

The Plattsmouth Journal

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R. A. BATES, Publisher

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It is easy to do right when sin ceases to be a pleasure.

A woman scorned hunts up some other man and proceeds to get even.

Age sometimes brings wisdom teeth, according to the price we can afford to pay the dentist.

The way they're going after Capone and his ilk, it is beginning to look like Chicago might be out of the stench by Christmas.

Mayor Metcalf made a fine talk from KOIL Friday night giving his impressions of France and some inside dope on the recent trip of American mayors to that country.

Texas Gulnan says she'll get even with the French government if it takes until her 100th birthday, and not wishing to be impolite, but is that supposed to be a pretty long time?

Speaking of moralitisms, has the arrest of Capone brought one yet to the florists, cleaners and dyers, and beauty shop operators who were said to be paying reparations to the muscle squad?

Another interesting type of optimist is the one who believes that because 100-degree temperature is with us two or three weeks earlier than is the custom, the hot weather will be over just that much sooner.

Little moments with the serious thinkers: The Detroit News quotes Mr. Grover C. Dillman as saying that "There is only one way unemployment can be relieved and that is through the employment of more men."

A great financier says the American colleges are full of youths who ought to be out at work. Then there's the employer's viewpoint, which is that a lot of fellows on his payrolls are so generally unsatisfactory they might as well be in college.

Someone has figured out that Capone's beer income alone last year was sufficient to pay the entire Chicago police force. But we don't believe he did. It is not supposed to be necessary to grease the entire force, but only the main bearings.

Oscar Melillo, St. Louis Brown's infielder, attributes his .380 batting average to a diet of spinach. We suppose he has scientifically determined just how much to eat to induce the proper degree of rage to hit .380. Our luck would be to eat a trifle too much, and be so mad we couldn't see the ball.

James Hoban, a native of Ireland, and a medal man of the Dublin Society of Arts, designed the White House in Washington. With the acceptance of his plan for the President's house, Hoban began a service of forty-two years in government work, during which period he never achieved another notable success as a designer.

If there's any more towing to be done, why not tow the North Pole to the Nautilus?

For once President Hoover has spoken and the stock market has gone up, instead of down.

Tomorrow is Bargain day again—and some real bargains are offered in the ads in today's Journal.

Just because a man has something on the hip does not necessarily mean that he is a hula hula dancer.

Although the hydrants have been flushed, the water still continues mirky in many sections of town.

When the government can't pay it borrows more money. It must take a great mind to figure out such schemes.

It is our guess that Mr. Capone and his financial geniuses will agree that the business depression "is something fierce."

President Hoover says we are suffering from "frozen confidence," which is a more elegant way of saying cold feet.

You can sleep late on Sunday morning if the flies are not working and your neighbor's children are away from home.

LAND TO BE TAXED IN BRITAIN

The passage of a bill for a tax on land (hitherto untaxed in Britain) by the house of commons has a double significance.

It supports a growing belief among political observers that the alliance between the Labor and Liberal parties is now firmer than ever before and consequently that there is no immediate prospect of a change of government in Great Britain. And it also involves what critics of the government's policy claim to be a further advance toward Socialism in that country.

Philip Snowden's land tax proposal provoked a crisis in the Liberal-Labor alliance that is essential to keep the MacDonald government in office. The Liberals demanded that it be modified, so that it would apply only to undeveloped land. Mr. Snowden refused to accept the amendment. The search for a compromise threatened to break the alliance, but one finally was found. It is now fairly certain that the MacDonald government will handle the delicate international problems that are demanding solution in the near future, including reparations, the Austro-German customs union and disarmament. This is welcome news.

It is hard to work up much sympathy for the British Conservatives, who contend that a tax on land will lead to the nationalization of land. The United States long has taxed real estate and it can scarcely be called a Socialistic state. From our point of view the British dote is far more Socialistic than a tax on land.

"I DECIDE, AND ITALY OBEYS"

There is something profoundly impressive in Premier Mussolini's technique of settling questions of state. Terminating, as far as he is concerned, the quarrel of Vatican and Italian state, Il Duce says: "I decide, and Italy obeys."

More epigrammatic than precisely true, the phrase nevertheless comprehends in five words the ideology of the Fascist state. The Dictator of the Italian nation is prepared to hear all sides of a question, he says, but when his decision is made it is final, for absolute obedience is the first law of the Fascist party.

