

The Plattsmouth Journal

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Greater New York census is more than 6,891,435.

Some men have many troubles and the President has the United States Senate.

A two hundred pound woman knows that she has a fat chance of getting thin.

When you hear a man say that every man has his price, you may be sure he is looking for a buyer.

Moses was wise. He thought that ten laws were about as many as the people could remember and obey.

They say there are over three million houses vacant in China. The cemeteries, however, are well filled.

A man likes his apple sauce in alopathic doses and his criticism in homeopathic ones. So do the ladies.

Since Mussolini came to town no sensible alien can subscribe to that "when in Rome do as the Romans do."

An other peculiar thing you may have noticed in some humans: The smaller the brain, the bigger the mouth.

With a slight manipulation of the light switch, it should be no trouble to steal second in one of the night ball games.

The title has slipped from his grasp so many times it would seem that Jack Sharkey can settle down to be a real heavy walt.

Judges have barred a portrait of Mussolini from the British Royal Academy. They feared it might snuff at the other pictures.

Joe Grundy spent only \$422,577 to capture the Republican nomination for senator in Pennsylvania, and then he didn't get it.

A snakeologist says that snakes with scales on their heads are poisonous. But who's going to stop and examine a snake that close?

A successful husband is one who writes checks to pay monthly household bills instead of checks to pay monthly alimony installments.

Many an editor could dispute Professor Einstein's claim to priority of the discovery that the more there is of matter the less there is of space.



Good-bye to glooms with Color
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Some men are well-to-do because they are hard-to-do.

Chicago had to wait for a real big victim in order to get savagely mad at her gangsters.

No wonder our prisons are overcrowded. Some of our best people are being sent to these institutions.

A certain kind of seaweed is woven into sheets and used to insulate buildings against heat and cold.

It is much better to take to prevent an auto accident than it is to suffer with pain after the accident.

Little drops of water make the mighty ocean, and big drops of stocks make paupers of mighty millionaires.

The Atlanta negro who was given ten days for stealing a ham probably considered that the unkindest cut of all.

"Space," says Einstein, "is eating up matter." Looking for parking space does have that effect on gray matter.

Freedom or death is the demand of the Nationalists of India. It would be just like John Bull to refuse to give them either.

Everything would be blooming and blossoming if men felt as much like working their gardens in June as they do in February.

Why shouldn't a boy go in debt for a ring his girl can show proudly? He might as well get part of his training before marriage.

Dwight Morrow, we read, sips a glass of milk at the end of a day's campaigning. From contented Jersey cows, undoubtedly.

Bobby Jones and Richard Byrd are two of our national heroes who have lasting qualities. They can break into the first page whenever they feel like it.

The report that the marines are making Nicaragua prosperous indicates that the natives and not the marines have the situation well in hand.

Someone reports that the expenses of congress cost the American people 25 cents apiece; but who'd normally pay two bits for that kind of a show?

Casual observation shows that there is one species of peach which no spring frost in 1930 damaged. Nor will any frost, so long as the paint holds out.

A friend of ours who returned yesterday from a fishing trip says that the biting season is now on, with the mosquitoes displaying more energy than the fish.

The Chinese war can go on for years. As soon as a prisoner is captured he is made to fight on the side of his captors and they never run out of fighting material.

Russia is trying an entirely new stunt in the way of prohibition. No man can buy liquor on pay days. But what's to hinder him from putting aside the price of a quart or two for the next day?

Possibly we may be mistaken, but the pictures of Dwight Morrow, who won the Republican Senatorship nomination in New Jersey on a "wet" ticket, make him look like a man who might enjoy an occasional drink.

In the opinion of President Rowland Angel of Yale university there are in America "tendencies which, unchecked and uncorrected, are not less grave in the perils they foreshadow than those which plunged the nation in civil war." And nobody seems to care.

Exploring poles is not a profitable occupation. Admiral Byrd frankly admits that he faces a deficit of \$100,000 as a result of his South Pole expedition. Now is the time for John D. Rockefeller, Jr., and Henry Ford to come to the rescue and take that worry off of Admiral Byrd's mind.

WHAT THE PEOPLE THINK OF THE TARIFF

Public apathy toward the pending tariff bill has long since disappeared, and there is now wide popular feeling on the subject. However, there is no practicable way of polling the citizenry and learning just what direction sentiment has turned. The people's elected representatives have so involved themselves in a snarl of log-rolling, trading and back-scratching that the halls of Congress are the last place where a searcher for facts would go to learn what the public thinks of the bill. This leaves the daily press as the outstanding means of public expression. Three separate inquiries into the nation's opinion of the bill have canvassed the press, with a uniform showing that the measure is highly in disfavor.

