

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 A YEAR IN FIRST POSTAL ZONE
Subscribers living in Second Postal Zone, \$2.50 per year. Beyond 600 miles, \$3.00 per year. Rate to Canada and foreign countries, \$3.50 per year. All subscriptions are payable strictly in advance.

No worrying about Nebraska.
Senator Burton of Ohio, is dead.
Plenty of rain, some hail, thank you!
Senators demand that Hoover give views on tariff.
A radio is a device that sounds fine in your own house and terrible next door.
The biography of a navy diver has just been published. Down the ladder to success.
The fellow who travels at a high rate of speed must necessarily pay a high rate of interest.
The wheat farmers can have all the money they need. They have the stuff that brings the cash.
A deacon is a combination of 10 athletic events. The Philadelphians put them all in the one inning.
Don't waste your time wishing you had genius. Genius is the capacity for taking infinite pains.
Many girls play golf in their bare legs these days. One of the first rules of golf is to keep your eye on the ball.
A new ambulance makes 70 miles an hour. They should pick up a little business on the way to and from jobs.
The boy who once got licked for being caught in the jam now uses the same experiences as an alibi for being late.
The Department of Agriculture announces that Sphagnum moss is the best diet for women worms. Very useful information, if you have that kind of neighbors.

Wilhelm says if he goes back to Germany he'll go back as kaiser. He must like Holland.
A panic among the money men of the east, is not going to effect the west like it used to.
If they start convicting buyers as well as the sellers of liquor, who is going to give the testimony?
A church is a place where on Sunday you can always find plenty of space in which to park yourself.
A New Jersey woman murdered her husband after living with him 49 years. The height of restraint.
Any man with a book under his arm looks scholarly, but only a man with a check book under his fist looks powerful.
The season is almost at hand for juvenile conduct to be improving. And let's see, how many more shopping days?
Judging by recent captures, the rum industry seems to have been educated correctly to the Wall Street merger idea.
An experienced motorist is a man who can't understand how, as a small boy, he ever cherished the desire to be a policeman.
One-half the world doesn't know how the other half lives, but on windy days it can see what the other half is wearing in the way of lingerie.
Britain proposes to bar the mentally unfit from marriage. That ought to work out pretty well if the mentally unfit can be barred from the committee that will pass upon who is or isn't mentally fit.

We don't think that the democrats have any business in interfering with the republican split. Attend to your own business.

A pillow that cures snoring is said to have been invented recently. It ought to meet with a ready sale at grand opera festivals.

The final standing was that the Athletics lost one game, the Cubs four, and the Pennsylvania Railroad the sixth and seventh.

Large families are a nuisance. It is almost impossible to tell which member is responsible for the crumpled fenders on the car.

Ads on women's hats might catch the eye of other women, but they would have to be on the feminine hose to catch the eye of men.

Nebraska has plenty of corn, and a whole lot of wheat. So let the wild words wag as it will, Nebraska will be on top just the same.

Pickpockets will lecture on the University of Chicago crime school. Says a news story, they ought to be able to furnish some interesting notes on crowd psychology.

Investigators for a Chicago mail order house discovered that girl employees spend six minutes a day applying powder, rouge, and lipstick. Making up for lost time.

It's almost time to remind you of the number of shopping days until Christmas, and also to urge you to pay your taxes, but we are going to put off both events as long as possible.

It is announced that motor baby carriages will soon be on the market. Still we don't believe the revenues of cities will be increased by requiring the babies to pay for chauffeur's licenses.

In nearly all the restaurants a man has to wait on himself, and the waiting on he gets at home never is enough to make him feel any member of the family has the notion he is a cripple.

The ideal husband is one whose faults are just prominent enough so his wife can use them as excuses for an occasional blowing up to relieve her feelings when she is out of sorts with things in general.

Newspaper advertising and the automobile have combined to bring city shops to the very door of the farm house and the suburban home. Each day the newspapers bring a complete quotation of what can be bought, where it can be purchased, and the prices at which it can be purchased. The sale is actually made through the advertising columns of the newspaper. A visit to the store next day by automobile completes the exchange of money for merchandise.

