

The Plattsmouth Journal

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R. A. BATES, Publisher

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The soda fountain clerk who couldn't cook a thing.
Dryshave sent a million circulars to "key" men. Whisky?
It's a poor earthquake now that cannot push up an island.

We'll wager a red necktie that Mr. Einstein can't explain Congress.
On the bonus proposition it seems that they're all out of step but Mr. Hoover.

You have to admit the Wickersham report showed a very unusual amount of ingenuity.
A Spanish student looks ever so much more suited to the part with a guitar than a gun.

Doctors speak of influenza of a mild type, but patients do not recognize any of this kind.
Rumors that Gandhi will run for the Indian presidency may be taken with at least a grain of salt.

Something is always happening to make people suspect that being king of Spain is not a very good job.
The next order of Hoover business should be to appoint a commission to report on the Wickersham report.

Brookhart says lower stock market will help the farmers, in the way, perhaps, that company softens misery.
A wonderful thought! New machines in the next decade may produce twice as much of everything, and we'll all die of want.

Another thing that puzzles us is why Dr. Einstein wants to go on discovering new universes when we know so little about this one.
A horse and buggy were stolen in Beeville, Texas, last week by kids who wanted to get a thrill by taking a ride in the old-fashioned way.

Hot chocolate is said to be the favorite drink of Calvin Coolidge. Yes, and we'll bet that man would also eat chocolate fudge if properly tempted.
The spectacle of Chicago horrified at a naughty show and too squeamish to let the children read about Catherine the Great makes us want to too-hee.

Anent Senator Shipstead resolution seeking to absolve Germany for inaugurating the war, it begins to look like nobody started it, nobody ended it, and nobody won it. Maybe that war wasn't fought, after all.

Don't depend upon your ante if you would be independent of your "uncle."
Kings are getting so scarce these days that an attempt to assassinate one is real news.

France has found in Laval a cabinet head whose name will look the same going or coming.
It might be worse. Many of the unemployed were foremen, and they don't notice any difference.

A free country is one in which people resent the laws they have passed to make themselves behave.
Down South a bandit held a train and got only \$300. In these times it seems like people travel light.

Evidently Mayor Thompson thinks Al Capone and the gangsters aren't giving Chicago enough unpleasant publicity.
Trying to see ourselves as others see us is a waste of time. A better plan would be to see ourselves as we see others.

Just the other day there was an item that King Zogu's throat was sore, and no doubt at that time some person was thinking of cutting it.
It is said that meteors will now bombard the earth, for three years; but like wartime bombardments, they probably won't hit the right people.

No complete list of the animals is available, but it seems there is plenty of bull connected with Big Bill Thompson's mayoralty rodeo in Chicago.
If Dwight W. Morrow persists in courting attention by not making speeches in the Senate he'll be accused one of these days of sensationalism.

Mr. Hoover gave \$7,000 of his pay to the Red Cross but we haven't heard of many Congressmen digging into their pockets for the same percentage.
It is an honor to receive a bill. Instead of getting all rolled up when the mail brings one a statement of account one should be genuinely pleased. For a bill is an indication that some one has faith in the recipient's honesty.

Bermuda lingers among the "unfortunate isles." She has been listening to the tempter, rather noddingly, too, but finally reasserted a virtuous negative. The automobile shall not disturb the serene tempo of her white-ribboned greenery.

The policy which failed England in the days of George III could not possibly avail Britain in the affairs of the commonwealth of nations.

Naturally the United States was in a hurry to apologize to Mussolini, for when you insult the Duce you insult about nine-tenths of Italy's office holders.

Being shot through the eye feels like being burned with fire, according to Floyd Gibbons. Yes, Floyd, and being half-shot feels just about the same way.

In the annual supply bill reported out of the House Appropriations Committee, a cut of \$26,000,000 has been made in the naval establishment for the coming year.

It's just another one of the many disillusionments of life, but the girl who looks so well in an evening wrap doesn't always look that way in a morning wrapper.

