff bill. The convict who escaped from Ohio penitentiary disguised as a barber, probably talked himself out.

A missionary says that America is corrupting India with cigarettes and films. Laying down a sort of smoke screen.

After taking several lessons from a golf professional one is impressed with the importance of concentration on concentrating.

It will be a sad blow to those who wear their derbies low to learn that a scientist has declared our ears are gradually disappearing.

The Prince of Wales, a bachelor is keeping house at Buckingham palace. We hope the place is not always filled with dirty dishes.

Summer resort hotels by the seashore are fine places for change and rest. The bellhops get the change, and the proprietor gets the rest.

If kegs, corks and caps cannot be sold any more under the Supreme Court decision we have yet to discover what real business depression is.

Put down on your list of the world's meanest men the Brookhaven chap who is charged with having held up his own sister at the point of a gun and robbed her of \$100.

Galeazzo Ciano, who wed Edda Mussolini, is the Italian minister of communications. If his home is like the average and normal, his official title will not mean much there.

A Berlin physician has discovered a hormone which will reduce palpitation of the heart to a minimum. Now all the young girls can listen to Rudy Vallee with the utmost comfort.

Since man's beginning he has waged an unceasing battle to subject nature to his will and wish. Though the battle has now waged for thousands of years nature is still the master of man.

VETO THE TARIFF BILL

Instead of taking up arms against the rising sea of objection to the new tariff, Mr. Hoover would much better end it by vetoing the bill.

Truth will out. For half a century the tariff has been working up to those excesses which have at length brought down upon it this deadliest of all the blows at privilege.

Last October the Post-Dispatch revealed that only 6 per cent of the people are direct beneficiaries of the tariff, that more than half of our manufacturing industry receives no aid from it, that industries receiving no benefit through imposts flourish and in many cases pay higher wages than benefited industries, and that out of more than 20 million people only 7,200,000 workers and 300 thousand stockholders could actually be said to gain by it. All the rest, all the other approximate 113 million people, pay to sustain the feudal institution that in the present session of congress has been characterized as Grundyism.

When Mr. Hoover called the special session of congress at which the present tariff fight began, he was specific as to what the session was to do. It was to enact "legislation to effect further agricultural relief and legislation for limited changes of the tariff in justice to our farmers, laborers and manufacturers." Nothing was further from his recommendation than that there should be a general revision of the tariff upward, or that industries whose profits already swollen by superfluous protection should be further enriched. What he had in mind was that in adding to tariffs for the benefit of agriculture there should be revision in those schedules where American industry was suffering from the lower costs of Europe.

From this modest intent ensued the greatest saturnalia of greed in the history of American politics, a grabfest which at least brought down upon itself the maledictions of the temperate elements in both parties, alarmed industry itself about our exports, enraged foreign countries which trade with us, and aroused in the end the concerted protests of 1,200 teachers in the science of political economy in 17 colleges and 46 states.

The special session convened April 15, or six weeks after Mr. Hoover was inaugurated. By September it had become so plain that what had been called the farmers' tariff was being exhibited by political industries that the senate finance committee voted to make public the names of 325 corporations seeking tariff favors and to ask the treasury for the income tax returns of those concerns. This bomb threw the tariff exploiters into wild confusion. In almost every instance where higher tariffs were demanded, the income of the concern asking this favor was shown by its profits to be in anything but need of relief. This exposure was for a time thought to have defeated attempts to exploit the bill. A coalition of democrats and western republicans in the senate reduced almost every increase made in the bill coming up from the house; but that was all undone when Senator Grundy set up his celebrated trading post. The schedules mounted to new heights, and there they remain today. The profiteer is in the saddle; the farmer is out of it. Greed wins, and the people lose. A billion dollars a year will be added to the cost of living in the United States if the bill becomes law. Our foreign markets have been depressed. Retailing tariffs are going up against us everywhere. Industry lags, prosperity falters—all for 6 per cent of the population.

In our opinion Mr. Hoover cannot defend the bill. That is also the opinion of most of the country and press, including 1,200 disinterested and unpolitical American economists. —St. Louis Post-Dispatch.

VOICE OF THE POPE

About six weeks hence, if you have a good radio set, it will be your privilege of hearing Pope Pius XI radio-casting on a short wave length from Rome.

Arrangements have been made for the Holy Father to make a personal address to the followers of his faith, and the necessary apparatus is now being installed in the Vatican.

The Catholic church has about 335,000,000 followers throughout the world of whom more than 20,000,000 reside in the United States, but few, indeed, are the members who have heard the voice of their leader.

