

The Plattsmouth Journal

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R. A. BATES, Publisher

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Hash is the ghost of a square meal.
Sometimes a pessimist is the son of an optimist.

American chase the almighty dollar; Frenchmen fly after it.

When two young people get their heads together they are dancing.

Social unrest doesn't trouble you much after you get the savings bank habit.

If a lot of Chicago fans don't die of heart failure it won't be the fault of the Cubs.

After a long season of inactivity the windshield wiper is being over worked again.

In this sophisticated age, the young people never hold hands unless they are bridge hands.

Fable: They were to choose between a new rug and new tires, and they bought a new rug.

How much did those visiting chemists put in while here analyzing liquor for their friends?

When people clamor for a new religion, what they really want is a religion that isn't too religious.

It is still possible for a man to drink himself to death, and the process is a much quicker one these days.

A Wilmington contrib says a hub there, who survived Christmas cigars, has become so nicotineated that when mosquitoes bite him they die instantly.

There is more profanity than please in the horn of the car you're hoiding up.

A fetching costume is any costume that will fetch a man. The price usually does.

The genuine "modern" should enjoy hick-life. There are so many more to sneer at.

It isn't so important that the egg be cooked long enough as it is that it be cooked soon enough.

Women once indulged in beauty sleep, but that was before the day of reconstruction parlors.

Still, an apple sprout isn't necessary to teach children to respect parents who are worth it.

About the time a boy gets over being proud of his music, he begins to think he understands women.

A man never realizes how little confidence he has in boys until his daughter gets into her 'teens.

American have little trouble keeping the commandments. It's the amendments that bother them.

Apple crop is going to be large this year, so there'll be many a keg in the homes of dry-voting farmers.

Refueling, a necessary evil in aviation, would be a blessing if required by those gas engines in public life.

What has become of the girls "as ugly as mud fences"? They're still with us—it's the mud fences that have disappeared.

A change is medicine—but too much medicine is bad.

A successful business man is never concerned over a covetous competitor who spends his time wishing.

Even if there were no styles, instinct would tell a woman that a new cut in clothes was desirable.

The Argentinians appear to have taken the "yen" out of President Irigoyen, but left the "go" to him.

The Baltimore writer, H. L. Mencken, has been speaking out boldly in interviews since his marriage to Sara Powell Haardt.

The game of politics differs from football in that football players wait until the last few minutes of play to try the passing game.

During the recent campaign in Maine we suppose the dry candidates had to be careful their bands didn't play Maine's famous "Stein Song."

COST OF GOVERNMENT

Taxpaying time will soon be at hand.

Already property-owners are groaning in contemplation of the bills they must meet.

They have a right to groan. In 1913, according to government statistics, the aggregate cost of government, Federal, state, and local, was \$135 per family.

In 1919 it was \$460 per family. This year it will be even more.

What's the cause? Living beyond our means, of course.

Demanding luxuries when we ought to be content with necessities.

But the story doesn't end there. Graft, corruption, ignorance, and extravagance in high places contribute to the burden.

Persons are on public pay rolls who have no business there—who are doing little or nothing to earn the salaries they draw.

The same government statistical report shows that one out of each eleven families in the United States draws support from the government—Federal, state or local.

No wonder the average taxpayer emits a deep groan when he contemplates the approach of taxpaying time.

THE ZOLA OF PROHIBITION

There is unusual authority in the series of articles now appearing in the Post-Dispatch under the heading "You Cannot Enforce Prohibition." The author, Maj. Maurice Campbell, was for three years prohibition administrator of Eastern New York, which includes New York City. That territory, to use Mr. Bryan's often quoted phrase, might be called "the enemy's country." Certainly it is as difficult a sector as may be found in the whole front.