London foolishly seeks to stop Sunday motion-picture shows with a "blue" law enacted in 1781—but perhaps the measure will work upon automobile horns.

An old timer is a chap who can remember away back when nobody laughed when the United States senate was referred to as the most dignified body on earth.

American explorers are searching for a tauroragus derbianus gigas that weighs a ton in the Sudan. That's no kind of a thing to fetch back to a prohibition country.

For eight years throughout the cities and towns of the United States the trend has been toward apartments rather than toward single houses or houses in pairs and rows.

Henry Ford says that young men never had as much opportunity as they have today. Twenty years ago a fellow never had a chance to work his way through college peddling gin.

Mushroom production in the United States now totals about 20,000,000 pounds per year, according to a Washington report. The number of people who imagine mushrooms are human food is hardly short of astounding.

King Alfonso called in his bitterest political enemy to form a new Spanish cabinet. Alfonso must have been taking lessons from some American citizen who taught him that old axiom, "If you can't lick your enemy, join him."

Senator Jim Lewis settles that controversy in redunking vs. crumpling of corn pone in politics, insofar as he is concerned. "I think crumpling would be the nicest way, as dunking is liable to leave stains on your vest," says the Illinois sartorial wonder.

If you ever saw one of Jim Ham's vests you would more keenly appreciate his argument.

It is doubtless with a touch of irony that most of us read of Senor Capablanca's complaint that the game of chess is much too easy, that all its possibilities have been mastered, that there are no more moves to conquer on the chess-board. Capablanca may be right. Certainly he shows that draw games are too numerous to champion play.

But the fact remains that of all the chess players in the world, only a dozen or so will join in Capablanca's lament. The rest, when they sit down to a tangled web of Bishops and Rooks and Pawns, the quite sufficiently challenged by the antics of 32 pieces, without adding eight more.

It really boils down to the fact that mankind is divided into two major groupings—those who can learn chess too well and those who cannot learn it well enough. To leave the game as it is to make like stupid and unbearable for a score of chess geniuses. But to make it more difficult is to throw great buckets of cold water on the million who are having a bad time now.

Rather than change the game, then, perhaps it would be possible to develop a system of handicaps, as in golf and horse racing. When Senor Capablanca plays against one of the polo of the chess world, his Knights will be lame, and can jump only one space, his Bishops will be zealously devoted to their bishoprics and can advance but three spaces at a bound, and his Queen will be so fond of her King that she must take him along on her travels, one square at a time.

This simple way out of the chess impasse may not commend itself to the wizards of the game, who live in another, rarer world. But surely it would be in the interest of sports and would give the million at least a look-in when there is chess to be played.

In this hurrying and materialistic age there may be those who will smile tolerantly, or indifferently, upon the rites and practices of the Lenten season, but to multitudes they will remain an acknowledgment of truths and beauty superior to anything we can know in this life.

It looks like Mussolini has so completely bluffed the diplomats in our state department that no American citizen dares to even criticize the spaghetti served in an Italian restaurant. Even here in one of our own cities, so far removed from international turmoil, we should lift our hats in deference to Nick Birbiglia.

Denmark prohibits the use of artificial leather in imported footwear.

AIRPLANE OR DIRIGIBLE?

Airplanes, says Postmaster-General Brown, will be used on the proposed trans-Atlantic air mail route, and not dirigibles. The latter, he asserts, have not shown themselves to be as speedy, as managable or as capable of keeping to schedule as planes. Hence in advertising for bids he will exclude lighter-than-air craft. The intention is to establish regular air mail communication with Europe in the near future, using the southern route, with patrol boats every 150 or 200 miles for relief and fueling. By a rate of 50 cents per two-ounce letter, each plane to carry 500 pounds of mail, it is thought the service would pay.

