

The Plattsmouth Journal

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R. A. BATES, Publisher

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THE LORD REIGNETH

Let the heavens be glad, and let the earth rejoice; and let men say among the nations, The Lord reigneth.—I Chronicle xvi 31.

This new Greek offensive is very offensive to the Turks.

Stay on the right side while driving autos or bargains.

This school of experience you hear about is a high school.

Two wrongs never make a right, but usually get one left.

If every knock is a boost, where will the price of sugar go?

The bathing beauties are flocking to the water on their sea legs.

The real non-stop dance record is on your neighbor's phonograph.

We spend money to impress others who spend money to impress us.

These days they promise to love, humor and obey their impulses.

Mother Earth seems to get farther going in circles than do humans.

Being a millionaire would be a fine job except that it takes a lot of money.

Don't it make you feel awful to have wife smile at you when you are mad?

Every man deserves a living wage except a great many of those getting two or three.

Nice thing about school being out is boys won't have to wash their necks so often.

As an indication of which way the wind blows, there is nothing to beat a new straw hat.

Watch your love letters in June. The female of the species is more deadly with the mail.

One spring style that never changes is the one when the tree limbs slip on their green bloomers.

If the mother is pretty, the baby does not have to be so very good looking to attract a lot of attention.

Don't worry, skirts will not be any longer as long as the girls have two good reasons for keeping them short.

Breaking the news, relatively speaking, means that the whole family has been included in the proposition.

If men worried about their faults as they do about the weather that millennium would be just around the corner.

If the German were as smart as they are alleged to be they would quit fooling with marks and use matches for money.

The picnic season is on and, when spreading your coat for a lady to sit on, be sure to take it off first. Some folks are so forgetful.

Zoologists state that monkeys despise alcohol. Which is an argument for Bryan or against him, according to the way he looks at it.

A New Yorker is in the Tombs for mishandling a million dollars of investors' money. No frost has ever succeeded in blighting the budding suckers.

We can't drive our flivver 500 miles at 91.44 miles per hour, of which we're glad—because the fences over this way are not board, but barbed wire.

About the only solution of this Chinese' baned proposition that comes readily to mind is to have Henry Ford buy the country and cancel the concession.

Of course it is none of our business, but that was a happy compromise in which the Greeks agreed to owe the money as long as the Turks don't try to collect it.

It must have been someone like a New York banker in a moment of remorse who originated the old French saw that runs: "Never write a love letter and never destroy one."

Many people who went to school can't prove it.

All bathing suit designers must be from Missouri.

Distance lends enchantment to a summer resort.

A political machine must be a talking machine.

The easier a man's job the more time he has to get disgusted with it.

In spring a young man's fancy doesn't work.

June is the month in which Cupid has orders to shoot on sight.

Very few ice men know the difference between tomatoes on ice and ice on tomatoes.

If you ride in an enclosed car it is harder for the installment collector to get to you.

We'll bet the man who thought up hugging was surprised the first time he tried it out.

After practicing eating gravy 40 years some men still spill it on the table cloth.

New Yorkers think the saloon is drawing near. But distance on water is deceiving.

More boys are playing ball this year, according to the man who puts in window panes.

This report about the rising generation going to the dogs is a few million years old.

School kids' vacation days are here. There isn't any vacation in the school of experience.

It is always proper to think what you say, but not always proper to say what you think.

Transparent Palm Beach suits are back, and you can see just how many men are knock kneed.

A ninety-day rain don't come every year. But that's what it is trying to do this year, evidently.

It is intended to make the community picnic among the most pleasant affairs ever held in Cass county.

Marshall Foch says if he had his life to live over again, he would choose to live in America. One can't help wondering if most Europeans don't feel that way, nowadays.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Execution issued by James Robertson, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 18th day of June, A. D. 1923, at 10 o'clock a. m., of said day at the Todd store building in Union, Cass county, Nebraska, sell at public auction to the highest bidder for cash the following personal property, to-wit:

One ice box and fixtures, two Dayton scales, one cash register, four show cases, one thread case and three corners—

The same being levied upon and taken as the property of Thomas H. Cromwell and John A. Gakemeier, defendants, to satisfy a judgment of said Court recovered by Edward S. Tidd, plaintiff against said defendants.

Plattsmouth, Nebraska, May 28th, A. D. 1923.

C. D. QUINTON, Sheriff Cass County, Nebraska

W. A. ROBERTSON, Attorney for Plaintiff.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

In the matter of the estate of Eli Manspeker, 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 July, A. D. 1923, and on the 9th day of October, 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 7th day of July, A. D. 1923, and the time limited for payment of debts is one year from said 7th day of July, A. D. 1923.

