

The Plattsmouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA
Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

AN EVIL DISEASE

There is an evil which I have seen under the sun, and it is common among men; a man to whom God hath given riches, wealth and honor, so that he wanteth nothing for his soul of all he desireth, yet God giveth him not power to eat thereof, but a stranger eateth it; this vanity and is an evil disease.—Ecclesiastes vi, 1 and 2.

Bargain day, August 15th.

Haste trips up its own heels.

Who masters his tongue saves his head.

The only disadvantage of honest hearts is credulity.

Day by day the people are still being killed trying to beat trains to the crossings.

Latest style note: Flivver fenders are being worn pendant with crinkly and dented edges.

There are books on how to play golf. The golf widows need one on how to stop playing it.

The real 100 per cent American doesn't inform you of the fact; he lets you discover it from his actions.

Of course it may not be important, but how did so many babies get themselves born before there were any hospitals to be born in?

A nation bowed in sorrow lifts its head to catch a curious glimpse of the man whom the hand of death has brought to the helm of the ship of state.

Coolidge is already facing a formidable in Hiram Johnson. The trouble may prove that one is too far east while the other is too far west.

Another hero whom we hear about frequently but rarely encounter is the small boy with a line and a safety pin who pulls in a five pound cat where old timers with expensive tackle fail.

A Californian has received a divorce because she doesn't want to be stylish and her husband wants her to. He ought to be satisfied now, considering how divorces are quite the style.

Now they have caught a 1,600 pound tuna off the New Jersey coast. Last week it was a 900 pound mackerel. Why is it that the biggest fish stories come from the wettest ports, or is it natural that they should?

An Illinois girl fainted three times in succession on receiving the news that she had won a beauty contest. It seems to be a dangerous thing to tell a Chicago girl that she is pretty. The shock is likely to effect her heart.

The western diplomats in Peking believe in demanding only what they can get. They have therefore fixed at \$7,000 the indemnity which China must pay for the recent bandit outrages, and hope that by diligent search the government of the republic may scrape this much out of the almost non-existent treasury.

We have heard of hair turning white over night, but we do not recall an instance similar to that of New York's murderers whose hair turned from blond to dark brown after her first three days in the Sing Sing death house. Which leads to the question of whether electrocution is not sufficient punishment without the added severity of depriving a lady of her hair dye.

The next democratic nominee for president should, if he hopes to win, be a thorough going progressive, alive to the legitimate demand of millions of his fellow Americans for a larger measure of social and industrial justice, responsive to the causes of present discontent widespread in certain sections of the republic and ready to make himself a spokesman for the new thought in politics rather than a stickler for the old. In other words, Mr. Underwood with all his eminent merits belongs to the wrong school in this respect.

Love and friendship beget love and friendship.

Things that come easy never amount to much.

Fish never realize what a time you had getting bait.

Who seeks a friend without a fault remains without one.

A woman is a person who uses only commas when she takes.

Some marry for better or worse. Some to start an argument.

Days are getting shorter, but the hot ones are not short enough.

A cheerful idiot is a man who works unnecessarily in August.

It must be great to be an oyster. Oysters get four months' vacation.

The camper doesn't need more advice, what we need is more patience.

Speaking of necessary but expensive noises there is the cry of "ice" at the back door.

Many beer smugglers are being seized in Detroit, and here's August and September yet.

The June husband tells us he would like to see a comb without hair in it just once more.

Now they have successfully demonstrated hypnotism by radio. This ought to take the place of the bedtime story.

The fellow who depends upon the sun to wake him in the morning generally makes a living after it sets in the evening.

We have nothing whatever against the bakers, but we do wish somebody would show them on the market page what wheat is doing.

While changing the hours of some workmen from twelve to eight, why not reduce the farm wife's working hours, say to twelve.

A correspondent who interviewed William G. McAdoo acent the Ford candidacy suggests that he found Mr. McAdoo wearing front and rear bumpers.

We regret to learn that Congressman Edgar Howard is seriously ill at his home in Columbus, Nebraska. We hope for his entire recovery as soon as possible.

The husband of a lady champ gets a divorce on the ground that she spends too much time on the links. Among ties that bind, golf links are pretty nearly the weakest.

Report from London says there is a great deal of faking in statuses. Eventually it will be shown that the Venus de Milo was not an armless wonder at all, but a glove model.