Mr. Campbell qualified morally for the office. He was a prohibitionist, and is still, he declares, "a prohibitionist at heart." As he tells it, he strove energetically to enforce the dry law. He seems to have understood his job. The illegal diversion of alcohol early attracted his attention. He would remove this abundant source of supply by withdrawing permits from unscrupulous houses. His efforts in this direction encountered high political interference at Washington.

In the summer of 1928 New York was drinking its beer. That beer came from cereal beverage plants. The only practical way to stop this violation of the law was to station his agents in the plants. He did it. Complaints came from Washington. Suggestions to withdraw the inside guards followed. Mr. Campbell remonstrated. He argued the point with his superiors. He sought the support of other higher-ups. Finally peremptory orders to remove the watch were given. Thirsty New York simply had to be cared for in the summer of 1928. Political expediency demanded it. It was a campaign year.

This story has, in its essentials, been frequently told. The accusation has been made times without number that prohibition has never had a fair trial. The good faith of enforcement headquarters has been repeatedly impugned. Such charges, however sincerely made, have been mostly expressions of indignant opinion, when preferred by drys. By anti-prohibitionists they have been cited as conclusive arguments as to impracticability of the law. In either case they have lacked the convincing quality of facts.

Mr. Campbell's indictment is a different instrument. It is a documented statement. He gives names, dates, quotes the correspondence which he presents in facsimile, describes events with particularity and circumstantiality which, seemingly, no inventive genius could construct. We are reading here, apparently, the history of an honest enforcement officer's hopeless experience.

Names of national figures appear in the arraignment. One of them already has entered a denial. Further details are promised in his case. Others presumably will be heard from. They can hardly remain silent in the face of this testimony.

Major Campbell, within his literary limitations, is the Zola of prohibition. He is writing our sumptuary "J'accuse."—St. Louis Post-Dispatch.

THE FIREPLACE

Those who are supplied with fireplaces in their homes feel no resentment as the chilly evenings of early fall arrive, with their promise of colder evening and the winter not far away. The chill of fall can be welcomed because it provides good reason for a blaze in the fireplace with the joy and good cheer possible as the fire crackles and develops, and ashes drop and the fire burns itself out.

The family gathers about the fire, as the lure is strong and there is promise of a happy hour. It is a proper place to visit, or read, or smoke, to relax and dream. The glow of the fireplace is cheerful, companionable and inviting. One may watch the curling smoke, and jets of flames, the ruddy glow and find ever a new picture always interesting.

Fireplaces are domestic, belong in the home where a family is found. The selfish man and the miser might refuse them, certainly could not hope to see their charm, glimpse the picture or feel the spell. The hour of peace, kindly contemplation and retrospection comes as the evening wears away and the fire burns low, the hour with its soothing and sweetening effect on life. Those hours come only in the home. They are for the generous, the kindly, the helpful to know and enjoy.

London's "gloomy dean," the Very Rev. Dr. W. R. Inge of St. Paul's cathedral, comments on the vast expenditures for amusement by the people of civilized countries. We of America spend ten and a half billion dollars a year, and he notes that we are the worst spenders of all, with the English next, and the French next.

ARE YOU HARD UP?

Are the people of the United States hard up?

Sure they are. If you doubt it, mull over these figures.

Already we have spent this year more than a billion dollars for new automobiles, nearly a billion dollars for radios, a couple of billions on bootleg booze and home brew, and some sixty million dollars on baby golf courses.

And goodness knows how much for tobacco, cosmetics, gasoline, and beauty parlor treatments.

Yep, we are hard up, and the nice thing about it is that so many people don't know it.

For Job Printing call the Journal

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 James C. Kennedy, deceased:

On reading the petition of Nora Kennedy, Administratrix, praying a final settlement and allowance of her account filed in this court on the 3rd day of September, 1930, and final settlement of said estate and her discharge as said Administratrix of said estate:

It is hereby ordered that you and all persons interested in said matter may, and do, appear at the County Court to be held in and for said county, on the 3rd day of October, 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 3rd day of September, A. D. 1930.

