

The Plattsmouth Journal
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Pluck begets more happiness than luck.
 The average girl loves to figure in a pressing engagement.
 Some people assume that hearing is just as good as seeing.
 Paris and Sweden may be connected by a new night air service.
 It is never too late to learn unless you think you know it all.
 A remote period is the one due at the end of a woman's remarks.
 Some men get rich while others are waiting for great opportunities.
 Many a man is compelled to keep his word because no one will take it.
 A woman cares not where a man hails from if she is permitted to reign.
 Some married men are so mean that they enjoy seeing other men get married.
 A gentleman doesn't forget his manners the moment he enters his own door.
 It takes a man with strong will power to question the sincerity of his imagination.
 A female dumb bell is a person who is ninety per cent dumb and ten per cent belle.
 Refrigerated movie theaters are science's great gift to the summer swain with a neckable girl and no motor car.
 That New York editor who made himself famous by writing "Lindbergh Flies Alone," succeeded just in the nick of time.

In killing time we often murder opportunities.
 Three of every four automobiles in Greece are from America.
 The silent man is more to be feared than the garrulous chap.
 Ignorance occasionally borrows garments and poses as wisdom.
 The man with the pull is mightier than the man who gets pulled.
 A scientist has discovered that housecleaning is caused by a microbe.
 There is some excuse for the man who honestly admits that he is lazy.
 A good many of our agencies' tragedies probably look like comedies to others.
 Czechoslovakia's largest automobile manufacturer made only 3,680 cars last year.
 Railways of England are painting bridges green to harmonize with the landscape.
 Moses wasn't necessarily a wicked man because he broke all the commandments.
 Forty-eight hundred American automatic telephones will be installed in Shanghai, China.
 Kansas City is also the residence of the old-fashioned woman who says to her daughters, "Why, you haven't got on enough clothes to dust a fiddle."
 An eastern health official warns against "lobster-red" sunburn. Indeed, there's nothing like a lobster-red sunburn for making a returned vacationist crabby.

A federal court of appeals holds publicly owned and operated utilities must pay taxes precisely as do privately owned.
 Aristide Briand is again the French premier. He takes that job about as often as a movie actress takes a new husband.
 A hick town is one where they place the court house so far away from the center of the population that nobody can find it.
 A description of the new German liner Bremen says there is a bar on each deck. Tourists Europe will yearn for more bars to conquer.
 "Most bankers are pleasant men to meet," asserts a current writer, but when it comes to meeting notes, though, the pleasure is all theirs.
 Chicago's police commissioner has requested members of the force to eat more spinach. Maybe he thinks they need more iron in their system. Well?
 If diplomats would play golf together, diplomacy would be improved, thinks the Prince of Wales. But we have enough bedtime story-tellers now.
THE UNITED STATES OF EUROPE
 It would be a curious thing if the dream of a United States of Europe should be given substance and effect by unpopular legislation on the part of the United States.
 The highly practical Aristide Briand is quietly organizing a United States of Europe to combat the tariff law which America's European friends seem to think is already an accomplished fact. Nine nations are said to have responded favorably to Mr. Briand's proposition, which will be a major subject at the assembly of the League of Nations next September.
 Being an adept in the art of diplomacy, M. Briand disavows any intention to organize a league specifically opposed to the United States. It is simply an economic league of European countries without the expression of hostility to any individual nation. Yet it is too obvious that the project springs from the pending tariff bill and would not have its present vitality except for that menace to European trade.—Christian Science Monitor.