The first of these polls was conducted by the New York Telegram, and pointed extracts from the answers it received recently were printed on this page. The Telegram received 93 replies, of which 74 opposed the bill, 16 favored it and three were noncommittal. The 16 expressions favoring the bill were notable for their lack of enthusiasm. Their consensus was that, although a bad measure, it was the best that could be expected just now.

The Nation received 306 replies from its tariff questionnaire. The country-wide trend it recorded was opposition to the scheme. Even protectionist New England went 2 to 1 against the bill. Economic injury at home was predicted by 205 editors, while 74 expected benefits. The view of the world result was even more unfavorable: 224 foresaw impairment of international feeling, while only 28 found any sunshine in that sky. To the President these editors addressed an impressive message, for 192 advocated a veto and only 83 could make enough allowances to favor enactment.

The largest symposium of the three was gathered by the North American Review, which obtained opinions from 345 newspapers. Of these, 75 per cent were against the bill. The sugar schedule was singled out for the major share of opposition, with the rates on wool, lumber, cement, hides and leather not far behind. The bill's primary purpose, limited revision to help the farmer, has failed, 210 editors said. Furthermore the best interests of the people as a whole are slighted, in the opinion of 240 respondents, against 86 optimistic answers. New England is 81 per cent against the bill, the Middle West 67 per cent, the South 88 per cent.

Thus is recorded the voice of the people against the Hawley-Smoot tariff monstrosity. Cutting across party lines, sectionalisms and industrial alignments, these three polls represent a popular rebellion and a solemn warning. The people's opinion should not go unheeded by the custodian of the veto pen.—St. Louis Post-Dispatch.

HOW TO DEODORIZE POLITICS

The Minneapolis Journal is responsible for the following: The word "politics" is in such bad odor that Ruth Hanna McCormick suggests substituting the phrase "public service." But would it not be more rational to deodorize politics? A rose, by any name, smells the same. So does a well known member of the weasel family, whether called Mustelida mephitica or just a skunk.

So also with politics. Well intentioned citizens cannot purify politics merely by calling it something else, any more than they can reform Devil's lane by calling it Upright avenue or make the skunk unobjectionable by calling it a kitty.

Indeed, well intentioned men and women can purify politics by only one method, continuing and continuous participation, as voters, in politics. They have tried just about every other means ever suggested, and uniformly they have failed. The direct primary was going to purify politics. So were corrupt practices acts, anti pass laws, civil service reform, woman suffrage, and a lot of other experiments. None of them did purify politics. We had abler public servants before these various purifications than we have had since. We had fewer scandals. Money counts for more in politics today than ever it did before.

When reputable citizens, all of them, not only vote in primaries and regular elections, but make it a point to know whom they are voting for; when reputable citizens take as much interest in the character of the public servants they hire as in the character of their private employes, then there will be need to change the name of politics to some less odoriferous term.

So live that it never will be a case of raising a \$100,000 bond or go to jail.

JUSTICE BUTLER CALLS A HALT

In his speech at the dedication of the new courthouse, Justice Butler put up a stop sign in the path of the zealous reformers who would break down the safeguards thrown around persons accused of crime in order to speed up criminal trials. He believes the guarantees of the rights of citizens imbedded in our laws, particularly in the Bill of Rights, should be kept inviolate, and he does not think it necessary to the processes of justice to destroy or impair them. Discussing the administration of justice, he said:

It is sometimes said that the safeguards established for the protection of persons accused of crime are not necessary for their protection, impose upon the prosecution intolerable burdens and make it easy for the guilty to escape conviction. Complaint is made against the force given to the presumption of innocence, the rule requiring proof beyond a reasonable doubt, the right of silence, the protection from unreasonable searches and compulsory self-incrimination, and against other safeguards of liberty that have long been imbedded in our law. Judges are without power to modify them. Few who have had substantial experience in the trial of criminal cases would impair any of them. If adequate forces for detection of crime and apprehension of criminals faithfully support competent prosecuting attorneys in trials before intelligent and unbiased juries rightly guided by the presiding Judge, miscarriages of justice will be few. Our bills of rights do not stand in the way of justice. They give assurance that the blessings of liberty are to continue.