Congressman Shallenberger says his first choice, second choice and his third choice is Ford for president. And he will do what he can to get him the delegation from Nebraska.

If President Coolidge, descendant of a Mayflower passenger, is as thrifty as we have always understood most New Englanders to be, we are prepared to see him save \$70,000 a year of his \$75,000 salary. We think he can afford to buy a tin lizzie now.

Too many burdens to carry will hasten death to anyone. Then why will so many people place too many burdens upon their shoulders when life at best is so short. The grasping for money without a thought of the hereafter is what carries off many of the unheeding perhaps before their time.

President Coolidge is an under-sized man and talks with a nasal twang when he talks at all, has no intimates and few friends. He is utterly devoid of social graces, is aloof and reserved, and during his service as vice president had a habit of eating by himself in the senate dining room. But do not judge his ability by these rather unfavorable symptoms. There is every reason to believe he wants to make good, and therefore deserves a fair trial.

ANCIENT AND MODERN BEAUTY

Beauty specialists at the annual convention of the American Cosmetics Society are not likely to be challenged in their statement that the flapper of today outshines Cleopatra and Helen of Troy and that, in grooming, natural beauty and attire, the modern woman surpasses her predecessors of any other day. For one thing, the cosmetics of old Egypt Greece and Rome are all dead and unable to take their own part in any running discussion. Their only representative on the modern rostrum would have to be somebody wretched enough to pick a quarrel not in extollment of ancient beauty but in disparagement of modern.

Since our knowledge of comeliness in the flesh is limited to that of our own day, the project of discounting the same is not likely to stir the popular bosom. In the matter of visible beauty we are quite willing to let our cosmetics and their creations cop the prize. The vital issue of the day is not of making our wives more beautiful, but of getting some of them to stay at home long enough to organize the dinner and bathe the breakfast dishes. The lipstick and eyebrow plucker have played their part well on milady's exterior's map. The question now is a sufficient control of the temperamental ball bearings behind her complexion. Much as we regret to admit it, a due exercising of the cranial anatomy within would in no grade detract from the enslaving power of rouge and cream without.

French and Belgian Money Crashes Downward as Sterling Holds Firm on N. Y. Market.

New York, Aug. 9.—French and Belgian francs were quoted at their lowest rates for all time in today's foreign exchange market in direct reflection of Germany's announced intention to continue passive resistance.

French francs sold as low as 5.65 cents each, or four points below last night's final rate, while Belgian francs dropped 20 points to 4.23 cents and rallied later to 4.27 cents.

Sterling exchange held firm. Meanwhile some erratic fluctuations were taking place in German marks. They closed last night at 35 cents a million, opened this morning at 21 cents and then jumped to 65 cents late this afternoon, in response to foreign buying orders.

The low record for all time is 17 cents a million, which was established earlier in the week. Foreign exchange dealers were unable to account for the flurry of buying orders for marks but declared it might have some relation to Chancellor Cuno's reported intention to devalue the mark.

San Francisco, Aug. 9.—"I had forgotten all about that one."

This story, told by Dr. William J. Robinson the dean of medical writers, suggests that the world prohibition movement eventually will focus on France, which will be the last of the important countries to go dry.

McCready Sykes, another able writer, digs up the yarn about a Scotchman who complained that he could never get any real pleasure from smoking.

"If I am smokin' my ain tobacco," said Sandy, "I can na' enjoy it for thinkin' o' the dreadful expense; and if I am smokin' a' fither body's tobacco my pipe is packed so tight that it winna draw."

Economy is a virtue, but it can be carried to the point where it takes all the joy out of life. Epidemic excessive economy, born from fear, usually ends booms and starts depression. Prosperity is the result of widespread spending. No cause for fear, as yet. Continue buying. Thereby keeping prosperity with us.

The wise system is to be moderate, spending to keep business humming, also saving prudently for emergency.

The Wall Street Journal says a stock exchange firm wanted an experienced bookkeeper. An applicant, who favorably impressed the manager of the brokerage firm, was asked what salary he received on his last job.

"They paid \$125 a week."

"Who gave you that salary?"

A bankrupt bucket shop was named.

"You apparently got \$25 for your work and \$100 for keeping quiet," the manager commented.

