

# The Plattsmouth Journal

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R. A. BATES, Publisher

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Sometimes half the truth is worse than none.

Some people mistake color for substance. Quite a difference.

Borah sticks to his text, and seems to be doing pretty good work.

A lot of things that seem worthwhile now will seem anything but afterwards.

Now the farmer may think he is coming into his own. Thinking is good mental exercise.

The joys of life are many, said the lecturer. "Yes," said one, "but tell us where to get them."

To get ducats, no matter how, in this day and age, is singly a profession of those who study the how.

The theatre ticket clerk who stole \$2,000 to go to Hollywood must have intended to spend just the week-end.

You know why it is called a speak-easy, No? Haven't you noticed how easy it is for the customer to talk?

The New York World, which is Democratic, suggests Al Smith for U. S. Senate.—He would make a good one.

When an angry wife puts her husband on the carpet he gets a chance to find out about how the other poor worm feels when it is being put on the hook.

A current news item says automobiles are by no means responsible for all the fatal accidents. This is true enough, but 27,000 in one year is a very large proportion, and regretfully most of these are preventable.

A sensible revision of the prohibition laws is not thought of.

Thanksgiving is not far off, and Christmas is not far behind.

The Danish cow that has been fitted up with a wooden leg will go lumbering along.

It will soon be time for Christmas shopping, no doubt some are thinking about it already.

It is reported that vitamins have been found in hash, and that ought to make hash unanimous.

Senator Norris has the eyes of the people of Nebraska. He is a hard man to find, where he is at just now.

Before any increase in the cost of postage stamps is sanctioned the more expensive kind will stick better.

Lotta young folks who think they are on the road to happiness discover too late they are on the road to destruction.

The auto bridge of the Missouri river is rapidly nearing completion and then Plattsmouth will be on the map for references.

Do you suppose members of congress represent the views of their constituents? Well, sometimes, but mostly of those who know how to impress them.

Aside from the farm relief and tariff issues before the country and congress, there is no more important problem pending than that of some adjustment of prohibition laws, and upon what lines is for common sense, justice and reason to determine.

Stock market remains groggy for fifth day.

Just offhand we can't think of anything a modern bride elect could get less kick out of than a kitchen shower.

Tip to tourists: The filling station man is not really to blame for the condition of the roads over which he routes you.

The Hoover-MacDonald duet promises to be continuously harmonious. Now to keep the sour notes out of the accompaniment.

Talking about courage, how about people voting against bond issues that are supposed to fill long felt wants or can be done without?

The American of today is not the American of fifty or sixty years ago for honesty and integrity, and is getting worse as we advance.

Surgical operations are necessary sometimes to understand a joke, and so they are to understand some laws. There are several in mind.

Visiting English woman views American happens serious, says a magazine. The men have been viewing them seriously for some time.

Ambassador Charlie Dawes arrived from England last Tuesday. The press dispatches didn't say what for, but he probably came home to get a pipeful of decent smoking tobacco.

Still another way to avoid growing old would be to drop in on Mussolini some time and ask him if he'd be willing to run for Vice President of the proposed United States of Europe.

We don't pretend to say that we can add one iota to the millions of words that have been spoken and written on the object of the high rates paid for the use of money in New York.

Girls, you may not believe this, but it's a fact that you can get a beautiful complexion by steaming your face over a wash tub; wringing out clothes makes the arms pleasingly plump; hanging them out on the line increases the bust line, and carrying them to and from the yard makes the waist line smaller and the limbs more shapely. Try it girls!

## SMASH IT WITH FACTS

The fight on the Hawley-Smoot tariff bill, in which Republican Senators are exchanging verbal wallops, is a bigger fight, we believe, than the country as a whole appreciates. As the Post-Dispatch sees it, it is more than a fight on the measure in question. It is a fight on the ancient and wicked practice of enacting tariff laws by log-rolling methods.