How much more convenient is this contrivance of modern commercial and industrial genius to the inefficient method of our rural forebears who knew only their personal needs. With them there was no alternative for the slow, tedious and disappointing expedient of going to town by wagon or cart and trusting to diligence and a stout pair of shoes to seek out the store which sold that which they were in need of, and which sold it at an acceptable price, if not at the lowest obtainable price.

The merchants in the cities and towns need not have debated over the inroads of the mail order houses before the day of the automobile and of persistent newspaper advertising. The mail order houses provided the rural and suburban buyer with a store—if only on paper—in which to plan his buying. Newspaper advertising is now offering the service formerly offered by the catalogs of the mail order houses, but in addition to furnishing this service daily instead of twice yearly, is giving the buyer the choice of prices and goods of all merchants not those of one, and is rendering a valuable 24-hour service in assisting the public to determine its wants.

Even the truly great have their troubles.

When Thomas A. Edison, honor guest of the occasion, was walking through the Ford museum at Detroit the other day he took a chew of tobacco. Ford does not permit smoking on the premises.

"Henry doesn't want me to smoke and my wife doesn't want me to chew," plaintively remarked the great inventor.

What's the use of being a world celebrity unless you can have the sweet solace of My Lady Nicotine?

Mr. Edison's sad plight will stir profound sympathy in all understanding hearts.

THE TARIFF AT ITS WORST

In his appeal to keep the tariff up on coal-tar chemicals for the benefit of local industry, while making the cost of drugs higher to the whole people, Senator Hawes of Missouri defends the tariff at its worst.

So far as we know there is not a man in the Senate who is not attempting to defend in the tariff bill that local interest which Hancock long said is all the tariff amounts to. Senator Bingham does this for Connecticut, Senators Randell and Broussard do it for Louisiana, Senators King and Smoot do it for Utah, Senators Johnson and Shortridge do it for California, and so do even the revered farm leaders do it for the grain states. Nevertheless, there is a difference in necessity which makes the action of a concert like that from the grain states preferable to such an instance as this. Senator Copeland of New York, who is like all the rest in trying to get tariff favors for his state, made the excellent point that to do what Senator Hawes wants to do is to double and treble the cost of many of the common drugs used for the control of disease. "The question that faces us," says the New York Senator, "is this: are we to think only of what might happen to the 2000 men mentioned by Senator Hawes as being employed in his State, or are we to consider the welfare of 120,000,000 people, every one of whom has occasion to purchase pharmaceuticals?"

We cannot agree with Senator Hawes that the chemical industry in Missouri needs any such an extortionate profit as Senator Copeland says it is taking. "I invite attention," says Dr. Copeland, "to acetanilid, which was sold at 30 cents a pound and is now quoted at 59 to 61 cents. Antipyrin, another familiar coal-tar drug, before the war was \$2.70 a pound and is now \$4. Aspirin before the war sold at 43 cents an ounce and now sells at 70 cents. Lithium salicylate, familiar to our rheumatic friends, was selling before the war at 18 cents an ounce and now sells at 26 to 28 cents. Sodium benzoate was 40 cents and is now 73 to 75 cents."

The chemical industry in St. Louis is immensely profitable. Such concerns as the Mallinckrodt and Monsanto chemical companies are among the most prosperous in the city. To keep drugs necessary for conquest of disease within reach of the people may lower profits, but to say that it would destroy the industry is ridiculous. The question is whether any locality has a right to impose upon the whole country, for the benefit of a very few people, such increases as those cited by Dr. Copeland.

The whole tariff is rotten with this iniquity of permitting a small segment of the population to profit at the expense of the whole people. The case of the chemical companies in Missouri is no more unique than is the course of the Missouri Senator. It is an American custom and one fast falling of its own weight.

