

The Plattsmouth Journal

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R. A. BATES, Publisher

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What about the Fourth of July?

Some people get all the breaks, and others make them.

Salt won't win a contest, Ghandi. It takes the old pepper.

Real intelligence test for the college boy comes when he takes out the family car.

Worthwhile folks are those who always get a good laugh out of being snubbed by a snob.

Many a poor fool is working his head off so his wife can splurge and snub a lot of people she doesn't like.

Another advantage of the automatic telephone is that it permits the subscriber to ring his own numbers.

After father has paid for daughter's new pumps he has a hard time figuring out how low shoes can come so high.

Mr. Wickersham reminds the Drys that the English language contains the word "persuasion" as well as "penalty."

War has been declared between the protected and unprotected gamblers in New Orleans. Here's hoping they both lose.

It doesn't seem possible there could be much unemployment in this country with so many of us taking care of other people's business.

"Why do people stand in line for an hour or more at a movie theatre?" We have a suspicion that it is for the purpose of getting inside.

The center of population is moving westward, census returns indicate; which is natural. If American development had begun on the Pacific, the center of population would now be moving eastward.

Somebody has said that if you will flatter all women and men you will never lack friends.

Among the most annoying of life's ups and downs is keeping expenses down and appearances up.

The world would be a much nicer place in which to live if a fellow could only buy his experience on margin.

King Alfonso may lose his crown. But as for that, he has always acted like a man who would prefer a soft hat.

A washout is a husband who can't afford to let his wife have her face lifted until the mortgage on the car has been.

Flowers are blooming in Death Valley, once a dreary waste of sand. Maybe there is still some hope for our back yard gardens.

Railroad officials say thoughtlessness is the cause of accidents, but usually it's because the motorists are thinking about something else.

It gets so with some marriages that she would even think he was lying if he told her he was the biggest fool and worst brute in the world.

In a world like this it does seem that they might have found something a little less overpowering than banana oil to use in making a fingernail polish.

This plan of arresting Al Capone every day or two on a charge of vagrancy may eventually move that "big shot" to tell the world how he makes his living.

In London a "dining theatre" will soon open at which meals will be served during the show. Chances are that among the choices not to be found on the menu will be soup and celery.

Science now seems to know all about the brain, but it has failed to point out the particular part where the stubborn streak is to be found.

Oxford University will allow one woman student to four men, which is far more than that. It is a fine demonstration of democracy's capacity to function at critical junctures. It is a striking vindication of the theory, sometimes questioned, that this is a government of public opinion.

The report that the provincial police will use radio to catch criminals has been denied. It is understood that criminals protested against it as unfair.

Home from the Antarctic, Rear Admiral Richard E. Byrd is being showered with public dinners. Exploring is not the worst of an adventurer's perils.

It seems likely that the Michigan Democrats will adopt a wet plank at the state convention. The question of who is to walk the plank remains a matter of conjecture.

An inventor claims to have an airplane that won't go into a nose dive or tailspin without righting itself at once. Now let him try for a car that will duck around poles.

An anti-tobacco leaflet says a cannibal will not eat the meat of a man who has used tobacco. But what of it? Who's going to go without tobacco just to pamper a cannibal?

Once more comes the suggestion that descendants of slaveholders be reimbursed for the losses sustained by Lincoln's emancipation proclamation. The subject is being studied.

Scientists say that 60,000,000 years ago the New York climate resembled that of Florida today. And with Al Capone prone to bask in the warmer climes perhaps New York is grateful for the change.

There should be no such thing as a "closed case" for major crimes. Bandits and kidnapers who scrape quick identification and capture count heavily on the failure of officers to persist in pursuit.

Just as soon as we get rid of all our elections, special sessions, political upheavals, and Congressional pow-wows, a few predictions will be indulged in concerning the outcome of the world series.

Astronomers say it will be 40 years before there is another eclipse of the sun. We lean to the theory that if the people really want another eclipse before then, the Republican party can arrange it.

IS MORROW THE MAN OF THE HOUR?

