

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
800 Miles, \$3.00 per year. Rate to Canada and foreign countries,
\$4.50 per year. All subscriptions are payable strictly in advance.

BE CANNY OF STRIFE

Go not forth hastily to strive, lest thou know not what to do in the end thereof, when they neighbor hath put thee to shame. Debate thy course with thy neighbor himself; and discover not a secret to another: lest he that heareth it put thee to shame, and thine infamy turn not away.—Proverbs 25: 8 to 10.

What you exaggerate you weaken.
At the Bar, At the Bar!—and the lawyers argue prohibition.

An old-timer is one who can remember when only boys would be boys.

Another phrase that has grown tautologous and redundant is a "crowded golf course."

This is a grand time to buy coal and fur coats—IF you have anything left after your vacation!

The individual with proper respect for an avalanche is one who has slipped of tea from a mass of cracked ice.

It seems to be an oversight for Congress to adjourn and not appoint a committee to probe the weather bureau?

"Hyde and seeking" has been added to the pastimes of Mr. Hoover and his friends—with drought relief its principal object.

Hull's closest friend in Congress, Joe Byrns of Tennessee, says Hull gets his recreation in thinking—deep thinking. Another of his friends says Hull does his best thinking while he shaves.

School days are almost here.
Add Similies: As thrilled as a new endurance record.

Four thousand Chinese Reds killed in battle.

Come, come, Children put away your playthings and get ready for school.

Civilization still moves ahead. Lumber is too expensive nowadays to put into spite fences.

Looks like there will be two blind members of the next senate. We mean physically blind ones.

Sioux City thieves stole a furnace the other day. You'll have to admit they are forward looking individuals.

All things come to him who waits, and Mr. Hoover recommended the election of a Democratic Congress in 1918.

We note an advertisement: Bath Robes \$75.50." With one like that a fellow could hardly wait for Saturday night.

In spite of anti-noise campaigns, there are still a surprising lot of people who don't know that noise annoys other people.

We regret to tell the boys that only daredevils are willing to become booze fighters, the bootleggers not guaranteeing their stuff.

Smith Brookhart isn't the only one who ever found fault with the boys of the American Legion. The Germans complained about how rough they got, too.

What is so rare as a day in June unless it is a day in August?

Among the good that die young in this hard boiled age is good manners.

What this country needs is more work and less talk about what this country needs.

Many of our officials are in Europe where they can drink without being arrested for it.

Despite the recent rains and cooler weather, we simply can't fasten our mind on Christmas shopping.

And in this man's world, nothing is so pathetic as a woman in a smoke store choosing cigars for him.

In the opinion of James W. Gerard, Germany, 59 men "rule the United States," 59 men "rule the United States."

All things considered, including size, we doubt if Carnera, the big fightalain, has much of an inferiority complex.

Any more when a person buys a cemetery lot you don't know whether he wants it to be buried in or to play golf on.

A bulletin says that we make \$25,000 windmills in this country and that Argentina buys half of them. This leaves us more than we need as supply for Congress.

There are just two kinds of writers engaged in newspaper work these days—those who say things all sensible people know, and those who say things that are not true.

It may be bad luck to have a black cat cross your path on Friday the thirteenth, but that isn't anything compared to having a speed boat do the same, if you are in a canoe.

The prompt response of the livestock markets to the widespread rains, putting an end to the menacing drought, is a gratifying development for business in the West.

Marion Talley expects to reap 25,000 bushels of wheat on her Kansas farm. This exemplifies to baritones and basses what a soprano can accomplish in agriculture. But she ought'n to try high-calling.

A parking space is a place where you can leave the car to have some one bend the rear fenders nicely down on the tires.

The drought has so dwarfed and dried the grain in some sections they are picking ready-made corn cob pipes out of the ears.

You never know how hot the weather really is until you step into a telephone booth and close the door to keep someone from hearing you.

There's gloom without the moonshine on the trail of the lonesome pine where parched and dry is the little rill that murmured and gurgled by the still.

Nowadays in the great sun-baked spaces one can't tell whether a sudden rattling noise is a gangster's machine-gun barrage or just corn popping on the ear.

A heavy hailstorm played havoc with the tobacco crop over a wide area in Massachusetts. But who wants to smoke or chew Massachusetts tobacco?