A. H. DUXBURY, County Judge.

NOTICE OF SALE In the District Court of Cass County, Nebraska

Caroline I. Baird and Edith Estelle Baird, Plaintiffs

vs. Florence B. Jones, a Minor, and Fred A. Jones, Guardian of Florence B. Jones, a Minor, Defendants.

Notice is hereby given that under and by virtue of the decree of the District Court of Cass county, Nebraska, entered in the above entitled action by said Court, on the 12th day of July, A. D. 1930, the undersigned sole referee will sell at public auction to the highest bidder for cash, on the 27th day of September, A. D. 1930, at 10:00 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 four (4), five (5) and six (6) in Block sixty-two (62) 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 26th day of August, 1930.

CHARLES E. MARTIN, Referee.

NOTICE OF HEARING

In the County Court of Cass county, Nebraska.
In the matter of the Guardianship of Mary J. Irons, Incompetent.

To Henry S. Irons, John E. Irons, R. G. Irons and all other persons interested or concerned in the guardianship of Mary J. Irons, Incompetent:

You are hereby notified that Olive Comer, guardian of the above named Mary J. Irons, Incompetent, has filed in the County Court of Cass county, Nebraska, her final report as guardian of the said Mary J. Irons, together with her petition for the final approval and allowance of her accounts as guardian and for her discharge as such guardian and for the appointment of Guy L. Clements, of Elmwood, Nebraska, as guardian of the said Mary J. Irons, Incompetent.

You are hereby further notified that a hearing will be had in said matter upon the said final report, together with all other reports of said guardian herein filed and upon said petition as aforesaid on the 17th day of October, A. D. 1930, at the hour of ten o'clock a. m., in the County Court room of Cass county, in Plattsmouth, Nebraska, before the undersigned, County Judge of Cass county, Nebraska, at which time and place you or any of you may appear at said hearing and make objections to said final report or petition, if any you have, and show cause why said reports and the prayer of said petition should not be allowed, granted and approved by this Court.

You are hereby further notified that the said County Court will on said day of hearing make such orders as may be for the best interests of the said Mary J. Irons, Incompetent.

By the Court.

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

NOTICE TO CREDITORS

The State of Nebraska, Cass County, ss.

In the county court. In the matter of the estate of Isaac Cecil, 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 October 3, 1930, and January 5, 1931, 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 3rd day of October, A. D. 1930, and the time limited for payment of debts is one year from said 3rd day of October, 1930.

Witness my hand and the seal of said County Court this 5th day of September, 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 James T. Reynolds, deceased:

On reading the petition of Linus E. Reynolds and Laura Reynolds, Administrators, praying a final settlement and allowance of their account filed in this Court on the 8th day of September, 1930, and for final settlement of said estate and for their discharge as said Administrators of said estate:

It is hereby ordered that you and all persons interested in said matter may, and do, appear at the County Court to be held in and for said county, on the 10th day of October, A. D. 1930, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the seal of said Court, this 8th day of September, A. D. 1930.

A. H. DUXBURY, County Judge.

ORDER OF HEARING and Notice on Petition for Final Settlement of Guardian's Accounts

In the County Court of Cass county, Nebraska.
In the matter of the Guardianship of Eva Thierolf, Incompetent, now deceased.

To all persons interested in the matter of the Guardianship of Eva Thierolf, an Incompetent Person, now deceased:

On reading the petition of Katharina Meisinger, guardian of Eva Thierolf, Incompetent, praying for a final settlement and allowance of her account filed in this court, on the 8th day of September, 1930, and for her discharge as 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 10th day of October, A. D. 1930, at the hour of nine 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 weeks prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the seal of said Court, this 8th day of September, 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 29th day of October, 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:

Beginning at a point, 50 feet north of the northeast corner of Block 6 in Lynn's first addition to the Village of Union, in Cass county, Nebraska, running thence northerly 125 feet along the street line, thence westerly at right angles 315 feet, thence southerly at right angles along the street line 125 feet, thence easterly along the line of B. Street at right angles 315 feet to the point of beginning in the Village of Union, in Cass county, Nebraska, known as the south half of Block 7, in Lynn's first addition to the Village of Union, in Cass county, Nebraska.