With both types of aircraft still in the evolutionary stage, it is difficult to see any basis for Mr. Brown's discrimination against the dirigible. For Atlantic crossings, this type of craft assuredly has a better record than the plane. The admittedly slower dirigible in the voyage of the Graf Zeppelin, R-100 and Los Angeles has a perfect percentage of attempted crossings, while a large number of airplane tragedies have occurred in ocean flights. Just now the giant DO-X, touted as the last word in seaplanes, is laid up awaiting repairs in the Canaries before resuming its flight, which started several months ago. The last plane that started from the side, the Trade-wind, was lost, even though it chose the southern route. Nothing approaching scheduled ocean flight has been achieved by any aviator since Lindbergh.

The dirigible industry in this country is a thriving infant, with extensive capital behind it. Such a statement as Mr. Brown's is a back-handed slap at a field important to America, both from a commercial and a military standpoint. Neither type of craft can be said to have reached the stage where discussion of scheduled trans-Atlantic mail service can be viewed as other than somewhat premature. Nevertheless, it is coming. Both branches of flying should be left to perfect their product toward the necessary safety and reliability without extraneous official criticism.

Cathedral chimes have ushered in the Lenten season. To many people it is a period of heartfelt atonement. Its thought is vital to the essence of holiness to those who realize and enjoy its spiritual consolations and rewards. It is the antithesis of the vanity in which most lives are enveloped. It teaches restriction, renunciation, sacrifice. It precedes and assumes to make Christian men and women ready for the Eastertide. The thought of Easter is wedded with the thought of vernal days, with the resurrection of life throughout the earth.

Our old Anglo-Saxon forbears worshiped Ostara, Goddess of the Spring. The early church taught them the truth which lay back of the pagan ritual—its higher spiritual significance.

For forty days, up to the Saturday preceding Easter, we observe the Lenten season if we belong to certain great religious denominations, feel something of its sacrosanct charm whether we belong to these or not. As we see men and women obeying its objective discipline we are reminded of Christ's forty days of fast in the bleak wilderness.

It is the season set apart for self-denial. We give up, for a space, some of the things, some of the pleasures of the world which we enjoy. We do it as a tribute to faith, as an act of slight atonement for our long deviations to the things which are not of the spirit. There is fasting and prayer. Many good things are wrought through fasting and prayer. It is good, too, for the physical men, the man of affairs, or the woman, to give thought to habits of self-denial. It makes for health of body and strength of spirit. In health there should be a world of happiness. But the Lenten lessons strike deeper than this. They appeal to the soul, man's higher part.

In this hurrying and materialistic age there may be those who will smile tolerantly, or indifferently, upon the rites and practices of the Lenten season, but to multitudes they will remain an acknowledgment of truths and beauty superior to anything we can know in this life.

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LENT

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CURBING SOVIET TRADE

At Columbus a few days ago T. S. Townsley, Cleveland, speaking on the Ohio Farmers' Week program, insisted that they must adjust their operations to meet the competition of Russian wheat, which, he contended, will continue to flood the world market. He called attention to the fact that Russian agriculture is moving to an end whose influence and results no one can refuse to contemplate.

Walter Duranty, writing from Moscow, tells of the soviet exportation of 3,500,000 tons of grain, with 2,500,000 tons more waiting shipment. How much more grain is available for exports, he says, is difficult to estimate—it may be, in his opinion, deliberately conservative to estimate the amount at 6,000,000 tons.

A representative of the American Federation of Labor told the House Ways and Means Committee that permanent unemployment in excess of 1,000,000 persons would be the result unless the Government restricted soviet-made goods. Lumber representatives estimated that value of American standing timber alone would depreciate by \$2,000,000,000 if alleged lumber "dumping" from Russia were allowed to continue.

Representative Fish, of New York, urged the House Committee to press embargo on all soviet products produced by conscript labor. It is said that 4,000,000 persons were held in prison camps and utilized in process of production.

Russian commercial practices are more than menacing to American and to world trade. Cheap lumber, cheap grain threaten American interests. The chairman of the Federal Farm Board, Alexander Legge, affirms it to be his conviction that the United States has ceased to be an export wheat nation. Russia's free land and free labor threaten us. The Kendall bill, now before the Congress, is an effort to meet the situation as it exists. It should be approved.

