

The Plattsmouth Journal

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R. A. BATES, Publisher

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More than 100,000 immigrants entered Argentina last year.

Not so much the first cost as the accessories dent the pocketbook.

The objection to humble people is that they always seem a little too proud of it.

The present site of New York City was discovered by an Italian sailor, Verrazani in 1523.

This fellow Gandhi proves that it doesn't take good looks or good clothes to make the front page.

The odd clicking sound is Smedley Butler uncrossing his fingers, after sending off the letter of apology.

Those Michigan University students seem to have been full members of the Kappa Hooch fraternity.

Over in Illinois they've discovered a well that shoots mud 100 feet into the air. And it isn't Bud Thompson either.

In the old days chivalry consisted in saying: "May I smoke?" Now it consists in saying "Try one of mine."

Many a man is out in the back yard cussing about his tough luck when opportunity is knocking at the front door.

With hijackers to port and the coast guard to starboard, the rum runner must be adept in the art of navigation.

Some authority has stated that there are seven varieties of liars, but that must include only the broadest classifications.

At a meeting of Japanese Budget Commission a knife was drawn. But if we know our bureaucracy, it wasn't to cut expense.

The greatest objection to an extra session of Congress is that not enough of the bad actors in the senate ran like Hefflin in the late election.

"Now, let Bishop Cannon alone," advises a contemporary in commenting on the acquittal of the Methodist divine. Everybody is willing, providing Bishop Cannon will let politics alone.

A bachelor who says he has spent twenty years thinking on the subject sends us this: "If life is just one darned thing after another, then love is just two darned fools after each other."

An editor returned a poem to a contributor the other day with the request that it be typewritten. "If I was intelligent enough to do typewriting I wouldn't write poetry," replied the poet.

Maybe the reason the down-and-outers don't squeeze the juice out of the apples and then sell that after it has stood the required time is because they hate the idea of getting a brainstorm trying to make out an income tax report.

Now comes Prof. Albert Einstein, heralded as the world's greatest thinker, who admits that he may be wrong about his theory of relativity, after all; that his conference with noted scientists on the Pacific coast, and astronomical researches made with their aid, have altered some of his conclusions.

Why does nature give all the vengeance to the one who doesn't know he doesn't know.

Still, the police never pick up a steady worker and railroad him for a mysterious gang murder.

One good thing about the depression is that with some Lenten abstinence will be less difficult this year.

Plenty of midnight oil is still being burned, but it is consumed in eight-cylinder engines, not student lamps.

What has become of the old-fashioned man who could run for office without being investigated by young Mr. Nye.

Coffee growers of Columbia have voted to spend 100,000 pesos a year for propaganda in the United States and Europe.

What this country needs is a Twentieth Amendment that prohibits extra sessions—and regular sessions—of Congress.

In the Denver high school boys are taught cooking and girls are instructed in plumbing. Now who learns sewing?

Big Bill threatens that if he's not elected Mayor he'll go to parts of the world where no one ever has been. He might actually be useful there.

Life was much simpler for our forefathers. They didn't have to wade through lengthy reports of commissions that didn't get anywhere.

"Come on," we heard a woman say to her young son as she poured out a tablespoonful of cod liver oil. "Get this down; you're beginning to look like Gandhi."

We suppose the more charitably inclined neighbors, who always see a bit of good in everyone, remarked about Cain. "He was always kind to his mother."

No matter how hard up an American Levee Convention may be for a speaker, Mr. Andy Mellon hardly need hang around waiting for an S. O. S. to fill in.

An upstate friend writes us a lengthy letter beginning: "This country is in great peril." Why read the rest? This country has always been in great peril.

A girl in Peru walked 25 miles to see the Prince of Wales. The dispatch doesn't say what followed, but the Prince ought to have walked back home with her.

With the Government ordering two millions more gallons of whiskey for medicinal purposes to quit fooling with sandwiches and get down to constructive work.

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With the Government ordering two millions more gallons of whiskey for medicinal purposes to quit fooling with sandwiches and get down to constructive work.

France wants to stimulate the sale of cognac. It would be very stimulating to America if we allowed France to pay off our war debt in that fluid—very stimulating.

FREE PUBLICITY

The Journal, like other newspapers the world over, is repeatedly the victim of artful attacks in an effort to obtain valuable space for the introduction of various schemes for private gain or the moulding of public opinion toward "putting over" something for purely private gain.