Eight Connecticut boys swimming in a dye-polluted river returned to their homes with green hair, green eyebrows, and green eyelashes. Some day they'll be very typical freshmen.

In these days of stock market crashes, drought, and unemployment, it is interesting to note that one or two things in the world are improving. The infant mortality rate is one of them.

Confidence and optimism are great things, and we'd like to be able to agree with Mr. Fess when he said that Mr. Morrow would have gotten quite as far in New Jersey on a dry platform as he did on a wet.

When Clarence De Mar, noted long distance runner, missed a train on his way to keep a lecture appointment, he ran more than the distance of a marathon to catch another. A miss is as good as a mile to him.

Not that there's apparent connection, but coming on the heels of Pat Roche's announcement that "many'll be leaving town" we notice that quite a few railroads have announced reduced rates from the Windy City.

A nice parking place on the street is where you can nose your car to the curb and return to it an hour or so later and find that the fenders have not been crumpled by a frantic female driver who was trying to back out.

Offering an extenuation, or possibly an excuse, for President Hoover. Perhaps the chief magistrate of the nation has not been able to carry out his campaign promises for farm relief because he found everybody else in just as bad a fix as the farmer.

Canada's policy in apply additional restriction to European immigration to that country has a sound basis in economic conditions. It is designed primarily in the interest of the dominion itself, but will operate also to the advantage of potential immigrants.

Maintaining the proper balance of power as between the states and federal government, a subject of Chief Justice Hughes in addressing the American Bar Association at Chicago, is an issue of long standing in this country.

AN OHIOAN'S LAMENT

When I lived back in O-h-i-o,
Where wintry breezes sometimes blow
And Christmas brings a little snow,
I did not think it grand;
When old Jack Frost would nip my nose,

Likewise my ears and heels and toes,
And blizzards whistle through my clothes,
I swore to beat the band.

I did not love the lightning's glare,
The thunder rolling through the air,
Six cloudy days to one of fair—
Alternate freeze and roast;
Amidst such change I would not stay,
And so upon one lucky day
I pulled my stakes and rode away
Out to this Western Coast.

But Lord! I've had enough of bliss,
Weather reports that never miss,
Tomorrow will be just like this,
The next day just the same;
Day in, day out, from morning's dawn,
No zip, no pep, just live and yawn—
I feel the hookworm coming on,
Life is so dull and tame.

Once more I see the lightning flash,
And hear the thunder roll and crash,
The cooling raindrops whirl and splash,
I nevermore will roam;
And old Jack Frost may nip my ears,
And sleet may pierce my face like spears,
For rain or snow, I give three cheers—
Good-bye, I'm going home. . . .

UNEMPLOYMENT WAGES

Here and there in American industry, trade union groups and enlightened employers are attempting to reduce the human burden of unemployment and to relieve the severity of business depression by guaranteeing payments to workmen during hard times. The latest plan to be announced is that of the Full Fashioned Hosiery Manufacturers' Association of America and the Full Fashioned Hosiery Workers' Union. The union has accepted a wage cut and has agreed that each worker shall tend a larger number of machines. The employers, in turn, have accepted the union shop plan and have consented to contribute an amount equal to 1 per cent of their annual payroll into a fund for unemployment insurance. The Union, when the plan has been in operation for a year, will make similar payments. The money thus collected will be available for distribution in benefits to the unemployed. Similar plans have been adopted by the fur workers in New York City, by the Amalgamated Clothing Workers in Chicago, Rochester, New York, and by the International Ladies' Garment Workers of Cleveland.

A number of managements have introduced unemployment payments of their own initiative. The Procter & Gamble Co. of Cincinnati has guaranteed 48 weeks of work yearly to each of its employes. The Columbia Conserve Co. of Indianapolis has placed the majority of its workers on a salary basis, their incomes continuing during period of inactivity. The Dennison Manufacturing Co., of Framingham, Mass., has built up a fund from which it pays employes who have been temporarily laid off 80 per cent of their regular wages if they have dependents and 60 per cent if they have no dependents. The General Electric Co., too, has just established an unemployment insurance plan. Its workers contribute 1 per cent of their salaries for three years to an unemployment fund. These payments are matched dollar for dollar by the company. Workers who are laid off will be paid an amount equal to half of their full time earnings up to a maximum of \$20 a week for any period up to 10 weeks in a year. The plan is administered jointly by the management and the employes. Gerard Swope, the president of the company, recently described its operation to 50 leaders of American industry who were called together in New York City by Gov. Roosevelt's committee on the stabilization of industry and the prevention of unemployment. This committee has displayed a considerable interest in the unemployment insurance plans of American managements and is encouraging their extension to future plants.