The broadcasting of Pontiff's voice from the Vatican will give the world a distinct thrill.

The bill for a banquet served to a graduating class of an Eastern college was only \$150, but the bill for damages was \$52,000. It must have been a rather rough party.

Dr. Joe J. Stibal

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Nervous — Liver — Kidney
Sun-Ray assistance for Tonsillitis, Sinusitis, Piles.
X-RAY and LABORATORY

DISSATISFACTION ALWAYS

Three government commissions have recently been subjected to violent criticism, including the charge that they are so constituted as to nullify the purposes for which they were established. Judged by the statement of these critics, the traffic commission, federal trade commission and the interstate commerce commission are now composed of men whose deliberate and acts under which they were created.

There is always a tendency on the part of the minority to insist that the actions of the majority are all designed to bring the world to an untimely and terrible end. It is, perhaps, a privilege that should in some instances be allowed those who find themselves at variance with the views of the majority, but when the yarping is directed at established branches of the government it is well to consider the facts in the case before believing the charges.

It would not be natural for disappointed litigants to express pleasure, but no one has ever suggested that the counts should be abolished because the verdicts do not favor both plaintiffs and defendants. Often there are reasons why federal commissions should do one thing but still better reasons why they should do the other thing. When that happens those who can see only one side of a question demand abolition of the commission or the appointment of new commissioners who think as they do.

Before these commissions were created there was a cry of injustice. They were created to stifle that cry. With what success? No matter which way the decision falls there will be dissatisfaction in some quarter.

THE NAVY SUPPLY BILL

The principal question before the House of Representatives at present, while it is being treated as a technical problem of defense, is really a matter of majority policy. Whether to build war vessels up to the very maximum permitted by the new armament limitation treaty, or to continue with a conservative building program is the choice open to the House. The hot-headed Mr. Britten, Chairman of the Naval committee, who almost wrecked our friendship with England last year by his undue candor, has asserted in his own bill that we must spend just short of a billion dollars to reach the maximum allowable by 1936. The bill was prepared in the Navy Department.

His chief opponent, Burton French, of Idaho, favors a conservative building program, delaying any large outlays until it can be seen whether Great Britain is going to build to the limit or not. It is to be assumed that Mr. French's view is more nearly that of the White House, although no positive statement has come from there.

Rather than allow this extremely important question to become a football of politics in the House, it is desirable that the President make some clear statement of policy, based on his interpretation of the real meaning of the London treaty. Mr. Hoover has said several times that naval strength is not absolute, but relative—relative to the strength of other Powers. It follows that Mr. Britten's demand for a "first-class" navy means nothing except in terms of the strength of other navies. Hence executive leadership is very badly needed to relate this piece of legislation to our foreign policy in general.

"U. A. Gets World's Largest Crystal," says a headline. Prohibitionists of course, will be peeved to learn it comes in quartz.

What the average man can't get through his head is why strawberry shortcake was ever named cake.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of John W. Amick, 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 31st day of May, 1930, and the 30th day of August, 1930, at 9 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 30th day of May, A. D. 1930 and the time limited for payment of debts is one year from said 30th day of May, 1930.

Witness my hand and the seal of said County Court this 2nd day of May, 1930.
A. H. DUXBURY,
(Seal) m5-3w County Judge.

NOTICE OF CHATTEL MORTGAGE SALE

Notice is hereby given that on the 2nd day of June, 1930, at the hour of 11 o'clock a. m., at the south front door of the Cass county court house in the City of Plattsmouth, Nebraska, the undersigned will sell to the highest bidder for cash one 1928 six cylinder Buick Coupe automobile, Motor No. 2198008, covered by a chattel mortgage executed by W. W. Wasley to the Drovers Veterinary Union on the 11th day of September, 1929, which said mortgage was filed for record in the office of the County Clerk of Cass county, Nebraska, on the 12th day of September, 1929.

Said sale will be held for the purpose of foreclosing said mortgage and satisfying the amount now due thereon, to-wit: The sum of Seven Hundred Ninety and No/100 Dollars (\$790.00) and accruing costs.

DROVERS VETERINARY UNION, Mortgagee.
m12-?

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.
In that matter of the estate of Mary L. Wiley, deceased.

Notice of Administration. All persons interested in said estate are hereby notified that a petition has been filed in said Court alleging that said deceased died leaving no last will and testament and praying for administration upon said estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said petition before said Court, on the 6th day of June, A. D. 1930, and that if they fail to appear at said Court on said 6th day of June, 1930, at 9 o'clock a. m. to contest the said petition, the Court may grant the same and grant administration of said estate to Perry Nickels or some other suitable person and proceed to a settlement thereof.