The joke of our generation are editorial in nature. Vividly they caricature important events and public trends. We are getting dangerously close to the intellectual in our humor—(dangerous, because intelligence and humor are as difficult to mix as oil and water—but, after all, much of the news brooders on the ridiculous, which makes it the logical target of the humorists.

The American sense of humor is becoming higher grade, more intelligent. If you doubt it, go back and try to get laughs out of the humorists of a few generations ago.

LIGHTNING PROTECTION

Due to the fraudulent practice of unscrupulous agents, the Lightning rod failed to win the recognition as a protector from lightning that it deserved. But since researches by Steinmetz, Edison and other electric experts have proved that a properly installed rod, of the right capacity, is a sure protection against lightning, the National Board of Fire Underwriters is urging property owners to equip their buildings with such rods.

The fire losses caused by lightning total \$30,000,000 annually. And of this huge loss, the Board of Fire Underwriters, at a recent session in New York declared 99 per cent

CATARRHAL DEAFNESS

is often caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube is inflamed you have running ears or imperfect hearing. Unless the inflammation can be reduced, your hearing may be destroyed forever.

HALL'S CATARRH MEDICINE will do what we claim for it—rid your system of Catarrh or Deafness caused by Catarrh. HALL'S CATARRH MEDICINE has been successful in the treatment of Catarrh for over Forty Years.

could be prevented by efficient lightning rods, properly installed. In order to safeguard property owners from fraud by conscienceless agents peddling worthless rods, the Underwriters have adopted a "master label," which their representatives will affix to lightning rod installations that come up to specifications, after due inspection.

FRANG OF FRANCE REACHES LOWEST POINT OF ALL TIME

French and Belgian Money Crashes Downward as Sterling Holds Firm on N. Y. Market.

New York, Aug. 9.—French and Belgian francs were quoted at their lowest rates for all time in today's foreign exchange market in direct reflection of Germany's announced intention to continue passive resistance.

French francs sold as low as 5.65 cents each, or four points below last night's final rate, while Belgian francs dropped 20 points to 4.23 cents and rallied later to 4.27 cents.

Sterling exchange held firm. Meanwhile some erratic fluctuations were taking place in German marks. They closed last night at 35 cents a million, opened this morning at 21 cents and then jumped to 65 cents late this afternoon, in response to foreign buying orders.

The low record for all time is 17 cents a million, which was established earlier in the week. Foreign exchange dealers were unable to account for the flurry of buying orders for marks but declared it might have some relation to Chancellor Cuno's reported intention to devalue the mark.

ALL OLD CABINET MEMBERS TO CONTINUE FOR PRESENT

Washington, Aug. 9.—Whatever resignations may be submitted by cabinet members as a result of President Harding's death, it is considered improbable that any will be tendered the new president immediately.

All the cabinet officers, it was indicated today, will continue to serve, at least for the present, in conformity with the request of President Coolidge that they not even submit their resignations as a formality.

ORDER OF HEARING AND NOTICE ON 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 Cornelius Bengen, deceased:

On reading the petition of Irene C. Noel, formerly Irene C. Bengen, praying a final settlement and allowance for account filed in this Court on the 7th day of August, A. D. 1923, and for her discharge as Administratrix, and the discharge and exoneration of her bondsmen;

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 17th day of August, A. D. 1923, 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 one week prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the Seal of said Court, this 7th day of August, A. D. 1923.

ALLEN J. BEESON, County Judge.

2 Shorthorn Bulls!

I have two Shorthorn Bulls, both excellent individuals, for sale. One six months old and one two years old.

Any one wanting a good bull had better write, phone or come and see them.

Harry Knabe Nehawka, Nebr.

LEGAL NOTICE

To Charles C. Parmele, owner of Lot 8 in Block 55 in the City of Plattsmouth, Nebraska:

You are hereby notified that upon the 7th day of November, 1921, J. H. Hall purchased at tax sale Certificate No. 5374 in the office of the County Treasurer of Cass county, Nebraska, covering the real estate in the City of Plattsmouth, Nebraska, described as follows: Lot 8 in Block 55 in City of Plattsmouth, said property being assessed in the name of Charles C. Parmele, for the year 1920, for the taxes delinquent for said year of 1920.

You are further notified that after the expiration of three months from the 19th day of July, A. D. 1923, the purchaser J. H. Hall will apply to the Treasurer of said county, for the Treasurer's Deed of and to the said property hereinbefore described. You are further notified that the said purchaser has paid the subsequent taxes levied against the said above described property for the year 1921.