Consider what Senator Borah said the other day in his tiff with Senator Smoot:

This tariff bill as it was brought out of the committee is a challenge to the whole purpose for which the special session was called and a disregard of the consumers of the country generally. . . . Whom will this bill help if it passes as framed? Mostly those who are already enjoying unconscionable profits. Who pays these profits? The people of the country. . . . What little advantage the farmers receive would be taken by the increased price they would have to pay for the things they buy, and the consumers would contribute more and more to the already exorbitant profits.

This from a Republican Senator, a believer in the principle of protection, a man who helped write the Kansas City platform and is recognized as Mr. Hoover's most effective campaigner. What he has said has often been said in substance, but it is now said by a protectionist and a public official while a tariff law is in the making.

The opinion grows that the bill will never be passed as reported by the Senate Finance Committee. It is even ventured, in informed circles, that no tariff bill will be passed. If either result eventuates—an amended bill to conform to the party's pledge and the President's counsel, or no tariff act—something new will have occurred in Washington. The combination of a Republican majority in Congress and a tariff lobby will have been beaten for the first time.

We hazard no prediction as to the outcome. But the opponents of the bill, it seems to us, have devastating ammunition with which to barrage this measure and the special interests it is designed to serve. Mr. Borah has asked a question which he himself may well undertake to answer. That question is:

Whom will this bill help if it passes as framed?

It is not sufficient to characterize the beneficiaries as "already enjoying unconscionable profits." The issue calls for facts. The facts are available in withering abundance. An excellent survey of the tariff's operations was printed in the Sunday Post-Dispatch of Oct. 13. The article showed that less than 6 per cent of the people benefited directly from the tariff. It also listed the industries of national magnitude which derive either no benefit from the tariff, or only an indirect, negligible benefit. It bristled with facts, competent, relevant material facts which might, if we may say so, be used in the Senate controversy.

There are more facts to be had. The interests "already enjoying unconscionable profits" and lusting for more—who are they? What are their names, and what are their stockholdings in concerns profiting by the tariff? And the amounts of their unconscionable profiteering? Such facts are pertinent to the discussion. Their narration on the floor of the Senate by Mr. Borah would command the front page of the American press and would be read by the nation. If "guilt is personal," as we are so fond of saying in defense of corruption under political parties, so, too, is profit personal.

The principle of protection, it hardly needs to be said, has the sanction of the American people. The abuse of that policy is the evil against which Mr. Borah and his associates protest, a position supported by public sentiment. The principle of protection has been perverted into a system of soils venality. It ought to be smashed. Facts can smash it.

—St. Louis Post-Dispatch.

Lying, on the other hand, is of the brain, or mind or soul—indeed of all three. It has been said that children and fools cannot lie. The art then seems to be one of man's maturity. Some intellectual power must go into it. Many wise men have said—the words have become almost proverbial—that liars must have good memories if they are to "get away" with their falsification. In a lie may be found "the fine felicity and flower of wickedness." To be a great liar is an achievement, though an evil one, and has brought fame to many men—perhaps to some women. While no good man would covet this distinction, it is a distinction, none the less.

It is said that modern poets don't receive justice. It's just as well. The prisons are horribly overcrowded as it is.

### Hot Lunch!

**Sandwiches**  
Cheese and Weiners

Lunch Counter connected with our Soft Drink Parlor. Come, see us. A good place to spend a pleasant hour.

**L. F. KOHRELL**  
Corner 5th and Main

## NOT INSANE—JUST ANGRY

A psychiatrist who testified in the recent trial of young Earle Peacox, who was convicted of murdering his wife, made one of the most eminently sensible remarks we have yet heard from a psychiatrist on the witness stand.

Peacox was setting up the "emotional insanity" racket for a defense, and it was pointed out to this psychiatrist that once, repairing a radio set, Peacox had become so enraged that he smashed the set all to pieces. This, it was asserted, proved that he was emotionally unstable and not responsible for the murder of his wife. But the psychiatrist said:

"That was not a symptom of emotional instability. It was anger. It could have been cured by a spanking."