HAPPINESS IN WORK

An honest man is entitled to happiness in his work. It is the one sure sign that he has found his true vocation. He greets his work each day with a singing heart and loves his business. Love is the greatest thing in the world, and love for one's business is a pre-requisite of success. It is the partner of success in life.

One must like his work to do it well, and usually where that attachment is lacking it is a case of the wrong job. The executives that prove the rule are those individuals who abhor the work they think they are not fitted for.

When a young man awakes in the morning with regret that he must get up and go to work, he may well understand that a vital necessity of success and happiness is not his, and that it is high time to change his philosophy of life, his job, his diet, or his mode of living. He is certainly off the road that leads to achievement in anything.

Work brings joy to more people than any other form of human effort. Poor deluded souls lament that they must work, while they know deep down in their consciousness that they are getting more fun out of work than out of their automobile, golf or radio. To scold and complain is human.

Because those denied the benevolence of an inheritance must work for a living, it is their duty to themselves to take for their life work that which is productive of the greatest pleasure as well as of the greatest profit. Parents and tutors should advise and guide, but should never drive and coerce young men and women into a vocation which holds forth no appeal to them or for which they show no aptitude. Where there is love there will be success, because love creates eagerness to do and work and think for the thing loved.

Senator Moses urges G. O. P. to kill tariff bill.

You Save.
in buying
KC
Baking Powder

Same Price for over 38 years

25 ounces for 25¢

You save in using it. Use less than of high priced brands.

MILLIONS OF POUNDS USED BY OUR GOVERNMENT

FEDERAL JURISDICTION

The Louisville Times quotes the Post-Dispatch as saying that Federal officers have no right to enforce law and order in local communities.

The Times is a dry newspaper, and it is not easy to explain to dry newspapers what the Federal Government and prohibition. We have never said that Federal officers have no right to enforce the law and order in local communities, and the Times is mistaken in attributing that statement to us. We have said that to invade the police powers of the states with Federal policemen over the protests of the people is a dangerous practice, and we assume it is here the Times is in disagreement with us. It points out that no such objection was made when Federal police went into local communities to enforce the old revenue laws, but that is beside the point. The old revenue laws were tax laws which had the moral consent of the states. Most Federal laws have the consent of the states. When they do not, as in the cases of the prohibition and fugitive slave laws, the old sedition acts, etc., they precipitate a political crisis. The Whisky Rebellion which resulted from the excise laws, was unique. It was a rebellion of tax dodgers. It was in no wise comparable to the refusal of New York, Maryland, Montana, Nevada, New Jersey and Rhode Island to acquiesce in the prohibition law, or the refusal of states in the North to acquiesce in the fugitive slave laws.

If the Times read the articles written by Mrs. Willebrandt after she had been for several years Federal prosecutor of the prohibition laws, it will find her in complete agreement with the Post-Dispatch that any law to be effective must have the consent of the governed. The prohibition law has not the consent of the governed in many parts of the United States, and it cannot be enforced there. It is not a question of jurisdiction. It is a question of what is practicable in a democracy. The Post-Dispatch has been at pains to make its position perfectly clear, and it is sorry to have that position misstated in the Times or any other newspaper.—St. Louis-Post-Dispatch.

BACK SEAT DRIVING IN COURT

The downtrodden auto driver at last has found a friend at court. No more need to lend attentive ear to instructions and suggestions from the rear seat, if the decision of the Louisiana Court of Appeals gets on the books as the last word, as it well deserves. The occasion for this fine judicial action was a collision between an auto and a truck. A woman passenger in the car was injured and sought damages. Counsel for the defendant put up the amazing plea that the woman was guilty of contributory negligence in that she did not protest to the driver about his alleged careless driving. Had this dangerous contention been upheld back seat driving would have become a duty as well as a pastime.

This noble decision will be hailed with cheers by all auto drivers who have been forced too long to obey the voice from the rear. Now if some court would only do something about traffic officers, detour signs and flat tires—

We notice that our friend W. C. Raysey is spoke of as successor to the late Judge Troup, deceased. Billie is a good man and will officiate in any position the voters of Omaha may tender him.