Some bureau or syndicate or manufacturer or politician will hit upon a happy idea, and some clever fellow will tell him just how he can work the newspapers for all the "stuff" needed; whereupon the expert is engaged or the advice is taken without aid of the expert. He makes good at getting the stuff out—but publishers are too keen to allow the grafting game to go too far.

Invariably, when the scheme is found out in time and the matter is refused, a threat is hurled at the publisher that the story will be given to another paper.

The plot works occasionally, but not always.

In the long run, the scheme usually loses out because never again can the paper be approached in the same way by the same schemer.

ANOTHER DRIVE AGAINST ALIENS

No matter how badly things may go elsewhere, it is always easy for those who are in power to kick the poor foreigner about. The administration now gives evidence of a disposition to blame him for a considerable portion of both the crime and the unemployment which plague us. Secretary Doak, upon assuming office at the head of the Department of Labor, announced the intention of ridding the country of undesirable aliens. President Hoover asked that \$500,000 be added to the Labor Department's regular appropriation for this purpose, and administration bills are now pending before Congress which would facilitate deportation proceedings by a variety of means. Aliens charged with anarchistic beliefs, sexual immorality or inability to support themselves would be required to prove their innocence. Deportation would follow imprisonment for minor offenses as well as for more serious ones. Remaining in the country as well as unlawful entry would become a crime, and those who knowingly harbored or employed an alien who entered unlawfully would be punished by fine and imprisonment. These measures, in the opinion of the Secretary, would promote the deportation of criminals and of unemployed aliens, who, he says, are depriving American citizens of the jobs which are rightfully theirs.

In the meantime more than 500 aliens have been rounded up in drives which have been made in Greater New York during the past six weeks. Department of Labor agents and New York police have raided the municipal lodging house, a Salvation Army refuge, the Seamen's Church Institute and a score of other places. At the Seamen's Institute 5000 persons were herded together, held from 10 in the morning until 5 in the afternoon and made to give an account of themselves. As a result, 103 were sent to Ellis Island for further questioning and a number of sailors missed their ships. The raiders also descended upon the Finnish Workers' Educational Association on Saturday night when a dance was in progress. The 1000 dancers were lined up and ordered to prove the legality of their entrance into this country. Hotels have been visited and employes questioned concerning their status. Hundreds of aliens have been picked up along the Hoboken water front and sent to Ellis Island for examination. And these raids, it is understood, are but the beginning of a nation-wide drive against the alien.

There has been no evidence of brutality in the procedure. But the forcible detention of persons who are held without warrant is certainly not legal, nor is it calculated to impress the alien with the dignity and majesty of the law or to endear our institutions to his heart.

One may well wonder whether we are to experience a repetition of the outrages of the Palmer regime. Certainly the energies of the Federal Government might more profitably be directed toward the eradication of the conditions which make for unemployment and for crime than toward the imposition of further suffering upon their hopeless victims. The poor foreigner is the perfect alibi. Nobody cares what happens to him, and he can't talk back.—St. Louis Post-Dispatch.

DAWN ON THE HORIZON

That once familiar expression, "paper profits," reappeared in the news yesterday. Frank A. Anderlip was the hero of the tale, his winnings in Auburn stock's sensational rise being estimated at between three and five millions. Then we are told by an officer of the Babson statistical organization that 1931 "offers the greatest business, investment and other opportunities since 1923."

Automobile production is stepping up, cotton has started to climb, the oil industry seemingly has got its curtailment policy at work, the output for 1930 being 100,444,000 barrels less than the record of 1929. Aviation has entered the low price field, turning out planes for \$1500, and, according to Casey Jones, is "ready to take off. Perhaps we're snapping out of it."

MUSCLE SHOALS

Quarterback Norris has not yet scored a touchdown, but he has got the ball within a foot of the goal line. It might be added that, besides playing quarterback Norris was right and left halfback, fullback, both ends, both tackles, both guards, center rush and coach.

If you think you have a bunch of troubles, consider the case of King Alfonso, who is about to have the Spanish throne kicked out from under him. And he hasn't been a bad king, either.