## THE FALL CASE

The case of the United States against Albert B. Fall, a former senator from New Mexico and a former cabinet official, will be called for trial in a Washington court some time in October, it is said. It has been so long since the beginning of the trial of Mr. Fall on the charge. He was acquitted on one charge, but the charge that he accepted a bribe in connection with leasing Elk Hills naval oil reserve, still remains to be tried.

The case has been continued from time to time on account of Fall's ill health. There are those who say this illness has been feigned, but the probability is he has really been ill. Perhaps, he will never be convicted in the court but he has already been convicted in the tribunal of popular opinion and his punishment must be nearly as heavy as if he had been tried and convicted in court.

Many a girl arrives at the office looking as if she hadn't had time for her clothes to catch up with her.

## ORDER OF HEARING on Petition for Appointment of Administrator

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

In the matter of the estate of Ruth A. C. Beverage, deceased. On reading and filing the petition of Alph M. Beverage and Richard E. Beverage praying that administration of said estate may be granted to R. C. Hitchman, as Administrator:

Ordered, that November 8th, A. D. 1929 at 10 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 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 October 14th, 1929.  
A. H. DUXBURY,  
County Judge.

## 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 9th day of November, A. D. 1929, at 10 o'clock a. m. of said day at the south front door of the court house in the City of Plattsmouth, Nebraska, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

Lots 3 and 4 in Block 9, in South Park, an Addition to the City of Plattsmouth, Cass county, Nebraska, and Lot 9 in Block 89 in the City of Plattsmouth, Cass county, Nebraska.—The same being levied upon and taken as the property of J. B. Henderson et al, defendants, to satisfy a judgment of said Court recovered by The Plattsmouth Loan and Building Association, plaintiff against said defendants.

Plattsmouth, Nebraska, October 4, A. D. 1929.  
BERT REED,  
Sheriff Cass County, Nebraska.

## NOTICE TO CREDITORS

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

In the matter of the estate of James T. Reynolds, 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 November, 1929, and on the 10th day of February, 1930, 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 8th day of November, A. D. 1929, and the time limited for payment of debts is one year from said 8th day of November, 1929.

Witness my hand and the seal of said County Court, this 11th day of October, 1929.  
A. H. DUXBURY,  
County Judge.

## ORDER OF HEARING and Notice on Petition for Settlement of Account

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

To the heirs at law and all persons interested in the estate of Athalah Bauer, deceased: On reading the petition of Frank Bauer, Administrator, with the will annexed, praying a final settlement and allowance of his account filed in this Court on the 8th day of October, 1929, and for assignment of residue of said estate and for his discharge as administrator with the will annexed of said estate:

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 8th day of November, 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 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 hereto set my hand and the seal of said Court this 8th day of October, A. D. 1929.

A. H. DUXBURY,  
County Judge.

## ORDER OF HEARING AND NOTICE OF PROBATE OF WILL

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

To all persons interested in the estate of Flora F. Sans, deceased. On reading the petition of Beniah Sans and Leona Boodaker praying that the instrument filed in this court on the 6th day of October, 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 Flora F. Sans, deceased; that said instrument be admitted to probate and the administration of said estate be granted to Emma Sans Garrison, 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 8th day of November, A. D. 1929, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioners 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 6th day of October, A. D. 1929.

A. H. DUXBURY,  
County Judge.

## ORDER OF HEARING and Notice on Petition for Settlement of Account

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

To the heirs at law and all persons interested in the estate of Charles Anderson, deceased. On reading the petition of O. K. Perrin, Administrator with the will annexed, praying a final settlement and allowance of his account filed in this Court on the 18th day of October, 1929, and for assignment of residue of said estate and for his discharge as the Administrator with the will annexed of said estate:

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 15th day of November, 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 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 hereto set my hand and the seal of this court, this 15th day of October, A. D. 1929.

A. H. DUXBURY,  
County Judge, Cass county, Nebraska.

## NOTICE TO CREDITORS

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

In the matter of the estate of Joseph C. Ellington, 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 5th day of November, 1929, and on the 10th day of February, 1930, at the hour of 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 5th day of November, A. D. 1929, and the time limited for payment of debts is one year from said 5th day of November, 1929.

