

The Plattsmouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA

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NATIONS ARE BUT MEN

Arise, O Lord; let not man prevail. Put them in fear, O Lord; that the nations may know themselves to be but men.—Psalms ix, 19 and 20.

Blind love often finds life a rough sea.

Decoration day is not very far away.

To find the value of a dollar try borrowing one.

Will we have a circus this season? Hardly possible.

Any good maxim becomes a platitude in its old age.

Will the farmer still pay the freight through the code?

The coal men are still smiling, but the icemen seem out of tune.

Hope the spring freezes caught some of the wild oats, anyhow.

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Lodge and Borah are firm in their refusal to support the world court.

Harding leans firmly on the world court to save his bacon—but that won't do it.

We have a lot of fool laws now, but there are plenty more of them in cold storage.

It looks as if some folks were trying to liquidate their bank accounts with gasoline.

In sentiment or principle the world court and league of nations mean the same.

Chicago doesn't think it can get up a booze scandal to equal its school scandal, does it?

Life would be dull to us all if it weren't for the things we wish we could afford to own.

When a mouse darts from the closet there is certain to be an uplift movement all over the house.

If the average man had kept all the promises he made in his youth, he would now be a polygamist.

The trouble with the fellow going to the devil is that he usually wants to take all his friends with him.

What the average woman can't understand is how a man can open a telegram without getting excited.

When a man asks his wife whom she is going to vote for, the situation is charged with terrible possibilities.

The senate boosts the code by passing an appropriation bill to pay the secretaries. Now, what will the house do?

New Yorkers are so honest that when a movie with 1,000 inside caught fire, 300 got their money back.

Now that the filling stations are filling all the vacant lots, the weeds will have to make other arrangements.

In lieu of music, American liners will put on musical entertainments nightly. But bars of music are different.

The pyramids of tin cans in the back yards show that many of the families lived high during the past winter.

Our alarms are much more dangerous than our dangers, and we suffer much oftener in apprehension than in reality.

A man who is always well satisfied with himself is seldom so with others, and others are as little pleased with him.

Some people don't like very much to meet up with Fred Brodie and they are generally in the wake of Fred's footsteps.

No difference in the world court and league of nations, only in name, and a hot biscuit by any other name will taste just as good.

What is so rare as a day in swimming?

A cynic thinks people should be abolished.

The almighty dollars are all mighty scarce.

The boys are lining up to play ball. Go to it, boys!

A pleasant surprise is when you get a telephone number.

Don't get the spring fever too soon. You may spoil the job.

The old swimming pool looks tempting but a little cool yet.

It is all right to call a girl a chicken, but it doesn't help.

There is no such thing as a woman who likes all her relatives.

It is not safe to measure the importance of a thing by the anxiety of some persons to find out about it.

A golf ball leaves the club head at about 135 miles an hour, which is about as fast as a golfer leaves the office.

We need a whole lot of work in beautifying Plattsmouth. None but the lazy will neglect work in this direction.

We believe Councilman Sattler is right in opposing any great amount of paving this year. Give the taxpayers a rest.

The taxpayers would feel much easier if the legislature was adjourned. No telling what it will do if it remains in session much longer.

George Harvey is coming home in the interest of the world court movement. Many are of the opinion that it couldn't have hit upon a better start.

If a 16-year-old girl can dress on \$4 a month, as a Chicago economist estimates, then a girl twice that age should be able to dress on \$8 a month.

An Illinois woman is credited with divorcing eleven husbands. What a rare example of patience for women who think it necessary to resort to shooting.

One of the cases of the government against an oleomargarine concern is about to be tried after a delay of ten years. The evidence ought to be awful strong by this time.

It will often happen when a thing is originally wrong that amendments do not make it right, but more often do as much mischief in one way as good in another.

Women are in the money making business only on a modest scale thus far—trying their wings, so to speak. But one of these days some woman will do a Piggly-Wiggly with a chain of apron shoppes, and make Henry Ford look like a college professor.

REX YOUNG

General Auctioneer

Live Stock Real Estate Personal Property

PHONE 314

Plattsmouth, Nebraska

Call at my Expense

NOTICE TO CREDITORS

The State of Nebraska, Cass County, ss.

In the matter of the estate of Nathaniel N. Isbell, 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 7th day of May, A. D. 1923, and on the 7th day of August, A. D. 1923, 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 7th day of May, A. D. 1923, and the time limited for payment of debts is one year from said 7th day of May, 1923.

Witness my hand and the seal of said County Court this 6th day of April, 1923.

A. L. TIDD, Acting Co. Judge.

(Seal) a9-4w.

NOTICE

To Pierce Gillespie, Defendant: You are hereby notified that on the 25th day of December, 1922, Mary Gillespie filed a petition against you in the District Court of Cass county, Nebraska, the object and prayer of which are to obtain a divorce from you on the ground of extreme cruelty and that she be given the custody of the minor child, Ruth. You are required to answer said petition on or before Monday, the 28th day of May, 1923.

MARY GILLESPIE, Plaintiff.

a9-4w.

LEGAL NOTICE

State of Nebraska, County of Cass, ss.