The whole country will be heartened by Dwight Morrow's decisive victory in New Jersey. It is, of course, a great personal victory; but it is far more than that. It is a fine demonstration of democracy's capacity to function at critical junctures. It is a striking vindication of the theory, sometimes questioned, that this is a government of public opinion.

According to the dope sheet of practical politics, Mr. Morrow's chances were dubious. The "talent" argued thus: Mr. Morrow and former Senator Frelinghuysen, both opposed to prohibition, would divide the wet vote. Representative Furt, chosen candidate of the Anti-Saucon League, would command the full strength of the dries. Such strategy, though shop-worn, has often won.

It failed completely in New Jersey. Its failure is explainable by the extraordinary character of the successful nominee. It is safe to say that no man in the United States is held in higher popular esteem than Mr. Morrow is. And it is not a paper reputation. The magic of propaganda has had nothing to do with it. Mr. Morrow has won his spurs in actual combat. Coming into public life under the disadvantage of a partnership in the Morgan firm, he accomplished things as Ambassador to Mexico which surpassed public expectation. The country has since learned that, between the date of his appointment and the presentation of his credentials, Mr. Morrow familiarized himself with the history of Mexico. He fortified himself with the facts; but the genius to apply that knowledge in the probing of conflicting claims, material and temperamental, was truly a revelation.

A man whom the country had known only as a professional and financial success was suddenly discovered to be rarely equipped for public service. Whether Mr. Morrow is "the man of the hour" for the crisis imposed upon us by prohibition may not yet be asserted. What may be said is that his statement on the opening of his campaign for the senatorial nomination is generally accepted as the wisest utterance yet made on this contentious issue. It is the position of a real student of the American system of government. The matter of the use or nonuse of liquor is the merest incidental in the gravity of the situation. Are the police powers, constitutionally reserved to the states, to be vested in the Federal Government and our whole national structure and character to be abandoned for an imperial bureaucracy? That is the issue with which we are confronted. Mr. Morrow stands for the Constitution in the spirit in which it was written and under the aegis of which the United States has made its history and achieved its destiny.

Within the compass of this issue Mr. Morrow has assumed the leadership of what might truly be called the Constitutional party of America. That is why the whole nation was watching the senatorial primary in New Jersey. He has just to prove himself equal to all the tests of this leadership. But public opinion looks to him with a confidence it bestows on no one else. He is the star on our stormy political horizon.—St. Louis Post-Dispatch.

VANISHING OIL RESERVES

If industrial America should wake up tomorrow morning and be told that there was no more oil, and no available substitute, it would be stunned, and then, beyond doubt, would turn hysterical. The unfueled boilers would grow cold, the un lubricated wheels would stop, the ungassed motors would be so much useless iron; the entire gigantic industrial machine would have to be shut down.

Oil has been and is being wasted at a rate which makes the old waste of forest lands seem almost negligible. Overproduction has been chronic since the opening of the first well. More and more new fields have been discovered and exploited, not because there was need for more oil, but because their riches are too tempting to remain untapped. Oil has been plentiful and cheap product. It has, therefore, been allowed to escape into sand from carelessly fitted wells; has been stored in all sorts of makeshift reservoirs, where it is lost by seepage or loses its valuable properties through evaporation. Cheapness of the raw product has led to slipshod methods of refining. Sometimes pure crude oil has been used for boiler fuel, and altogether hundreds of millions of barrels and precious lubricant have gone up in smoke, though the fuel would have been quite as useful had lubricating oils been refined off.

The advice the average American needs the most: Use your brakes.

THE REPARATIONS BONDS

It is not often that the announcement of a bond issue is charged with the peculiar significance of the \$300,000,000 loan to the German Government now being floated in this country and in eight other countries. One phrase in the advertisement of this bond issue is especially interesting. The German Government states that this loan, through the Bank of International Settlements, "is definitely accepted as a complete and final settlement, so far as Germany is concerned, of the financial questions resulting from the war."