Witness my hand and the seal of said County Court, this 5th day of June, A. D. 1923.

ALLEN J. BEESON, County Judge.

(Seal) J7-4w.

A narrow mind is usually one which has not had a wide experience.

NOTICE OF MEETING OF CO. BOARD OF EQUALIZATION

The County Board of Equalization will meet for the purpose of equalizing the assessment of Cass county for the year 1923, in the Commissioners' office at the court house in Plattsmouth, Nebraska, commencing on Tuesday, June 12th, 1923, at 9 o'clock a. m., and will continue in session from day to day until NOON on Friday, June 15th, 1923.

All claims for equalization to be filed on or before Thursday, June 14th, 1923.

GEO. R. SAYLES, Clerk, County Board of Equalization.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Execution issued by James Robertson, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 16th day of July, A. D. 1923, at 10 o'clock a. m., of said day at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following property, to-wit:

Lots eight (8) and nine, (9) Block one, (1) in Stadlemans Addition to the City of Plattsmouth, Nebraska.

The same being levied upon and taken as the property of Charles C. Farnelle et al, defendants, to satisfy a judgment of said Court recovered by Louisa Stohman, Annie Vogler and Wilhelmina Heil, plaintiffs against said defendants.

Plattsmouth, Nebraska, June 6th, A. D. 1923.

C. D. QUINTON, Sheriff Cass County, Nebraska.

C. A. RAWLS, Atty for Plaintiffs.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by James Robertson, Clerk of the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 2nd day of July, A. D. 1923, at 10 o'clock a. m., of said day at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following property, to-wit:

Lots 4, 7, 11, 12, 13 and 14, in Egenberger and Troop's Sub-Divisions of Lots 49 and 51, in Section 29, Township 12, Range 14, east of the 6th P. M., except a strip of ground 12 feet wide off the east end of Lots 11, 12, 13 and 14, above described, for a road running north and south, all situated in the City of Plattsmouth, Cass county, Nebraska.

The same being levied upon and taken as the property of William T. Craig, Ida May Craig, Samuel Parker, John W. Parker, guardian of Samuel Parker, incompetent, real name unknown, defendants, to satisfy a judgment of said Court recovered by The Livingston Loan and Building Association, plaintiff against said defendants.

Plattsmouth, Nebraska, May 28, A. D. 1923.

C. D. QUINTON, Sheriff Cass County, Nebraska.

A. L. TIDD, Attorney for Plaintiff.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by James Robertson, Clerk of the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 2nd day of July, A. D. 1923, at 10 o'clock a. m., of said day at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following property, to-wit:

Lots 4, 5 and 6, in Block 75, in the City of Plattsmouth, Cass county, Nebraska.

The same being levied upon and taken as the property of Aretas Reynolds and wife, Hattie Reynolds, et al, defendants, to satisfy a judgment of said Court recovered by The Livingston Loan and Building Association, plaintiff against said defendants.

Plattsmouth, Nebraska, May 28, A. D. 1923.

C. D. QUINTON, Sheriff Cass County, Nebraska.

A. L. TIDD, Attorney for Plaintiff.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.

By virtue of an Order of Sale issued by James Robertson, Clerk of the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 14th day of July, A. D. 1923, at 10 o'clock a. m., of said day at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following property, to-wit:

Lot 12, in Block 40, in the City of Plattsmouth, Cass county, Nebraska; also Lot 6 in Block 26, in the City of Plattsmouth, Cass county, Nebraska.

The same being levied upon and taken as the property of William K. Fox, Jr., Marie Fox, Frankie Fox, Thomas B. Salmon, Thomas B. Salmon, Jr., a minor, George O. Dovey and John McNurlin, administrators of the estate of William K. Fox, deceased, defendants, to satisfy a judgment of said Court recovered by The Livingston Loan and Building Association, plaintiff against said defendants.

Plattsmouth, Nebraska, June 11th, A. D. 1923.

C. D. QUINTON, Sheriff Cass County, Nebraska.

A. L. TIDD, Attorney for Plaintiff.

STRAW HAT RULES

A straw hat is something a man puts on in the early spring to make him look silly until the first frost.

It is worn part of the time and chased the rest of the time.

The hatmakers change the models and designs each year, but have yet to invent one that will roll safely thru heavy traffic.

There are people who say there is more exercise in a straw hat than in golf. In both games the "approach" is the most difficult.