The same being levied upon and taken as the property of Ellen Pearsley, et al., defendants, to satisfy a judgment of said Court recovered by Art O. Pearsley and Mattie Becker, assignees of Daniel G. Goldnig, plaintiffs, against said defendants.

Plattsmouth, Nebraska, September 15, A. D., 1930.

BERT REED, Sheriff of Cass County, Nebraska.

NOTICE OF SHERIFF'S SALE OF REAL ESTATE

Notice is hereby given that pursuant to an order of sale issued by the Clerk of the District Court of Cass County, Nebraska, according to the provisions of a decree entered by said court on August 22, 1930, in a cause pending in said court wherein The Nebraska City Building & Loan Association, a corporation, is plaintiff, and Gilbert L. Hull, et al are defendants, commanding me to sell in the manner provided by law the real estate hereinafter described, to satisfy the lien adjudged and determined against said land by said decree in favor of plaintiff in the sum of \$160.38, with interest accruing and costs as in said decree provided, I, the undersigned Sheriff of Cass County, Nebraska, will on Saturday, October 18, 1930, at 11 o'clock a. m., at the south front door of the Court House in the city of Plattsmouth, in Cass County, Nebraska, offer for sale and will sell to the public venue to the highest bidder for cash, the following described real estate in Cass County, Nebraska, to-wit:

Lot 1 in Block 3 in the Village of Union.

Dated this 12th day of September, 1930.

BERT REED, Sheriff of Cass County, Nebraska.

PITZER & TYLER and LLOYD E. PETERSON, Attorneys for Plaintiff. s18-5w

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 John C. Urban, deceased:

On reading the petition of Chris Urban, Administrator, praying a final settlement and allowance of his account filed in this Court on the 12th day of September, 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 10th day of October, 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 12th day of September, 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 John W. Amick, deceased:

On reading the petition of Earle C. Amick, Administrator, praying a final settlement and allowance of his account filed in this Court on the 11th day of September, 1930, and for final settlement of said estate and for his discharge as said Administrator of the said estate:

It is hereby ordered that you and all persons interested in said matter may, and do, appear at the County Court to be held in and for said county, on the 10th day of October, A. D. 1930, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

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

A. H. DUXBURY, County Judge.

ORDER OF HEARING and NOTICE OF PROBATE OF WILL

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

To all persons interested in the estate of Mary E. Dull, deceased:

On reading the petition of Gladys M. Lindner, praying that the instrument filed in this court on the 10th day of September, 1930, and purporting to be the last will and testament of said deceased, may be proved and allowed, and recorded as the last will and testament of Mary E. Dull, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to O. A. Davis, as 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 10th day of October, A. D. 1930, at nine 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.

Witness my hand, and seal of said Court, this 10th day of September, A. D. 1930.

A. H. DUXBURY, County Judge.

BEWARE of TOO LOW consumption of Motor Oil . . .

Small consumption of motor oil may mean that the oil is not working up into the cylinder walls—that also, it is not lubricating the bearings sufficiently.

This is most likely to happen in a new motor with snug-fitting parts that are not worn—if your oil is too heavy.

For this reason be sure that you use new Polarine of the most suitable grade. Only high quality oil of the right grade can give protective lubrication—can prevent wear and loss of power.

New Polarine lubricates efficiently at all engine temperatures—deposits least carbon—resists dilution. It is the safe oil for year 'round use in all types of motors.

Consult the new Polarine Chart—at Red Crown Service Stations and Dealers everywhere in Nebraska—25c a quart.

STANDARD OIL COMPANY OF NEBRASKA
"A Nebraska Institution"



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