ORDER OF HEARING and Notice of Final Settlement of Guardianship Account

In the County Court of Cass county, Nebraska.

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 15th 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 successive weeks prior to said day of hearing.

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

(Seal) 021-3W A. H. DUXBURY, County Judge.

ORDER OF HEARING and Notice of Final Settlement of Guardianship Account

In the County Court of Cass county, Nebraska.

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

Frank Kent, talented Washington correspondent of the Baltimore Sun, says that widespread belief to the effect that Washington is filled with beautiful women lobbyists is all wrong. Those who know the capital city of the nation can vouch for the statement. There are mighty few beautiful women in Washington. The percentage of attractive women in the city by the Potomac is perhaps smaller than any other city in the nation. Most of the women folks you see there are decidedly masculine, in voice and manner, and when a really beautiful girl walks down Pennsylvania avenue or F street, it almost creates a commotion.

A British manufacturer says that his firm would have to go out of business except for the demand from America for handcuffs. Handcuffs across the sea.

NOTICE TO CREDITORS of Application for Discharge and Order to Show Cause

In the District Court of the United States for the District of Nebraska, Lincoln Division.

In the matter of Maldon D. Brown, Bankrupt. In Bankruptcy No. 1734.

The creditors of the above named bankrupt:

Notice is hereby given that on the 19th day of October, 1929, the above named bankrupt filed his petition for discharge in bankruptcy, and it is not easy to explain to dry newspapers what the Federal Government and prohibition. We have never said that Federal officers have no right to enforce the law and order in local communities, and the Times is mistaken in attributing that statement to us. We have said that to invade the police powers of the states with Federal policemen over the protests of the people is a dangerous practice, and we assume it is here the Times is in disagreement with us. It points out that no such objection was made when Federal police went into local communities to enforce the old revenue laws, but that is beside the point. The old revenue laws were tax laws which had the moral consent of the states. Most Federal laws have the consent of the states. When they do not, as in the cases of the prohibition and fugitive slave laws, the old sedition acts, etc., they precipitate a political crisis. The Whisky Rebellion which resulted from the excise laws, was unique. It was a rebellion of tax dodgers. It was in no wise comparable to the refusal of New York, Maryland, Montana, Nevada, New Jersey and Rhode Island to acquiesce in the prohibition law, or the refusal of states in the North to acquiesce in the fugitive slave laws.

If the Times read the articles written by Mrs. Willebrandt after she had been for several years Federal prosecutor of the prohibition laws, it will find her in complete agreement with the Post-Dispatch that any law to be effective must have the consent of the governed. The prohibition law has not the consent of the governed in many parts of the United States, and it cannot be enforced there. It is not a question of jurisdiction. It is a question of what is practicable in a democracy. The Post-Dispatch has been at pains to make its position perfectly clear, and it is sorry to have that position misstated in the Times or any other newspaper.—St. Louis-Post-Dispatch.

BACK SEAT DRIVING IN COURT

The downtrodden auto driver at last has found a friend at court. No more need to lend attentive ear to instructions and suggestions from the rear seat, if the decision of the Louisiana Court of Appeals gets on the books as the last word, as it well deserves. The occasion for this fine judicial action was a collision between an auto and a truck. A woman passenger in the car was injured and sought damages. Counsel for the defendant put up the amazing plea that the woman was guilty of contributory negligence in that she did not protest to the driver about his alleged careless driving. Had this dangerous contention been upheld back seat driving would have become a duty as well as a pastime.

This noble decision will be hailed with cheers by all auto drivers who have been forced too long to obey the voice from the rear. Now if some court would only do something about traffic officers, detour signs and flat tires—

We notice that our friend W. C. Raysey is spoke of as successor to the late Judge Troup, deceased. Billie is a good man and will officiate in any position the voters of Omaha may tender him.

ORDER OF HEARING and Notice of Final Settlement of Guardianship Account

In the County Court of Cass county, Nebraska.

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 15th 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 successive weeks prior to said day of hearing.