The National Association of Straw Hat Makers has announced rules for the straw hat chasing. They follow:

1. The hat must be "teed" up as high as possible on the skull, so the wind can at all times get a fair shot.

2. Pulling the bonnet over the ears is considered poor sportsmanship. The old custom of keeping the straw hat in leash by means of a black tape running from the brim to the coat lapel was declared null and void by the rules committee of 1886.

3. The hat is considered to be "in play" the moment a wearer puts it on his head.

4. When the player feels his straw hat leave his head he shall cry "Fore!" and proceed to pursue it at once, the idea being to recover it in the least number of attempts or "shots."

5. A straw hat shall have the right of way over all taxicabs, private automobiles, trucks, street cars, etc.

6. Both the straw hat and the traffic shall have the right of way over the straw hat owner.

7. A straw hat shall be considered playable, whether rolling, skimming, zooming, skidding or in repose.

8. When a straw hat is in the following places it shall be considered as in the rough: (a) Between the forward and rear trunk of a street car; (b) under a horse's hoof; (c) in a puddle of water; (d) caught between the forward springs of an automobile; (e) on the radiator of a truck; (f) under the wheels of any vehicle; (g) in or partly in a sewer, ash can, gas main or open coal hole; (h) between the legs of a traffic policeman or under same; (i) caught in a tree or telegraph wires, etc.

9. A hat landing in any of the above places must be played from that spot, and the practice of kicking a hat from under a taxicab into the open and resuming play from the new position is forbidden.

10. Straw hats must be played regardless of water. Should the lid land in a water hazard the wearer must recover it and "play it out" from that point. Sitting in the puddle or trying to approach the hat on the hands and knees is considered poor form and the best straw hat chasers never think of it.

11. The original hat must be played from a water hole. Under no circumstances shall a player discard the hat in the water and put a new one into play without penalty.

Some of the South Sea island people who wear clothes are considered immodest, but it is hard to imagine the censor arresting a gentleman for wearing a shirt.

Gov. Preuss of Minnesota announces that he will be a candidate for United States senator, and since they probably know how to pronounce him up there he shouldn't have much trouble.

SCHOOL BOND ELECTION

Consolidated School District No. C-7, in the County of Cass and the State of Nebraska.

Public notice is hereby given to the qualified voters of Consolidated School District No. C-7, in the County of Cass and State of Nebraska, that a special election has been called by the District Board and will be held in said district on Saturday, the 26th day of June, A. D. 1923.

The question to be submitted to the qualified voters at said election is the following:

"Shall the District Board of Consolidated School District No. C-7, in the County of Cass and State of Nebraska, be authorized to issue the negotiable coupon bonds of said district in the sum of \$35,000.00, bearing interest at a rate not to exceed 5 1/2% per annum, payable semi-annually, said bonds to mature not to exceed thirty years from date of same and to be issued for the purpose of erecting and furnishing a school building within and for said district; and shall a special tax be levied for the purpose of paying the interest on and the principal of said bonds as they become due?"

The polling place for said election will be at the school house, in said district.

The election will be held and the ballot box for the reception of ballots will be opened at the hour of three o'clock p. m. and will be closed at the hour of nine o'clock p. m., on said 26th day of June, A. D. 1923.

Only qualified voters of said district will be permitted to vote upon the question submitted at said election.

By order of the District Board this 1st day of June, A. D. 1923.

AUGUST RICE, Director.

poor lubrication destroys more cars than are destroyed by accident

BURNED out bearings, broken crank shafts, connecting rods and wrist pins, scratched cylinders that have to be re-bored and motors that rattle and knock, tell of incorrect lubrication. These motor troubles can be largely avoided by using high quality motor oil of the right grade. It must withstand the oil-destroying heat of motor operation.

For years Polarine has been keeping down costs for tens of thousands of motorists by guarding motors against destructive friction and wear. It flows freely at all temperatures and retains correct body at high heat. It assures protective lubrication.

Consult the Polarine Chart. Standardize on the grade recommended for your motor and you will spare yourself the expense and annoyance of much preventable motor trouble.

Polarine is made in one standard, unsurpassed quality. But to meet the requirements of different motors, it is sold in five grades—light, medium, heavy, special heavy and extra heavy. Buy your motor oil and gasoline where you see this sign.

STANDARD OIL COMPANY OF NEBRASKA



GIVE TEACHER FAREWELL

On Saturday evening at the pleasant country home of Mr. and Mrs. Philip Tritsch gathered a large number of the patrons of the Fairview school to participate in a farewell to the efficient young lady who has had charge of the school for the past year—Miss Estelle Tritsch, and who with her sister, Miss Ethel, departed this morning for California. The evening was spent in games and music and while the occasion was one that was thoroughly enjoyed there was present a feeling of regret at the thought of losing Miss Tritsch who has been unusually successful in her work in the school the past year and it was against the desire of the school patrons that she tendered her resignation from further work in the school. Miss Tritsch is expected to locate in California, if the climate pleases her. The evening was closed with serving of dainty refreshments.