GIVE THE PEOPLE CLEAN PAPER MONEY
 There is no question but what the new paper money of smaller size than that now in use will be received by all with the greatest satisfaction. For one thing these notes will all be clean, easy to handle and take up less room. The unfortunate part is that the government will permit these notes to remain in circulation until dirty and vermin infested as those discarded for the new. There is enough pure, sheer, wanton waste in the departments at Washington to more than keep the country supplied with fresh currency and issued but once from the banks as is the case in England. We are penurious on a small scale and spendthrifts upon a large scale. The truth is that our paper currency as a rule is disgraceful. Those who insist upon clean paper money from the banks are not greeted with a smile as are those who make a deposit. The reason the banks do not like to be troubled is not because it is a lot of wasted time in picking out new currency.
 If some public spirited statesman in congress should offer a resolution directing that the treasury should only issue paper currency but once, and then the resolution requiring all banks under control of the government to only hand out to their customers clean, crisp paper money, he would be regarded with distavor and receive but scant countenance at the hands of those who could carry it out. He would be regarded as extravagant and a foe to economy with the result that any such resolution would be treated as our government handles treaties made with the Indians. However, for all this, the saving to the government in issuing smaller notes is much larger than supposed. A. W. Hall, director of the bureau of engraving and printing, sums up the saving as follows and it is of the utmost interest:
 A. W. Hall, director of the bureau of engraving and printing, has figured that the curtailment in the size of paper money will save the government eighteen thousand seven hundred and forty miles of paper three and an eighth inches wide, or enough to cover ten hundred-acre farms. He's gone even further in his figuring, has Mr. Hall; the government will save four hundred and fifty-nine tons of ink in printing the smaller sized bills, and 14,100 cubic feet of storing space for each denomination of note carried in stock. If you think paper money doesn't weigh anything, ponder this: Mr. Hall estimates there will be \$57,017,608 old bills turned in for replacement with the new issue. And those bills weigh approximately 3,000,000 pounds, according to the director. However, most of us wouldn't object to having our pockets pulled out of shape with a few pounds of Uncle Sam's money.
 It may be again asked is there no way by which the people can be furnished with clean, new paper currency as is done in other countries? It might cost a trifle but then we are rich in natural resources.

'T WAS EVER THUS
 It isn't right to swipe your wife's false teeth to keep her from talking. At least, that is what a San Francisco judge ruled the other day when a wife haled her husband into court and testified that he had taken away her artificial molars for that purpose.
 Furthermore, it seems to have been a habit of this particular husband, indicating that the wife of his bosom is a woman of unusual loquacity.
 "I can't eat or talk when he does that," wailed the toothless wife.
 Whereupon the judge ordered that the teeth be restored to their rightful owner, and the couple departed for their home, no doubt to engage in another verbal combat.
 We were very much interested—and sympathetic, too—to read Mrs. Gann's social policy as outlined in her interview in the Ladies' Home Journal, particularly that part which sets forth that social precedence in Washington must be based on loyalty to the flag, devotion to the government, and defense of the Constitution, and of all these the vice-president is a symbol. And we are quite sure it was great news to Charley.
 The ups and downs of a reporter's life, as one imagines, he runs a story down and writes it up, and thinks and writes them down, and writes people up and runs them down and the people call up and call him down. See-saw.

NOTICE TO CREDITORS
 The State of Nebraska, Cass County, ss.
 In the County Court.
 In the matter of the estate of Mary J. Sullivan, 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 August 20, 1929, and December 2, 1929, at ten o'clock a. m. 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 August, A. D. 1929, and the time limited for payment of debts is one year from said 30th day of August, 1929.
 Witness my hand and the seal of said County Court this 2nd day of August, 1929.
 A. H. DUXBURY,
 County Judge.

NOTICE OF SALE
 In the District Court of the County of Cass, Nebraska.
 Charlotte Archer, Widow, Plaintiff
 vs.
 John Archer et al, Defendants
 NOTICE
 Notice is hereby given that under and by virtue of the decree of the District Court of the County of Cass, Nebraska, entered in the above entitled cause on the 15th day of July, 1929, and an Order of Sale entered by said court on the 17th day of July, 1929, the undersigned sole referee will sell at Public Auction to the highest bidder for cash on the 24th day of August, 1929, at ten o'clock a. m., at the south front door of the court house in the City of Plattsmouth, Cass county, Nebraska, the following described real estate, to-wit:
 Lot 9 in Block 43, in the City of Plattsmouth, Cass county, Nebraska.
 Terms of Sale: Ten per cent (10%) cash of the amount of the bid at the time of sale and balance on confirmation. Said sale will be held open for one hour.
 Dated this 18th day of July, A. D. 1929.
 J. A. CAPWELL,
 Referee.
 W. A. ROBERTSON,
 Attorney.
 jy22-5w