Such plans possess great social advantages. They lessen the horrible sense of insecurity which plagues the average workman. Since unemployment payments cost money, they give management a strong incentive to regularize operations. By allaying the fear of unemployment, they remove labor's opposition to improvements in industrial efficiency, and they go far toward lessening the extreme of business fluctuation. Usually, when hard times arrive, business men lay off workers and suspend operations. The resulting reduction in purchasing power inevitably intensifies the severity of the depression. If, instead, they were to continue operations on a part time basis, or to make regular payments to the unemployed, purchasing power would be continued, buying would be stimu-

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.
In the matter of the estate of Isaac Ceell, deceased.

Notice of Administration. All persons interested in said estate are hereby notified that a petition has been filed in said Court alleging that said deceased died leaving no last will and testament and praying for administration upon his estate and for such other and further orders and proceedings in the premises as may be required by the statute in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and that a hearing will be had on said petition before said Court, on the 5th day of September, A. D. 1930, and that if they fail to appear at said Court on said 5th day of September, 1930, at 9:00 o'clock a. m., to contest the said petition, the Court may grant the same and grant administration of said estate to W. A. Robertson or some other suitable person and proceed to a settlement thereof.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska.

In the Matter of the Application of Carl D. Ganz, Administrator C. T. A. De Bonis Non, for License to Sell Real Estate.
Now on this 2nd day of August, 1930, this cause came on to be heard on the duly verified petition of Carl D. Ganz, Administrator C. T. A. De Bonis Non of the Estate of Sarah Thimgan, deceased, praying for license to sell so much of the following described real estate:

Lots seven, eight, nine (7, 8, 9) and the South half (8 1/2) of Lot six (6), in Block three (3), in the Village of Murdock, Cass county, Nebraska—

as to bring the sum of at least Seventeen Hundred Dollars (\$1,700.00) for the payment of debts against the estate of said deceased and expense of administration and costs.

It is therefore ordered that all persons interested in said estate appear before me at chambers in the City of Plattsmouth in said county, on the 16th day of September, 1930, to show cause, if any there be, why a license should not be granted to the said Carl D. Ganz, Administrator De Bonis Non, to sell so much of the above described real estate as shall be necessary to pay said debts and expenses.

It is further ordered that a copy of this Order be served on all persons interested in this estate by publication for four successive weeks in the Plattsmouth Journal, a newspaper published and of general circulation in Cass county, Nebraska. By the Court.

CHARLES E. MARTIN, Referee.
C. A. RAWLS, Attorney.

lated and a revival of business activity would more promptly supervene. It is to be hoped that American employers and trade unions in increasing numbers may be persuaded to follow the lead of these industrial pioneers.

Over in Alaska a man held up a filing station because he couldn't get work. The court has given him a five-year job.

A man will work his head off to get a political job and then plan ways and means to keep from working after he gets it.

Through the aid of a fog-piercing light, English motorists driving a car on a foggy night in this beam of light were able to read newspaper at a distance of more than a mile.

Job Printing at Journal office.

NOTICE

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

The United States of America, Lihelant, vs. One Studebaker Touring Automobile, Motor Number EK34748, Nebraska License Number 1-81259.

Whereas the United States District Attorney for the District of Nebraska has filed a libel of information in the District Court of the United States, District of Nebraska, Lincoln Division, against One Studebaker Touring Automobile, Motor Number EK34748, Nebraska License Number 1-81259, which was seized by Federal Prohibition Agents while in the possession of Paul Miano, Brosi Mandello, alias John Pterro, and Sam Oecna, and by virtue of processes in due form of law to me directed I have taken possession of said automobile and now have the same in my possession and custody. Notice is hereby given that a hearing will be held by the District Court of the United States for the District of Nebraska, Lincoln Division, in the City of Lincoln, in said district and division on the 22nd day of September, 1930, at 10 o'clock in the forenoon, if that be a day of jurisdiction, and if not, then on the first day of jurisdiction thereafter, for the trial of said premises, and the owner or owners and all persons who may have or claim to have any interest in said automobile are hereby cited to be and appear at said time and place aforesaid to show cause, if any they have, why said automobile should not be forfeited to the said United States of America as prayed in said libel.