A NEW PLANE

The past week seems to have demonstrated the practicability of a new type of airplane—one substantially foolproof, which may lend itself to popular use. The new plane is a development by an inventor once associated with the pioneer Langley. It was tried out at the Glenn Curtiss Airport, New York, in the presence of notable air authorities and capitalists interested in the progress of aeronautics.

Movable wings are the distinguishing feature of the latest air vessel. This permits the plane to land by itself, without aid or control of the pilot. It is claimed that the machine cannot stall or go through all the spectacular maneuvers of the ordinary ship, but it can and does do everything necessary for normal flying. It can neither nose-dive nor tail-spin. It will not stall. It makes flying safe. The wing mechanism is at all times under the control of the pilot. It lands with its tail off the ground. It carries no stabilizers, needs none. It protects the inexperienced pilot and passengers. The pilot is relieved from judging the altitude from which he lands. It cannot turn over upon landing. The pilot merely turns a crank which sets the wings at the proper landing angle, throttles down the motor and the plane does the rest.

The inventor, perhaps, has solved the problem of popular flying. At least this is the opinion of notable experts and capitalists who witnessed the recent demonstration of the new plane.

LEGAL NOTICE

In the District Court of Cass County, Nebraska. In the matter of the application of N. D. Talcott, Adm. de non est, non estate of Maggie Palling, deceased, to authority to sell realty.

Order to show cause why application should not be granted. Now on this 7th day of February, 1931, N. D. Talcott, Administrator de non est, non estate of Maggie Palling, deceased, having presented his petition under oath for license to sell the following described real estate of the said Maggie Palling, deceased:

The north half of the southeast quarter of Sec. 22, Twp. 12, north range 9, and the northeast quarter of the southwest quarter of Sec. 20, Twp. 12, north range 9, east of the 6th p. m. in Cass county, Nebraska.

or a sufficient amount thereof, to raise the sum of \$2350.00, for the payment of debts allowed against said estate and for costs of administration, for the reason that there is not sufficient amount of personal property in the possession of N. D. Talcott, Administrator, belonging to said estate, to pay said debts and costs.

It is therefore ordered that all persons interested in said estate appear before me at chambers in the city of Plattsmouth, Cass County, Nebraska, on the 28th day of March, A. D. 1931, at the hour of ten o'clock a. m. to show cause, if any there be, why a license should not be granted to said N. D. Talcott, Administrator, to sell said real estate belonging to the estate of the deceased to pay said debts and expenses.

It is further ordered that a copy of this order be served upon all persons interested in said estate by causing the same to be published for four successive weeks in the Plattsmouth Journal, a newspaper printed and published in said County of Cass.

JAS. T. BEGLEY, Judge of the District Court.

NOTICE OF SALE

In the District Court of Cass county, Nebraska. In Re Application of J. A. Capwell, Administrator d. b. n., of the estate of David J. Hoenshell, deceased, for license to sell real estate.

Notice is hereby given that under and by virtue of a license and order of sale issued by the Honorable James T. Begley, Judge of the District Court of Cass county, Nebraska, on the 19th day of June, 1930, that I, J. A. Capwell, Administrator d. b. n., of the estate of Katie Hoenshell, deceased, will sell at public auction to the highest bidder for cash, at the north front door of the Greenwood State Bank, in the Village of Greenwood, Cass county, Nebraska, at 10:00 o'clock in the forenoon, on the 9th day of March, 1931, the following described real estate, to-wit:

That part of Lot 9 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska, described as follows: Beginning at the northeast corner of said Lot 9 and running thence west 20 rods, thence south 2 rods, thence east 20 rods, thence north 2 rods to the place of beginning; also the undivided one-half of Lot 10 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska; also all of Lot 24 in Jones Second Addition to the Village of Greenwood, Cass county, Nebraska.

Said sale to be and remain open for one hour. Ten per cent of the bid to be paid on the day of sale and the balance upon confirmation and delivery of deed.

Dated this 4th day of February, 1931.

J. A. CAPWELL, Administrator d. b. n., of the Estate of Katie Hoenshell, Deceased.

W. A. Robertson, Attorney.

A psychology professor says psychology has saved the country money, cut down mistakes of factory workers, and reduced taxi accidents. Psychology had better watch out or it will run afoul of the Republicans.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the estate of Anton Krajicek, 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 20th day of February, 1931, and on the 22nd day of May, 1931, at 10 o'clock a. m., on 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 20th day of February, A. D. 1931, and the time limited for payment of debts is one year from said 20th day of February, 1931.