LEGAL NOTICE
 In the District Court of Cass County, Nebraska
 Elizabeth C. Jenkins, Plaintiff
 vs.
 Emeline M. Austin, Defendant
 NOTICE
 To the Defendants: Emeline M. Austin; C. H. King, real name unknown, and Mrs. C. H. King, his wife, real name unknown; Omar J. King and Sarah J. King, his wife; William Colvin and Mrs. William Colvin, his wife, real name unknown; Charles L. Bates; Benjamin Austin; John Black; A. P. Ripley, real name unknown; Allen P. Ripley and Cornelia S. Ripley, his wife; Eliza King; Harriet Kiser; James H. Kiser and Jane F. King, the heirs, devisees, legatees, personal representatives and all other persons interested in the respective estates of Emeline M. Austin, C. H. King, real name unknown, Mrs. C. H. King, his wife, real name unknown, Omar J. King and Sarah J. King, his wife, real name unknown, William Colvin and Mrs. William Colvin, his wife, real name unknown, Charles L. Bates, Benjamin Austin, John Black, A. P. Ripley, real name unknown; Allen P. Ripley and Cornelia S. Ripley, his wife, Eliza King, Harriet Kiser, James H. Kiser, Jane F. King, each deceased, and all persons having or claiming any interest in the east half of the southwest quarter (E½ SW¼) of Section six (6), and the east half of northwest quarter (E½ NW¼) of Section seven (7), all in Township eleven (11), North, Range thirteen (13), East of the Sixth Principal Meridian, in the County of Cass and State of Nebraska, real names unknown.
 You and each of you are hereby notified that on the 27th day of July, 1929, the plaintiff filed her suit in the District Court of Cass county, Nebraska, the object and purpose of which is to establish and quiet and confirm the plaintiff's title in and to the east half of southwest quarter (E½ SW¼) of Section six (6) and east half of northwest quarter (E½ NW¼) of Section seven (7), all in Township eleven (11), North, Range thirteen (13), East of the Sixth Principal Meridian, in Cass county, Nebraska. And to enjoin each and all of you from having or claiming to have any right, title, estate, lien or interest, either legal or equitable in or to said real estate, or any part thereof. And to enjoin you and each of you from in any manner interfering with plaintiff's possessions or enjoyment of said premises and for equitable relief.
 This notice is given pursuant to an Order of said court.
 You are hereby required to answer said petition on or before Monday, September 9, 1929. And failing so to do your default will be entered and judgment taken upon the plaintiff's petition.
 ELIZABETH C. JENKINS,
 Plaintiff.
 By A. L. TIDD,
 Her Attorney.
 jy29-4w

BANKRUPTCY NOTICE
 In the District Court of the United States for the District of Nebraska, Lincoln Division.
 In the matter of Anton J. Trilet, Bankrupt. Case No. 1786 in Bankruptcy.
 To the creditors of the above bankrupt of Plattsmouth, in the County of Cass, the district aforesaid, a bankrupt:
 Notice is hereby given that on the 23rd day of July, A. D. 1929, the said bankrupt was duly adjudicated bankrupt and that the first meeting of his creditors will be held in Federal Court Room, postoffice building, in Lincoln, Nebraska, on the 8th day of August, A. D. 1929, at 10 o'clock in the forenoon at which time the said creditors may attend, prove their claims, examine the bankrupt, appoint a trustee, consider proposed sale of assets if any, and transact such other business as may properly come before such meeting.
 Dated July 26th, 1929.
 DANIEL MCLENAHAN,
 Referee in Bankruptcy.