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 Eli Manspeker, deceased:

On reading the petition of Margaret Manspeker, praying that the instrument filed in this court on the 17th day of May, 1923, and purporting to be the last will and testament of said deceased, may be proved and allowed, and recorded as the last will and testament of said deceased, and the administration of said estate be granted to Margaret Elizabeth Manspeker, as executrix;

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 5th day of June, A. D. 1923, 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 17th day of May, A. D. 1923.

ALLEN J. BEESON, County Judge.

ORDER OF HEARING FOR APPOINTMENT OF ADMINISTRATRIX

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of Michael Whelan, deceased.

On reading and filing the petition of Mary G. Whelan, praying that administration of said estate may be granted to Mary G. Whelan, as administratrix;

Ordered that the 25th day of June, A. D. 1923, 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 this 1st day of June, A. D. 1923.

ALLEN J. BEESON, County Judge.

(Seal) J4-3w.

SAMMY CARMEL TO PLAY

The farewell appearance of Sammy Carmel, Omaha violin prodigy, before his departure for the east where he will take up study under one of the noted teachers of the country, will be given via radio from Station WOAW, Omaha, about 9:30 tonight, in connection with the regular program, which is under auspices of the Concord club, it is announced.

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 Eli Manspeker, deceased:

On reading the petition of Margaret Manspeker, praying that the instrument filed in this court on the 17th day of May, 1923, and purporting to be the last will and testament of said deceased, may be proved and allowed, and recorded as the last will and testament of said deceased, and the administration of said estate be granted to Margaret Elizabeth Manspeker, as executrix;

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 5th day of June, A. D. 1923, 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 17th day of May, A. D. 1923.

ALLEN J. BEESON, County Judge.

ORDER OF HEARING FOR APPOINTMENT OF ADMINISTRATRIX

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of Michael Whelan, deceased.

On reading and filing the petition of Mary G. Whelan, praying that administration of said estate may be granted to Mary G. Whelan, as administratrix;

Ordered that the 25th day of June, A. D. 1923, 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 this 1st day of June, A. D. 1923.

ALLEN J. BEESON, County Judge.

(Seal) J4-3w.

WILL PRACTICE TWICE A WEEK.

Commencing this week the Engles band starts twice-a-week rehearsals, which will aid materially in placing it in the front rank among smaller town bands of the middle west. In fact, at the present time, few if any in Nebraska are playing the class of music put up by our local musicians and which includes such heavy stuff as Meibeth, etc. The boys are working up on some brand new stuff for the radio concert they will play in Omaha Monday night, July 9th, from Station WOAW, under auspices of the local post of the American Legion. Only a limited number of vocal solos will be on the program, most of the time being given over to numbers by the band.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska.

In the matter of the estate of Nellie I. Frans, deceased.

On reading the duly verified petition of Harry M. Frans, executor of the Last Will and Testament of Nellie I. Frans, deceased, and also guardian of Marie Frans and Alma Frans, minors, for a construction of said Last Will and Testament, and for license and order to execute a mortgage in the sum of \$10,000.00 on the following described real estate, to-wit:

The south half (S 1/2) of the southwest quarter (SW 1/4) of Section 24, and the north half (N 1/2) of the northwest quarter (NW 1/4) of Section 25, all in Township 10, Range 13, in Cass county, Nebraska;

for the purpose of raising funds for the payment of indebtedness and administrative expenses on claims allowed against said estate in the matter of the estate of Nellie I. Frans, now pending in the County Court of Cass county, Nebraska. The amount of the claims allowed against said estate being the sum of \$11,700.78. Said note and mortgage to be jointly executed by Harry M. Frans, in his own right; Harold Frans, in his own right, and Zola Follard and her husband in her own right, together with Harry M. Frans as executor of said estate, and as guardian of the estate of said minors.

It is therefore ordered that the next of kin of said minors and all persons interested in said estate appear before me at Chambers at the Court House in the City of Plattsmouth, in Cass county, Nebraska, on the 5th day of July, 1923, at ten o'clock a. m., to show cause if any there be why license and order should not be granted upon the said Harry M. Frans, as executor of said estate, and as guardian of the estates of said minors, to execute said note and mortgage as above set forth.

It is further ordered that a copy of this order be personally served on all persons interested in said estate at least fourteen (14)