These safeguards are the fruit of long and bitter experience of justice-loving peoples under despotic rulers who were hostile or indifferent to the rights and interests of the common people. They were won by hard struggles against entrenched power. It was this historical background of arbitrary procedure, injustice and oppression which induced the founders of the Republic to embody them in our Constitution and laws for the protection of citizens against governmental power exercised by executives, legislatures and courts. They are erected against arbitrary procedure by any branch of government.

All the ills resulting from congested courts and inefficient prosecution of criminals cannot compare with the evils and oppressions that would flow from the destruction of the constitutional safeguards against oppression and injustice. When, therefore, overzealous reformers cry for the abolition or impairment of the right of trial by jury, for the torture chamber to force confession and for rail-roading the trials of accused persons, regardless of rights, as a means of combating crime or law breaking of any kind, they are blindly seeking to cure one evil with a greater which would undermine the foundations of justice and liberty.

It is reassuring in the clamor of voices urging the breaking down of constitutional safeguards for the purpose of clearing court dockets under emergency conditions, to hear a voice from the bench of the Supreme Court of the United States, the guardian of the Constitution, calling a halt to reckless legislation. It indicates that the highest court in the land will stand firmly for constitutional rights.—St. Louis Post-Dispatch.

WARNING!

They don't propose to waste their lives
On women who turn into wives.
Finding it sweeter far, instead,
To look on wine when it is red
In sundry hostels known as "dives."

To strive as the mere worker strives
To imitate the bees in hives;
To earn their butter and their bread
They don't propose.

So even when a girl survives
Their fleeting interest and arrives
At that point whence they might be led
Before an altar to be wed.
In spite of all that she contrives,
They don't propose.

—Myra M. Waterman, in the New York Times.

Congress is expected to adjourn this week, and nobody is going to break down and cry about it, either.

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AVIATION'S WEST POINT

The dedication this week at San Antonio of Randolph Field, United States Army Air Corps Flying School, marks an important step forward for San Antonio and aviation as a whole. The project has attracted attention because it is the largest single construction job ever undertaken by the United States Army, exclusive of the building of the Panama Canal, and because it furnishes a "West Point of the Air" to vie with the old established Naval Academy at Annapolis and Military Academy at West Point. On the other hand, attention has not been attracted to the credit due San Antonians, who, after the plans of Brigadier-General F. P. Lahm had been approved by the War Department but rejected by Congress because no provision had been made for a site, immediately obtained and offered a 180-acre site to the Army before opportunity had ceased knocking at the door. When completed, Randolph Field will be a city itself, with a population of nearly 6000, considerably more than half of whom will be military personnel. San Antonio proves that its 57.7 per cent increase shown by the last census has been no accident.

MR. DAWES' DISCOVERY

Ambassador Dawes has made a great discovery. It is that the tall, starched V-shaped monstrosity of a collar he has been wearing is uncomfortable. He has substituted for it a wing collar which he finds is much less wearing on the ambassadorial neck. We wonder how long it will be before Mr. Dawes makes the further discovery that both the V-shaped collar and the wing collar are as passe in men's dress as the hoopskirt and bustle are in women's, that something like 50,000,000 men in the United States have discarded both for the soft collar attached to the shirt.

Ambassador Dawes laid aside his pipe long enough the other day to scold American rich social climbers and pay his deepest respects to American war mothers. It must be disgusting to a red-blooded American on the other side to see some of our rich snobs groveling at the feet of royalty.

It seems always to have been the cause of nearly all the world's troubles and we can't help but wonder just what life would have been like if there had been no such a fermentation.

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.

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 18th 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 18th day of July, A. D. 1930 and the time limited for payment of debts is one year from said 18th day of July, 1930.

Witness my hand and the seal of said County Court this 20th day of June, 1930.
A. H. DUXBURY,
(Seal) J23-3w 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. Kuhn, 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 19th 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, 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.

J23-4w

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. J23-5w

ORDER OF HEARING and Notice on Petition for Settlement of Account

In the County Court of Cass county, Nebraska.

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 10th 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 heretofore set my hand and the seal of said Court, this 10th day of June, A. D. 1930.
A. H. DUXBURY,
(Seal) J16-3w County Judge.

ORDER OF HEARING and Notice on Petition for Settlement of Account

In the County Court of Cass county, Nebraska.

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 heretofore set my hand and the seal of said Court, this 16th day of June, A. D. 1930.
A. H. DUXBURY,
(Seal) J16-3w 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, 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, 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.

J23-3w
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