You are further notified that after the expiration of three months from the 19th day of July, A. D. 1923, the purchaser J. H. Hall will apply to the Treasurer of said county, for the Treasurer's Deed of and to the said property hereinbefore described. You are further notified that the said purchaser has paid the subsequent taxes levied against the said above described property for the year 1921.

J. H. HALL, Tax Sale Purchaser.

A. H. DUXBURY, Attorney.

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 A. G. Roman, deceased:

On reading the petition of G. E. Roman praying that the instrument filed in this court on the 27th day of June, 1923, and purporting to be the last will and testament of the said deceased, may be proved and allowed, and recorded as the last will and testament of A. G. Roman, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to G. E. Roman, as Executor;

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 27th day of August, A. D. 1923, 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 weeks prior to said day of hearing.

Witness my hand, and seal of said court, this 31st day of July, A. D. 1923.

ALLEN J. BEESON, County Judge.

ORDER OF HEARING

on Petition for Appointment of Administrator of the Estate of Peter Trudeau, deceased.

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

In the matter of the estate of Peter Trudeau, deceased.

On reading and filing the petition of Nellie Trudeau praying that administration of said estate may be granted to M. M. Straub, as Administrator;

Ordered, that September 1st, 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 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 July 30th, 1923.

ALLEN J. BEESON, County Judge.

LEGAL NOTICE

In the District Court of Cass county, Nebraska.

Oliver C. Dovey, Plaintiff, vs. Thaddeus R. Adams et al, Defendants.

The unknown claimants and other persons interested in Lot eighteen (18) in the southwest quarter (SW 1/4) of the southeast quarter (SE 1/4) of Section twenty, (20) and Lot twenty-one (21) in the northwest quarter (NW 1/4) of the southeast quarter (SE 1/4) of Section twenty, (20) all in Township ten, (10) North, Range nine (9) east of the Sixth Principal Meridian, in Cass county, Nebraska, and all other persons claiming any interest of any kind in said real estate or any part thereof, real names unknown, defendants, will take notice that plaintiff herein filed his petition in the District Court of Cass county, Nebraska, on the ___ day of July, A. D. 1923, against said defendants, the object and prayer of which are to foreclose two certain tax sale certificates for delinquent taxes for the year 1920 on the real estate hereinbefore described and for subsequent taxes paid thereon; said certificates being numbered 5413 and 5412, dated November 8th, 1921; that there is due on said certificates the sum of \$233.30 and \$143.10 respectively, for which sums, with interest from this date, together with ten per cent for attorney's fee, plaintiff prays for a decree that defendants be required to pay the same, or that said premises may be sold to satisfy the amount due.

You are required to answer said petition on or before the 10th day of September, A. D. 1923.

OLIVER C. DOVEY, Plaintiff.

C. A. RAWLS, Attorney.

LEGAL NOTICE

In the District Court of Cass county, Nebraska.

Oliver C. Dovey, Plaintiff, vs. Frank Foreman, Swenson Brothers Company, Edwards Manufacturing Company, a corporation, Greene's Ice Cream Factory, Defendants.

To the defendant Edwards Manufacturing Company, a corporation:

You are hereby notified that on the 27th day of June, 1923, the plaintiff filed his suit in the District Court of Cass county, Nebraska, against you and others, the object and prayer of which is to foreclose a certain real estate mortgage and to foreclose tax sale certificates owned and held by plaintiff on Lots 9 and 10 in Block 61, in the City of Plattsmouth, Nebraska, and for equitable relief. This notice is given pursuant to an order of said Court.

You are required to answer said petition on or before Monday, September 10, 1923, or your default will be entered and judgment taken upon plaintiff's petition against you.

BYRON GOLDING, Plaintiff.

By A. L. TIDD, His Attorney.

LEGAL NOTICE

In the District Court of Cass county, Nebraska.

Byron Golding, Plaintiff, vs. Frank Foreman, Swenson Brothers Company, Edwards Manufacturing Company, a corporation, Greene's Ice Cream Factory, Defendants.

To the defendant Edwards Manufacturing Company, a corporation:

You are hereby notified that on the 27th day of June, 1923, the plaintiff filed his suit in the District Court of Cass county, Nebraska, against you and others, the object and prayer of which is to foreclose a certain real estate mortgage and to foreclose tax sale certificates owned and held by plaintiff on Lots 9 and 10 in Block 61, in the City of Plattsmouth, Nebraska, and for equitable relief. This notice is given pursuant to an order of said Court.