DEAR MABEL AGAIN

The Wickersham report, jocularly referred to by the American press, as the Lickersham report, contains some interesting disclosures concerning Mrs. Mabel Willebrandt, the feminine prosecutor who was eased out of her job by the republican bosses in a manner that Mabel has not yet been able to comprehend.

Mrs. Willebrandt is quoted in the report as having given an opinion that Congress intended "to give to the household all the leniency as to fermented beverages that could be properly given."

No doubt Mrs. Willebrandt thought that way, since she is now attorney for the California grape juice interests engaged in selling throughout the nation various brands of juices to which it is only necessary to add a bit of yeast, and wine containing 15 to 20 per cent alcohol results therefrom.

Mrs. Willebrandt is also quoted as saying that "dry laws were not intended to interfere with family habits," which, broadly interpreted, may be taken to mean that it is all right to get drunk at home, but you must do it elsewhere.

It would be interesting to know what clause of the Volstead act or the 18th amendment has been found by Mrs. Willebrandt to support that interpretation.

VARGARIES OF LOVE

Two women of Los Angeles are in contest at law over the estate of Dr. Charles L. Marlenee, who had been husband to each. The one from whom he was divorced in 1917 states that she gave him up from love, while the other, who is his widow, states that the doctor and the first wife asked her to marry the doctor.

The widow estimates the estate at \$125,000 and the first of \$500,000. The first wife wants a share of the property.

Love cannot be defined or analyzed. It is as various as the affections, temperaments and theories of individuals. Whatever a woman maintains that love is, there can be no mistake that, to her, that is love. We do not intend to rule on the dispute of the estate, although we believe that we know what Solomon would say.

The various and sundry explanations issued by the Red Cross, the debates in Congress, and the obstinacy of President Hoover are all very interesting, but the question uppermost in the minds of the drouth sufferers is: "When do we eat?"

Several of the world's largest volcanoes are said to be showing increased activity. Probably recovering from the general depression. We have also noticed a lot of spouting by human volcanoes here in Nebraska—belching mud and hot air.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of Anton Krajicek, deceased.

To the creditors of said estate:
You are hereby notified, that I will set 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.

ORDER OF HEARING

and Notice on Petition for 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 Gladys 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 hereunto set my hand and the seal of said Court, this 19th day of February, 1931.
A. H. DUXBURY,
County Judge.

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 continues 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 SALE

In the District Court of Cass county, Nebraska.
In Re Application of J. A. Capwell, Administrator d. b. n., of the estate of Katie Hoenschell, 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 Hoenschell, 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:

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 Hoenschell, 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.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of George E. Weyer, 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.

LEGAL NOTICE

In the District Court of Cass county, Nebraska.
In the matter of the application of N. D. Talcott, Admr. de bonis non estate of Maggie Pailing, 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 bonis non of the estate of Maggie Pailing, deceased, having presented his petition under oath for license to sell the following described real estate of the said Maggie Pailing, deceased:
The north half of the southwest quarter of Sec. 32, Twp. 12, north, range 9, east of 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—

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Use KC Baking Powder and notice the fine texture and large volume.
Because of its high leavening strength you use less than of high priced brands and are assured of perfect results in using

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NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of George E. Weyer, 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.

LEGAL NOTICE

In the District Court of Cass county, Nebraska.
In the matter of the application of N. D. Talcott, Admr. de bonis non estate of Maggie Pailing, 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 bonis non of the estate of Maggie Pailing, deceased, having presented his petition under oath for license to sell the following described real estate of the said Maggie Pailing, deceased:
The north half of the southwest quarter of Sec. 32, Twp. 12, north, range 9, east of 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—

a sufficient amount thereof, to raise the sum of \$250.00, 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 said 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. Hoenschell, 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. Hoenschell, 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; also 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. Hoenschell, Deceased.
W. A. Robertson,
Attorney.

Call No. 6 with your rush order for Job Printing.