The bitter reparations controversy, which was political news on the front page of all the newspapers of the world ten years ago, has now been relegated to the financial page, as a matter of sound business practice. This is an extremely important change in the management of international problems. From the realm of rancorous national dispute, the reparations question has been transformed into a business proposition, calmly and scientifically disposed of through the regular channels of banking procedure.

If more of the controversies of the nations could be carried to the council table of business men and bankers—experts in the questions involved—we might look forward to a period of wholesome international progress, free from the tragic conflicts of armed forces. But one has only to compute this achievement respecting the German war reparations with the manner in which we are handling the tariff—another international problem—to see that the common-sense handling of the economic differences between states is advancing only with halting steps. There is a long road still to travel.

Girl Scouts have adopted a pleasant gray-green for their standard costume instead of the dismal brown. Next time you know they'll be putting a little style in their hats.

With a rebel demanding \$3,000,000 to quit fighting, peace in China is mighty near as expensive as war.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Mary L. Wiley, deceased.

To the creditors of said estate: You are hereby notified that I will sit at the County Court room in Plattsmouth, in said county, on the 7th day of July, 1930, and the 8th day of October, 1930, at 9 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 7th day of July, A. D. 1930 and the time limited for payment of debts is one year from said 7th day of July, 1930.

Witness my hand and the seal of said County Court this 6th day of June, 1930.

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 Alfred W. White, deceased.

To the creditors of said estate: You are hereby notified that I will sit at the County Court room in Plattsmouth, in said county, on the 7th day of July, 1930, and on the 8th day of October, 1930, at 10 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 7th day of July, A. D. 1930, and the time limited for payment of debts is one year from said 7th day of July, 1930.

Witness my hand and the seal of said County Court this 6th day of June, 1930.

A. H. DUXBURY, County Judge.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Execution issued by Golda Noble Beal, Clerk of the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 29th day of July, A. D. 1930, 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 described lands, to-wit:

The east ninety acres of the northwest quarter (NW 1/4) of Section 25, Township 12, North of Range 12 East of the 6th P. M., in Cass county, Nebraska, subject to all liens;

The same being levied upon and taken as the property of William Kaufmann, defendant, to satisfy a judgment of said Court recovered by H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, plaintiff against said defendant, William Kaufmann et al.

Plattsmouth, Nebraska, June 23rd, A. D. 1930.

BERT REED, Sheriff Cass County, Nebraska.

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NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Adam Wolf, 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 15th day of July, 1930, and the 20th day of October, 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 15th day of July, A. D. 1930 and the time limited for payment of debts is one year from said 15th day of July, 1930.

Witness my hand and the seal of said County Court this 20th day of June, 1930.

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 22nd day of July, A. D. 1930, 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:

Lot Twelve (12), Block ninety-three (93) in the City of Plattsmouth, as surveyed, platted and recorded—

The same being levied upon and taken as the property of Harry H. Kuhnley, et al., defendants, to satisfy a judgment of said Court recovered by Standard Savings and Loan Association of Omaha, Nebraska, plaintiff against said defendants.

Plattsmouth, Nebraska, June 17th, A. D. 1930.

BERT REED, Sheriff 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 12th day of July, A. D. 1930, 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:

Fractional Lots 1 and 2 and all of Lots 3 and 4, all in Block 22 in the City of Plattsmouth, Cass county, Nebraska, subject to the mortgage in favor of the Nebraska City Building & Loan Association, not involved in this suit.

The same being levied upon and taken as the property of Ella E. Hale et al., Defendants, to satisfy a judgment of said Court recovered by H. J. Spurway, Receiver of the Clarinda National Bank of Clarinda, Iowa, Plaintiff against said Defendants.

Plattsmouth, Nebraska, June 6th, A. D. 1930.

BERT REED, Sheriff Cass County, Nebraska.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska

Joseph Myron Wiles, Plaintiff

vs. The Heirs, Devisees, Legatees, Personal Representatives and all Other Persons Interested in the Estates of Abraham Snyder, Et Al, Defendants.