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

(Seal) 021-3W A. H. DUXBURY, County Judge.

ORDER OF HEARING and Notice of Final Settlement of Guardianship Account

In the County Court of Cass county, Nebraska.

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

(Seal) 021-3W A. H. DUXBURY, County Judge, Cass county, Nebraska.

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 59 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 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, \$19,000.00.

JOHN P. SATTLER, Mayor.

Attest: HERMAN L. THOMAS, Clerk.

LEGAL NOTICE

In the District Court of Cass County, Nebraska

John A. King, Plaintiff

vs.

T. K. Juergens and wife, Mrs. T. K. Juergens (first real and true name unknown); J. A. Stark and wife, Elizabeth Stark; John Bachl and wife, Elissa; John Bachl and wife, Elisabeth Bachl, Defendants.

To: T. K. Juergens and wife, Mrs. T. K. Juergens (first real and true name unknown) and John Bachl and wife, Elisabeth Bachl, Defendants.

You and each of you are hereby notified that on the 23rd day of October, 1929, the plaintiff, John A. King, filed a petition in the District Court of Cass county, Nebraska, against you and each of you, which cause appears on Docket 4, page 230 of the records of the Clerk of the District Court of Cass county, Nebraska, the object and prayer of which petition is to foreclose mortgages recorded in Book 47 at page 273 and in Book 47 at page 274 in the Mortgage Records of the Register of Deeds office in Cass county, Nebraska, and a decree forever barring you and each of you of all the right, title or interest and equity of redemption in and to the following described land, to-wit:

The East half of the Southeast quarter (E 1/2 SE 1/4) of Section 20 and the West half of the Southwest quarter (W 1/2 SW 1/4) of Section 21, all in Township 12, Range 10, East of the Sixth P. M., in Cass county, Nebraska—

and for the appointment of a receiver to take charge of the aforesaid premises during the pendency of this action and for equitable relief.

The plaintiff further offers Arthur Kellogg as the Receiver and S. R. Park as surety for said Receiver and the plaintiff offers Otis Richards as his surety.

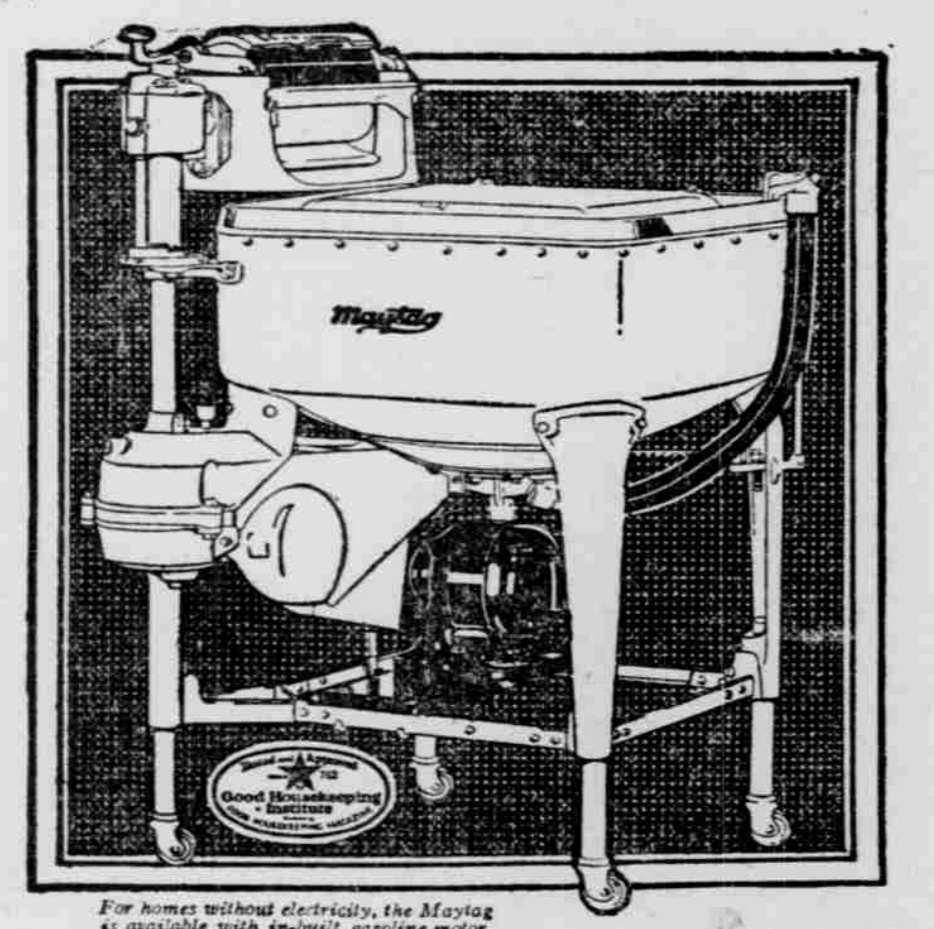
You and each of you are further notified that the plaintiff will call up for hearing his application for the appointment of a Receiver on the 16th day of December, 1929, at ten o'clock in the forenoon or as soon thereafter as counsel can be heard and that a Receiver will be appointed unless good and sufficient cause can be shown that such Receiver should not be appointed, and that Arthur Kellogg will be appointed as such Receiver.