Witness my hand and the seal of said County Court, this 23rd day of January, 1931.

A. H. DUXBURY, County Judge. (Seal) 126-3w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the Estate of Robert Troop, 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 6th day of March, A. D. 1931 and on the 6th day of July, A. D. 1931, at ten o'clock in the forenoon 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 6th day of March, A. D. 1931, and the time limited for payment of debts is one year from said 6th day of March, 1931.

Witness my hand and the seal of said County Court this 4th day of February, 1931.

A. H. DUXBURY, County Judge. (Seal) 119-3w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the Estate of Viola G. Smith, 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 6th day of March, A. D. 1931 and on the 6th day of July, A. D. 1931, at nine o'clock in the forenoon 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 6th day of March, A. D. 1931, and the time limited for payment of debts is one year from said 6th day of March, 1931.

Witness my hand and the seal of said County Court, this 23rd day of January, 1931.

A. H. DUXBURY, County Judge. (Seal) 126-3w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the Estate of George E. Wever, 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 20th day of March, A. D. 1931, and the 26th day of June, A. D. 1931, at ten o'clock in the forenoon 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 20th day of March, A. D. 1931, and the time limited for payment of debts is one year from said 20th day of March, A. D. 1931.

Witness my hand and the seal of said County Court, this 20th day of February, A. D. 1931.

A. H. DUXBURY, County Judge. (Seal) 123-3w

ORDER OF HEARING AND NOTICE OF TERMINATION OF GUARDIANSHIP AND SETTLEMENT OF ACCOUNT

In the County Court of Cass county, Nebraska. State of Nebraska, County of Cass, ss. To all persons interested in the estate of Ralph L. Daft, an incompetent person.

Notice is hereby given that Daft, L. Daft, Guardian of Ralph L. Daft, an incompetent person, has filed her final report and petition asking for the termination of said guardianship, approval of her final report and for her discharge.

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 14th day of March, 1931, 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 thereon 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 heretofore set my hand and the seal of said County Court, this 19th day of February, 1931.

A. H. DUXBURY, County Judge. (Seal) 123-3w

NOTICE OF SALE

In the District Court of Cass county, Nebraska. In Re Application of J. A. Capwell, Administrator d. b. n., of the estate of David J. Hoenshell, deceased, for license to sell real estate.

Notice is hereby given that under and by virtue of a license and order of sale issued by the Honorable James T. Begley, Judge of the District Court of Cass county, Nebraska, on the 19th day of June, 1930, that I, J. A. Capwell, Administrator d. b. n., of the estate of David J. Hoenshell, deceased, will sell at public auction to the highest bidder for cash, at the north front door of the Greenwood State Bank, in the Village of Greenwood, Cass county, Nebraska, at 10:00 o'clock in the forenoon, on the 9th day of March, 1931, the following described real estate, to-wit:

That part of Lot 9 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska, lying north of the railroad right of way; also all of Lot 8 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska; also an undivided one-half of Lot 10 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska; an undivided one-third interest in Lot 9 in Jones First Addition to the Village of Greenwood, Cass county, Nebraska; an undivided one-sixth of Lot 10 in Jones First Addition and an undivided one-third of Lot 24 in Jones Second Addition, all in the Village of Greenwood, Cass county, Nebraska.

Said sale to be and remain open for one hour. Ten per cent of the bid to be paid on the day of sale and the balance upon confirmation and delivery of deed.

Dated this 4th day of February, 1931.

J. A. CAPWELL, Administrator d. b. n., of the Estate of David J. Hoenshell, Deceased.

W. A. Robertson, Attorney.

NOTICE OF APPLICATION For License to Operate a Pool Hall in the Village of Manley

Notice is hereby given that the undersigned will on the 16th day of April, 1931, at 11 o'clock a. m., at the court house at Plattsmouth, Nebraska, make application to the Board of County Commissioners of Cass county, for a license to operate a pool hall in the building located on Lot 5 of Block 3, in the Village of Manley, Cass county, Nebraska.

Dated this 16th day of February, A. D. 1931.