D. H. CRONIN,
United States Marshal for the District of Nebraska.

a25-s1 sw

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as to bring the sum of at least Seventeen Hundred Dollars (\$1,700.00) for the payment of debts against the estate of said deceased and expense of administration and costs.

It is therefore ordered that all persons interested in said estate appear before me at chambers in the City of Plattsmouth in said county, on the 16th day of September, 1930, to show cause, if any there be, why a license should not be granted to the said Carl D. Ganz, Administrator De Bonis Non, to sell so much of the above described real estate as shall be necessary to pay said debts and expenses.

It is further ordered that a copy of this Order be served on all persons interested in this estate by publication for four successive weeks in the Plattsmouth Journal, a newspaper published and of general circulation in Cass county, Nebraska. By the Court.

JAMES T. BEGLEY, District Judge.

ORDER OF HEARING and Notice of Petition for Settlement of Account

In the County Court of Cass county, Nebraska.

To all persons interested in the estate of Valentine Gobelman, deceased:

On reading the petition of Harry C. Gobelman praying a final settlement and allowance of his account filed in this court on the 18th day of August, 1930, and for the discharge of himself as 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 12th day of September, 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 18th day of August, A. D. 1930.

A. H. DUXBURY, County Judge.
CHAS. E. MARTIN, Attorney.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

In the matter of the estate of George and Eva Meisinger, 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 12th day of September, 1930, and on the 13th day of December, 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 12th day of September, A. D. 1930, and the time limited for payment of debts is one year from said 12th day of September, 1930.

Witness my hand and the seal of said County Court this 16th day of August, 1930.

A. H. DUXBURY, County Judge.
(Seal) a18-3w

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska

James Lepert, Plaintiff

vs. Adam G. Doom et al, Defendants.

NOTICE

To the defendants Adam G. Doom; Susanah Doom; Robert G. Doom; Ellen F. Doom; Thomas E. Doom; Robert Doom; William G. Doom; Alice Doom; James E. Doom; Mrs. James E. Doom, real name unknown; Charles Beasley; Mrs. Charles Beasley, real name unknown; John Allison; David L. Archer; Mrs. David L. Archer, real name unknown; John Chandler; Abraham Snelder; Mrs. Abraham Snelder, real name unknown; The Keene Five Cents Savings Bank, a corporation; Hendrick, real name unknown, husband or widower of Jimena C. Hendrick; Theodore W. Ivory; Mary Allison; John Allison; Mrs. John Allison, real name unknown; Charles Beasley, Mrs. Charles Beasley, real name unknown; John Allison, David L. Archer, Mrs. David L. Archer, John Chandler, Abraham Snelder, Mrs. Abraham Snelder, real name unknown; Hendrick, husband or widower of Jimena C. Hendrick, Theodore W. Ivory, Mary Allison, John Allison, Mrs. John Allison, real name unknown, James Queen, Nancy Queen, Thomas Allison, Gotfried Fickler, each deceased, real names unknown; and all persons having or claiming any interest in and to fractional Lots four (4), five (5), and nineteen (19), in the south half (8 1/2) of the southeast quarter (SE 1/4) of Section thirty-two (32), Township twelve (12), Range fourteen (14), east of the 6th P. M., in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that James Lepert, as plaintiff, filed a petition and commenced an action in the District Court of the County of Cass, Nebraska, on the 28th day of July, 1930, against you and each of you, the object, purpose and prayer of which is to obtain a decree of the court quieting the title to fractional Lots four (4), five (5), and nineteen (19), in the south half (8 1/2) of the southeast quarter (SE 1/4) of Section thirty-two (32), Township twelve (12), Range fourteen (14), east of the 6th P. M., in Cass county, Nebraska, in the plaintiff as against you and each of you, and for such other 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 15th day of September, 1930, or the allegations therein contained will be taken as true and a decree will be rendered in favor of the plaintiff James Lepert, as against you and each of you according to the prayer of said petition.

JAMES LEPERT, Plaintiff.
W. A. ROBERTSON, Attorney for Plaintiff. a4-4w

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