Witness my hand and the seal of said County Court this 7th day of October, 1929.  
A. H. DUXBURY,  
County Judge.

## NOTICE TO CREDITORS

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

In the matter of the estate of Asbury Jacks, 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 1st day of November, 1929, and on the 3rd day of February, 1930, 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 1st day of November, A. D. 1929, and the time limited for payment of debts is one year from said 1st day of November, 1929.

Witness my hand and the seal of said County Court this 4th day of October, 1929.  
A. H. DUXBURY,  
County Judge.

## NOTICE TO CONTRACTORS

Sealed proposals will be received by the City Clerk of Plattsmouth, Nebraska, up to 8 o'clock p. m., Monday, November 11th, 1929, for furnishing all labor, tools, material and equipment, and constructing an overhead crossing over the C. B. & Q. railroad tracks on Granite street, Plattsmouth, Nebraska, and all appurtenances in connection with said structure, exclusive of grading and graveling, at which time bids will be opened and acted upon by the city council at the city hall.

This work to be done in accordance with the plans and specifications now on file with the City Clerk and in the office of Bruce Engineering Co., Omaha, Nebraska, and adopted by the Mayor and City Council on October 14th, 1929, which plans and specifications are hereby referred to as a part of this notice.

Bids will be made out on proposal forms furnished by the City Clerk and shall be accompanied by a certified check on a local bank in the amount of five per cent (5%) of the bid, as evidence of the good faith of the bidder.

The City reserves the right to reject any and all bids. The work shall be completed on or before January 1, 1930. The Engineer's estimate of cost is as follows: Structure, complete, exclusive of grading and graveling, \$18,950.00.

JOHN P. BATTLE,  
Mayor.

## ORDER OF HEARING and Notice of Final Settlement of Guardianship Account

In the County Court of Cass county, Nebraska, ss. In the matter of the Guardianship of Asbury Jacks, incompetent, now deceased.

State of Nebraska, County of Cass, ss. To Silas Jacks, Florence Elliott, Dora Trively, George Jacks, Myrtle Jacks, Leta Jacks, Ruth Gram, Donald Jacks, Velma Elliott, Dooley, Floyd Elliott, Mildred Elliott and Lila Jane Elliott, and all other persons interested in the estate of Asbury Jacks, incompetent, now deceased. On reading the petition of John W. Elliott, Guardian of Asbury Jacks, an incompetent person, and now deceased, praying a final settlement and allowance of his account filed in this court on the 18th day of October, 1929, and for his discharge as such guardian:

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 15th day of November, A. D. 1929, at the hour of ten o'clock in the forenoon of said day, 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.

In witness whereof, I have hereto set my hand and the seal of this court, this 15th day of October, A. D. 1929.

A. H. DUXBURY,  
County Judge, Cass county, Nebraska.

Three hundred and fifty thousand men and women are employed in the post offices throughout the country.

# "The most surprising experience I've had since I've been driving a car —"

"I have always realized that there was some slight difference in gasolines," said a motorist recently. "But I didn't know there was a difference you could tell the moment you stepped on the accelerator—until I tried Red Crown Ethyl! When a motor full of carbon starts like a Jack Rabbit, purrs along with an entirely new feel and absolutely can't be made to knock on the hills—there's something in paying a few pennies more for a gasoline!"

### 3 to 1 Favorite

In 1928 Nebraska motorists bought three gallons of Red Crown Gasoline for every gallon of the next most popular brand. A preference based on the satisfactory year 'round performance of this always-reliable, balanced gasoline.

STANDARD OIL COMPANY OF NEBRASKA  
"A Nebraska Institution"

Sold by Red Crown Service Stations and Dealers everywhere in Nebraska

## RED CROWN Gasoline ETHYL

Just as Important—Top quality motor oil of correct grade is about the most important thing you can buy for your car. Consult the Chart. For defense against friction no oil does more than . . .