It is hereby certified that at the adjourned regular annual meeting of the members of the Farmers Mutual Fire & Live Stock Insurance Company of Cass County, Nebraska, held on March 31, 1923, the Articles of Incorporation of said company were amended as follows:

The preamble being amended to read as follows:

We, the undersigned, and all persons who become members, do hereby associate ourselves, in a mutual, unincorporated, fire and live stock insurance company, under the Statutes of the State of Nebraska, and more particularly expressed as follows:

Article I being amended to read as follows:

I.—That the said corporation shall be known as "The Farmers Mutual Tornado, Fire and Live Stock Insurance Company of Cass county, Nebraska."

Article IV being amended to read as follows:

IV.—That the object of said corporation shall be to insure detached farm houses, barns, granaries and property usually contained therein; and horses, mules, cattle, sheep and hogs against loss or damage by fire and lightning. And also to insure such property against fire and lightning. And also to insure such property against tornadoes, cyclones and high wind.

The liability of each and every class of policies shall be limited to losses only in the class of insurance in which such policies are written.

In Witness Whereof, said Corporation has caused these presents to be signed by their president and attested by their Secretary this 2nd day of April, 1923.

J. W. TRITSCH, President.

J. P. FALTER, Secretary.

State of Nebraska, County of Cass, ss.

On this 2nd day of April, 1923, before me the undersigned, a Notary Public, duly commissioned and qualified for and residing in said county, personally appeared J. W. Tritsch, president, and J. P. Falter, secretary of the Farmers Mutual Fire and Live Stock Insurance Company of Cass County, Nebraska, who subscribed their names to the foregoing certificate in my presence, and each being first duly sworn, stated that they are hereby notified and attested by their Secretary this 2nd day of April, 1923.

Attest: J. P. FALTER, Secretary.

State of Nebraska, County of Cass, ss.

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STATE FINANCE BILL REJECTED BY LOWER HOUSE

Conference Committee is Named by Both Branches—House to Insist on Mathers-Dysart Bill

Lincoln, April 26.—Republicans and democrats in the lower house united today in refusing to concur in the blacked appropriation bill passed by the senate yesterday. There wasn't a single vote in favor of concurrence.

This action forced Speaker Mathers and Lieutenant Governor Johnson to appoint conference committees to arrange a compromise bill and present it to the two bodies for a compromise. House members of the conference committee are Burke, Mears and Yochum of Otoe. Senate members are Reed, Purcell and Anderson.

Meantime, the house received the Mathers-Dysart bills as amended by the senate, and they were referred to the judiciary committee, which now holds these bills as well as senate file 2, and another senate file, which, after the senate has passed, will be placed in the Mathers-Dysart bills, are identically the same as the Mathers-Dysart bills.

In political circles it is expected that the house will not accept any senate hikes on the appropriation bill until the senate accepts in part the Mathers-Dysart plan of government.

DR. N. D. TALCOTT, Guardian of Sena James, Incompetent.

Notice is hereby given that in pursuance of an Order of James T. Begley, Judge of the District Court of Cass county, Nebraska, made on the 12th day of April, 1923, for the sale of the real estate hereinafter described, to-wit:

Lot 1, 2 and 3 in the Town of Greenwood, Cass county, Nebraska; also Lots 475, 476, 477, 478 and 479 and Lots 482, 483, 484, 485 and 486, in the Town of Greenwood, in said county.

Said sale will remain open for bids for one hour.

Dated this 12th day of April, A. D. 1923.

DR. N. D. TALCOTT, Guardian of Sena James, Incompetent.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of Joseph Schlater, 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 May, A. D. 1923, and on the 9th day of August, A. D. 1923, 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 8th day of May, A. D. 1923, and the time limited for payment of debts is one year from said 8th day of May, A. D. 1923.

Witness my hand and the seal of said County Court, this 6th day of April, A. D. 1923.

ALLEN J. BEESON, County Judge.

(Seal) a9-4w.

NOTICE OF SUIT TO QUIET TITLE

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

Ferdinand J. Hild and Edward Gansemer, Plaintiffs, vs. George W. Norton et al, Defendants.

To the defendants George W. Norton; Martha H. Norton, the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of George W. Norton, Martha H. Norton and Anthony F. Long, each deceased, real names unknown, and all persons having or claiming any interest in the north half (N 1/2) of the northwest quarter (NW 1/4) of Section fourteen, (14) Township eleven, (11) Range twelve, (12) east of the 6th P. M., in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that Ferdinand J. Hild and Edward Gansemer, as plaintiffs, filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 28th day of April, 1923, against you and each of you, the object, purpose and prayer of which is to obtain a decree of court quieting the title of Ferdinand J. Hild in and to the north half (N 1/2) of the northwest quarter (NW 1/4) of Section fourteen, (14) Township eleven, (11) Range twelve, (12) east of the 6th P. M., in Cass county, Nebraska, real names unknown.

You and each of you are further notified that you are required to answer said petition on or before Monday the 11th day of June, 1923, or the time limited for the presentation of claims against said estate is three months from the 8th day of May, A. D. 1923, and the time limited for payment of debts is one year from said 8th day of May, A. D. 1923.

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