GEORGE E. COON, Applicant. 116-4w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the Estate of Thomas Troop, 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 6th day of March, A. D. 1931 and on the 6th day of July, A. D. 1931, at nine o'clock in the forenoon 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 6th day of March, A. D. 1931, and the time limited for payment of debts is one year from said 6th day of March, 1931.

Witness my hand and the seal of said County Court this 4th day of February, 1931.

A. H. DUXBURY, County Judge. (Seal) 119-3w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the Estate of Viola G. Smith, 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 6th day of March, A. D. 1931 and on the 6th day of July, A. D. 1931, at nine o'clock in the forenoon 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 6th day of March, A. D. 1931, and the time limited for payment of debts is one year from said 6th day of March, 1931.

Witness my hand and the seal of said County Court, this 4th day of February, 1931.

A. H. DUXBURY, County Judge. (Seal) 119-3w

NOTICE OF INCORPORATION

Notice is hereby given that Frank M. Bestor, William A. Swatek, Cyril Kalina and Charles K. Bestor have organized a corporation to be known as Bestor & Swatek Company, with its principal place of business at Plattsmouth in Cass county, Nebraska. The general nature of the business to be transacted by said corporation is general hardware business with right to buy and sell real estate and such kinds and classes of property as may be necessary in conducting its business. The authorized capital stock is \$30,000.00 in shares of the par value of \$100.00 per share, of which \$24,000.00 is subscribed and paid at the time of said organization. Said corporation commenced business on the first day of February, 1931, and will continue for a period of fifty years. The highest amount of indebtedness or liability to which said corporation shall at any time subject itself shall not be more than two-thirds of its paid up capital stock. The business of said corporation shall be conducted by a board of four Directors and the officers of said corporation shall be a President, Vice President, Secretary and Treasurer.

Dated this 3rd day of February, 1931.

FRANK M. BESTOR, WILLIAM A. SWATEK, CHARLES K. BESTOR, CYRIL KALINA

NOTICE OF SUIT IN PARTITION

Dora Raney, Plaintiff vs. Ina M. Gidley et al, Defendants

App. Dook. 5, Page 133

To the Defendants: Ina M. Gidley, Harry J. Gidley, Homer O. Reason, Violet Reason, Harold H. Reason, Bessie L. Hanson, Lars Hanson, Gertrude Struthers, George Struthers, Eleanor McCoy, Walter McCoy, The Unknown Heirs, Devisees, Legatees, Personal Representatives and all other persons interested in the several estates of Frank Parker, deceased, Anna May Reason, deceased, and Stella M. Wright, deceased, real names unknown, and all persons having or claiming any interest in Lots 1 and 2 in Block 19, in Carter's Addition to Weeping Water, in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that on January 27th, 1931, plaintiff in the foregoing entitled cause, filed her petition in the District Court of Cass county, Nebraska, wherein you and others are made parties defendant, for the partition of the following described real estate, to-wit:

Lots one (1) and two (2) in Block ten (10) in Carter's Addition to Weeping Water, Cass county, Nebraska; among the parties interested therein, to-wit: The plaintiff, Dora Raney, and the defendants: Ina M. Gidley, Homer O. Reason, Harold H. Reason, Bessie L. Hanson, Gertrude Struthers, Eleanor McCoy, Orville Wright (a minor), and Lovis Wright (a minor), according to their respective rights and interests therein, as may be found, confirmed and decreed by the Court, and that all defendants named in said petition be required to set up and assert their claims, if any they have in or to said real estate, adverse to the owners thereof, and that the same be considered and concluded by the decree of the Court, and for equitable relief and for costs.

You are required to answer said petition on or before the 16th day of March, 1931, or your default will be entered in said cause and a Decree in Partition entered therein as prayed for in said petition.

Dated: January 30th, 1931.

DORA RANEY, Plaintiff. By John M. Leyda, Her Attorney.

NOTICE OF APPLICATION For License to Operate a Pool Hall in the Village of Manley

Notice is hereby given that the undersigned will on the 16th day of April, 1931, at 11 o'clock a. m., at the court house at Plattsmouth, Nebraska, make application to the Board of County Commissioners of Cass county, for a license to operate a pool hall in the building located on Lot 5 of Block 3, in the Village of Manley, Cass county, Nebraska.

Dated this 16th day of February, A. D. 1931.

GEORGE E. COON, Applicant. 116-4w

NOTICE TO CREDITORS

The State of