You are required to answer said petition on or before Monday, September 10, 1923, or your default will be entered and judgment taken upon plaintiff's petition against you.

BYRON GOLDING, Plaintiff.

By A. L. TIDD, His Attorney.

LEGAL NOTICE

To Charles C. Parmele, owner of Lot 8 in Block 55 in the City of Plattsmouth, Nebraska:

You are hereby notified that upon the 7th day of November, 1921, J. H. Hall purchased at tax sale Certificate No. 5374 in the office of the County Treasurer of Cass county, Nebraska, covering the real estate in the City of Plattsmouth, Nebraska, described as follows: Lot 8 in Block 55 in City of Plattsmouth, said property being assessed in the name of Charles C. Parmele, for the year 1920, for the taxes delinquent for said year of 1920.

You are further notified that after the expiration of three months from the 19th day of July, A. D. 1923, the purchaser J. H. Hall will apply to the Treasurer of said county, for the Treasurer's Deed of and to the said property hereinbefore described. You are further notified that the said purchaser has paid the subsequent taxes levied against the said above described property for the year 1921.

You are further notified that after the expiration of three months from the 19th day of July, A. D. 1923, the purchaser J. H. Hall will apply to the Treasurer of said county, for the Treasurer's Deed of and to the said property hereinbefore described. You are further notified that the said purchaser has paid the subsequent taxes levied against the said above described property for the year 1921.

J. H. HALL, Tax Sale Purchaser.

A. H. DUXBURY, Attorney.

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 A. G. Roman, deceased:

On reading the petition of G. E. Roman praying that the instrument filed in this court on the 27th day of June, 1923, and purporting to be the last will and testament of the said deceased, may be proved and allowed, and recorded as the last will and testament of A. G. Roman, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to G. E. Roman, as Executor;

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 27th day of August, A. D. 1923, 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 weeks prior to said day of hearing.

Witness my hand, and seal of said court, this 31st day of July, A. D. 1923.

ALLEN J. BEESON, County Judge.

ORDER OF HEARING

on Petition for Appointment of Administrator of the Estate of Peter Trudeau, deceased.

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

In the matter of the estate of Peter Trudeau, deceased.

On reading and filing the petition of Nellie Trudeau praying that administration of said estate may be granted to M. M. Straub, as Administrator;

Ordered, that September 1st, 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 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 July 30th, 1923.

ALLEN J. BEESON, County Judge.

LEGAL NOTICE

In the District Court of Cass county, Nebraska.

Oliver C. Dovey, Plaintiff, vs. Thaddeus R. Adams et al, Defendants.

The unknown claimants and other persons interested in Lot eighteen (18) in the southwest quarter (SW 1/4) of the southeast quarter (SE 1/4) of Section twenty, (20) and Lot twenty-one (21) in the northwest quarter (NW 1/4) of the southeast quarter (SE 1/4) of Section twenty, (20) all in Township ten, (10) North, Range nine (9) east of the Sixth Principal Meridian, in Cass county, Nebraska, and all other persons claiming any interest of any kind in said real estate or any part thereof, real names unknown, defendants, will take notice that plaintiff herein filed his petition in the District Court of Cass county, Nebraska, on the ___ day of July, A. D. 1923, against said defendants, the object and prayer of which are to foreclose two certain tax sale certificates for delinquent taxes for the year 1920 on the real estate hereinbefore described and for subsequent taxes paid thereon; said certificates being numbered 5413 and 5412, dated November 8th, 1921; that there is due on said certificates the sum of \$233.30 and \$143.10 respectively, for which sums, with interest from this date, together with ten per cent for attorney's fee, plaintiff prays for a decree that defendants be required to pay the same, or that said premises may be sold to satisfy the amount due.

You are required to answer said petition on or before the 10th day of September, A. D. 1923.

OLIVER C. DOVEY, Plaintiff.

C. A. RAWLS, Attorney.

LEGAL NOTICE

In the District Court of Cass county, Nebraska.

Byron Golding, Plaintiff, vs. Frank Foreman, Swenson Brothers Company, Edwards Manufacturing Company, a corporation, Greene's Ice Cream Factory