A. H. DUXBURY,
(Seal) m12-3w County Judge.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.
In the matter of the estate of Alfred W. White, deceased.

Notice of Administration. All persons interested in said estate are hereby notified that a petition has been filed in said Court alleging that said deceased died leaving no last will and testament and praying for administration upon said estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said petition before said Court, on the 31st day of May, A. D. 1930, and that if they fail to appear at said Court on said 31st day of May, 1930, at 9 o'clock a. m., to contest the said petition, the Court may grant the same and grant administration of said estate to Edith Donelan, or some other suitable person and proceed to a settlement thereof.

A. H. DUXBURY,
(Seal) m5-3w County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass County, ss.
In the County Court.
In the matter of the estate of John H. 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 6th day of June, 1930, and the 6th day of September, 1930, at 9 o'clock a. m., of each day to receive and examine all claims against said Estate, and 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 June, A. D. 1930 and the time limited for payment of debts is One Year from said 6th day of June, 1930.

Witness my hand and the seal of said County Court this 9th day of May, 1930.
A. H. DUXBURY,
(Seal) County Judge.

This is no longer a revealing world. The United States Supreme Courts bans bottle caps, and Paris fashions have concealed knee caps.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.
In the matter of the estate of Adam Wolf, deceased.

Notice of Administration. All persons interested in said estate are hereby notified that a petition has been filed in said Court alleging that said deceased died leaving no last will and testament and praying for administration upon said estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said petition before said Court on the 13th day of June, A. D. 1930, and that if they fail to appear at said Court on said 13th day of June, 1930, at 9 o'clock a. m. to contest the said petition, the Court may grant the same and grant administration of said estate to H. A. Schneider or some other suitable person and proceed to a settlement thereof.

A. H. DUXBURY,
(Seal) m19-3w County Judge.

ORDER FOR HEARING AND NOTICE

In the County Court of Cass County, Nebraska.
In the matter of the estate of Fannie McQuinn, deceased.

On reading and filing of the petition of Nettie Mougey, praying that letters of Administration be granted to Lewis H. Mougey, as administrator de bonis non, to administer upon the goods, chattels, rights, credits, effects, and assets of said Fannie McQuinn, deceased, not already administered upon;

Ordered that June 13th, 1930, at nine o'clock a. m., be and is assigned for hearing said petition, when all persons interested in said matter may appear at a county court to be held in and of Cass County, Nebraska, and show cause, if any there be, why the prayer of said petitioner should not be granted; and it is further ordered 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 this 17th day of May, 1930.
A. H. DUXBURY,
County Judge, Cass County,
(Seal) m19-2w Nebraska

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

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

To all persons interested in the estate of Sam G. Smith, deceased: On reading the supplemental final petition of Frank R. Gobelman, Administrator, praying a final settlement and allowance of his account filed in this Court on the 30th day of April, 1930, and for final settlement of said estate and discharge of said Administrator;

It is hereby ordered that you and all persons interested in said matter may, and do, appear at the County Court to be held in and for said County, on the 31st day of May, A. D. 1930, at 9 o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the seal of said Court, this 30th day of April, A. D. 1930.
A. H. DUXBURY,
(Seal) m5-3w County Judge.

LEGAL NOTICE

In the District Court of Cass County, Nebraska

Caroline I. Baird and Edith Estelle Baird, Plaintiffs

vs. Florence B. Jones, Minor; Fred A. Jones, Guardian of Florence B. Jones, a Minor, Defendants.

Florence B. Jones, a Minor, and Fred A. Jones, Guardian of Florence B. Jones, a Minor, defendants, will take notice that on the 2nd day of May, A. D. 1930, plaintiffs herein filed their petition in the District Court of Cass county, Nebraska, against said defendants, the object and prayer of which are:

To secure judgment of the Court confirming a four-fifths interest in plaintiffs in Lots four, five and six in Block sixty-two in the City of Plattsmouth, Cass county, Nebraska, and a one-fifth interest in said real estate in the defendant, Florence B. Jones; and for a partition of said real estate, according to the respective rights of the parties interested, or, if it cannot be equitably divided, that said real estate be sold and the proceeds thereof be divided between the parties according to their respective rights.

You are required to answer said petition on or before the 23rd day of June, A. D. 1930.

Dated May 5th, 1930.
CAROLINE I. BAIRD and EDITH ESTELLE BAIRD, Plaintiffs.

By C. A. RAWLS, Attorney.

(Seal) m12-4w

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Monuments!

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