You and each of you are hereby notified that you are required to answer said petition as aforesaid on or before the 16th day of December, 1929.

JOHN A. KING, Plaintiff.

By W. G. KIECK, His Attorney. 028-4W

The MAYTAG Roller Water Remover is Automatic in Practically Every Operation



PHONE for a trial Maytag washing. Experience the convenience of its many outstanding features. If it doesn't sell itself, don't keep it. Deferred payments you'll never miss.

THE MAYTAG COMPANY, Newton, Iowa
Founded 1893

Permanent Northwestern Factory Branch
Maytag Building—515 Washington Ave
North, Minneapolis, Minnesota

Maytag
Aluminum Washer

Moritz Maytag Co.,
Elmwood Goodridge & Coatman
Weeping Water Moritz Maytag Co.
Eagle Moritz Maytag Co.

ADVERTISING AIDS ALL

Newspaper advertising and the automobile have combined to bring city shops to the very door of the farm house and the suburban home. Each day the newspapers bring a complete quotation of what can be bought, where it can be purchased, and the prices at which it can be purchased. The sale is actually made through the advertising columns of the newspaper. A visit to the store next day by automobile completes the exchange of money for merchandise.

How much more convenient is this contrivance of modern commercial and industrial genius to the inefficient method of our rural forebears who knew only their personal needs. With them there was no alternative for the slow, tedious and disappointing expedient of going to town by wagon or cart and trusting to diligence and a stout pair of shoes to seek out the store which sold that which they were in need of, and which sold it at an acceptable price, if not at the lowest obtainable price.

The merchants in the cities and towns need not have debated over the inroads of the mail order houses before the day of the automobile and of persistent newspaper advertising. The mail order houses provided the rural and suburban buyer with a store—if only on paper—in which to plan his buying. Newspaper advertising is now offering the service formerly offered by the catalogs of the mail order houses, but in addition to furnishing this service daily instead of twice yearly, is giving the buyer the choice of prices and goods of all merchants not those of one, and is rendering a valuable 24-hour service in assisting the public to determine its wants.

EDISON'S SAD PLIGHT

Even the truly great have their troubles.

"When Thomas A. Edison, honor guest of the occasion, was walking through the Ford museum at Detroit the other day he took a chew of tobacco. Ford does not permit smoking on the premises.

"Henry doesn't want me to smoke and my wife doesn't want me to chew," plaintively remarked the great inventor.

What's the use of being a world celebrity unless you can have the sweet solace of My Lady Nicotine?

Piles Cured
without Surgery

68 Page Book
My treatments quicker, cheaper, milder, safer, surer. Write for free booklet telling why.
DR. O. A. JOHNSON
122-C Main St., Kansas City, Mo.