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 within and for Cass county, Nebraska, and to me directed, I will on the 31st day of August, A. D. 1929, at ten o'clock a. m. of said day at the south front door of the Court House in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:
 The south one-fourth of Lot five (5) and the north half of Lot six (6), all in Block twenty-one (21) in the Village of Elmwood, Cass county, Nebraska—
 The same being levied upon and taken as the property of Hadsell L. Hart, a minor over fourteen years of age, et al, defendants, to satisfy a judgment of said Court recovered by Elmwood State Bank, a corporation, plaintiff against said defendants.
 Plattsmouth, Nebraska, July 27th, A. D. 1929.
 BERT REED,
 Sheriff Cass County, Nebraska.
 jy29-5w

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 Ed Metteer, deceased:
 On reading the petition of John Brinton praying that the instrument filed in this court on the 16th day of July, 1929, 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 Ed Metteer, deceased; that said instrument be admitted to probate and the administration of said estate be granted to John Brinton, 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 16th day of August, A. D. 1929, 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 the seal of said court, this 16th day of July, A. D. 1929.
 A. H. DUXBURY,
 County Judge.
 (Seal) jy22-3w

NOTICE OF HEARING on Petition for Determination of Heirship
 Estate of John L. Axmaker, Deceased, in the County Court of Cass county, Nebraska.
 The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice that Rosetta Axmaker has filed her supplemental petition alleging that John L. Axmaker died intestate in Cass county, Nebraska, on or about April 21, 1908, being a resident and inhabitant of Cass county, Nebraska, and died seized of the following described real estate, to-wit:
 Northeast quarter of north-east quarter of Section 16, and the west half of the northeast quarter of Section 16, all in Town 11, North, Range 9, East of the 6th P. M., in Cass county, Nebraska, with other property—
 leaving as his sole and only heirs at law the following named persons, to-wit:
 Rosetta Axmaker widow; Myra Ethel Kyles and Margaret Hazel Axmaker, daughters;
 That the interest of the petitioner herein in the above described real estate is widow and one of the heirs of said deceased, and praying for a determination of the time of the death of said John L. Axmaker and of his heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.
 It is ordered that the same stand for hearing the 23rd day of August, A. D. 1929, before the court at the hour of 10 o'clock a. m.
 Dated at Plattsmouth, Nebraska, this 17th day of July, A. D. 1929.
 A. H. DUXBURY,
 County Judge.
 (Seal) jy22-7

A few Cass county maps left at the Journal office. 50c each.

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CONTEMPT OF COURT

Two Cleveland newspaper editors were sentenced to jail because they dared to criticize a Federal judge for his refusal to grant an injunction to restrain gambling at a race track.
 Race track gambling is a crime under the laws of the state of Ohio.
 This alone was sufficient justification for the criticism, no matter how harsh it may have been.
 The newspaper editors were not in contempt of court, but the Federal judge unquestionably has a feeling of contempt for the statutes of the state of Ohio.
 The judge, not the editors ought to go to jail.
 The editorial criticism was fair and truthful. The accuracy of what was said in the articles has not been questioned.
 Nevertheless the editors have been ordered to jail. They ought to feel proud of the privilege of serving sentences under such circumstances.
 Some judges are so fat-headed that they cannot distinguish the difference between proper comment, legitimate criticism, and contempt of court.
 There would be very few contempt proceedings of judges if they did not make themselves objects of contempt.

TREATING THE LAWN RIGHT

Hot dry weather and closely clipped lawns, is liable to kill the grass. The mower should be adjust so that it cuts as high as possible. During wet weather abundant top growth is produced without heavy root growth. Then when hot weather comes there is not sufficient root surface to support the top. The best remedy is to furnish shade on the lawn. This may be accomplished by a mulch or by leaving the grass stand at least an inch tall.

a5-5w