To the defendants: the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Abraham Snyder, Mary Swartz, and Elizabeth Pettit, each deceased, real names unknown, and all persons having or claiming any interest in the west half (W 1/2) of the southwest quarter (SW 1/4) of section twenty-seven (27), in township twelve (12), north range thirteen (13), east of the 6th p. m., in the County of Cass, Nebraska, real names unknown.

You and each of you are hereby notified that Joseph Myron Wiles as plaintiff, filed a petition and commenced an action in the District Court of the County of Cass, Nebraska, on the 18th day of June, 1930, against you and each of you, the object, purpose and prayer of which is to obtain a decree of court quieting the title to the west half (W 1/2) of the southwest quarter (SW 1/4) of section twenty-seven (27), township twelve (12), north range thirteen (13), east of the 6th p. m., in the County of Cass, Nebraska, to the plaintiff, as against you and each of you and for such other and further relief as may be just and equitable in the premises.

You and each of you are further notified that you are required to answer said petition on or before Monday the 4th day of August, 1930, or the allegations therein contained will be taken as true, and a decree will be rendered in favor of the plaintiff, Joseph Myron Wiles, as against you and each of you, according to the prayer of said petition.

JOSEPH MYRON WILES, Plaintiff.

W. A. ROBERTSON, Attorney for Plaintiff.

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Job Printing at Journal office.

NOTICE OF REFEREE'S SALE

In the District Court of the County of Cass, Nebraska

Arthur N. Sullivan, et al., Plaintiffs

vs. Adeline Spangler et al., Defendants.

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 February 1930, and an order of sale entered by said court on the 15th day of February, 1930, the undersigned sole referee will sell at public auction to the highest bidder for cash, on the 26th day of July, 1930, at 10 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:

Lots 10 and 11 in block 38 in the City of Plattsmouth, Cass County, Nebraska;

terms of sale 10% cash of the amount of the bid at the time of sale, and the balance on confirmation. Said sale will be held open for one hour. Dated this 14th day of June, 1930.

J. A. CAPWELL, Referee.

W. A. ROBERTSON, Lawyer.

123-5w

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 Malvina Coffin, deceased:

On reading the petition of Watson Howard, Executor, praying a final settlement and allowance of his account filed in this Court on the 16th day of June, 1930 and for final settlement of said estate and his discharge as said 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 11th day of July, A. D. 1930, 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 successive weeks prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the seal of said Court, this 10th day of June, A. D. 1930.

A. H. DUXBURY, County Judge.

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 Asbury Jacks, deceased:

On reading the petition of John W. Elliott, Administrator, praying a final settlement and allowance of his account filed in this Court on the 16th day of June, 1930, and for final settlement of said estate and his discharge as said Administrator:

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 11th day of July, A. D. 1930, at 10 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 hereunto set my hand and the seal of said Court, this 16th day of June, A. D. 1930.

A. H. DUXBURY, County Judge.

NOTICE OF SALE

In the District Court of the County of Cass, Nebraska

In Re Application of Friederike Bluma Lange, Guardian of Maria Katherina Bluma, Henry Frederick Clarence Bluma and George William Bluma, Minors, for License to Sell Real Estate.

Notice is hereby given under and by virtue of a license granted to the undersigned guardian by the District Court of the County of Cass, Nebraska, on the 8th day of May, 1930, I will on the 18th day of July, 1930, at 10 o'clock a. m., at the south front door of the court house in the City of Plattsmouth, Nebraska, sell at public sale to the highest bidder for cash, the interests of Maria Katherina Bluma, Henry Frederick Clarence Bluma and George William Bluma, minors, being the undivided two-thirds of the north half (N 1/2) of the northeast quarter (NE 1/4) of Section two (2), Township eleven (11), Range eleven (11), east of the 6th P. M., in the County of Cass, Nebraska, subject to the life estate of Friederike Bluma Lange therein. Said sale will be held open one hour.

FRIEDERIKE BLUMA LANGE, Guardian of Maria Katherina Bluma, Henry Frederick Clarence Bluma and George William Bluma, Minors.

W. A. ROBERTSON, Attorney.

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