Just now, while parliamentary government is struggling to maintain itself against the threats of dictatorship in Germany and Spain, and perhaps even in England, there is an alluring definiteness in the Fascist doctrine of absolute authority. It brings with it a freedom from the futile bickering and lost motion that are inherent in democratic government.

But, examined in its larger meaning and in the perspective of history, the Fascist doctrine exposes grave shortcomings. As a working rule for the governance of a body of people, at one critical point in the national life, it serves admirably. But as a lasting system of political life it has yet to prove its merit.

In setting up a finality of authority in a single leader it denies the richest element of humanity's heritage—the right of individual liberty of thought and participation in the ordering of human society. Not only does Il Duce's theory reject this precious attribute of human advancement, but it builds up no continuous institutions that can carry on the perpetual life of the state beyond the span of one leader's lifetime.

Whatever its glamour and whatever its special attractions at the moment, then, absolutism through a single party has no more claim to final superiority than has the absolutism of Kings, now recognized as an ephemeral mode of government. The very blundering and inefficiency of popular self-government are its protection against the sure decay that is the fate of absolutism.

COOL, REFRESHING WATERS

Yesterday being one of "those days" when neither man nor beast could find much comfort on account of the torrid sun rays, the swimming pools became about the most popular place of recreation known. At Murray a big crowd was splashing in the water throughout the afternoon and evening. The few cents it costs to bathe in safety and under sanitary conditions will far more than offset the danger of going for a swim in unguarded lake with treacherous "step-offs." Plattsmouth needs a pool for its populace to recreate in, but in the absence of such a place and with no early prospect of getting one, rejoices that our neighboring township of Murray have built one so close to our doors—only a matter of a 15 minute drive, and who now doesn't have a car—or the ability to command transportation, one way or another?

To see the large crowds, one might think there is lots of profit in it—but there are other days and plenty of them, when the weather is not right and revenue drops to nothing, while the cost of operation continues. The season at best is short and requires the taking in of a year's revenue in a few weeks' time.

If the swimming pool business was really as profitable as some might believe, there would be no occasion for Plattsmouth having sought in vain for years for one, or Nebraska City going to their pocketbooks and digging up the money in stock subscriptions to build one after the voters had turned thumbs down on a municipal pool there.

BRIDGES—AND BRIDGES

It might be interesting to hear the "silent" comment of some Nebraska City people who helped supply the \$400,000 of that community toward erection of their Missouri river bridge at a total capitalization of \$900,000, to learn that bridge company officials say the entire cost of erecting the structure was only \$360,000. What becomes of the rest of the money, the news article in yesterday's Bee under Nebraska City dateline, says officers of the company declared would be covered in a report at the annual stockholders' meeting and was of no concern to anyone else.

Plattsmouth bridge was built with out any demands being made upon the community for money. The Nebraska City bridge was built to replace one already used for traffic. Perhaps it would be well to hang a sign on the structure, "Bought and Paid For" in view of the enlightening information given.

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

STOMACH BAD?

"I suffered untold agony from gas on my stomach and indigestion and was told I had ulcers. The first bottle of ZINSEP gave me quick relief," writes Mrs. H. J. Tanner, Omaha, Neb. "I end YOUR stomach agony. It's GUARANTEED!"

Zinsep

CLIPPERS OF THE AIR

Over the Atlantic, where clipper ships once went booming along the latitudes, nearly fifty aircraft have passed in successful flight. Today there are only about thirty squar-riggers left in port or upon the seas. Time and progress have changed the frontiers of transportation. The romance of a century ago now rides the skies. Against the Flying Cloud's eighty-nine-day passage around the Horn there soon may be written a ten-day flight by Wiley Post and Harold Gatty around the world.

These two intrepid fliers have checked off New York, Harbor Grace, N. F.; Chester, England; Berlin and Moscow upon their charts with the non-chance of children drawing hopscotch squares upon a neighbor's sidewalk. Two ham sandwiches and a bottle of water formed their provender on the Berlin-to-Moscow leg. If it completes the 14,000 miles of circumnavigation, the "Winnie Mae" will have placed globe girdling upon almost a week-end basis. And as if this were not enough for the beginning of a transatlantic flight season, Otto Hillig and Holger Holirris dropped down in Germany after a "pleasure flight" from New York in which a forced landing interrupted their nonstop journey to Copenhagen.

Yet other attempts at transoceanic flights have ended almost before they began. And still others have left a cryptic "Unreported" upon the records. Many of the successful flights have contributed to public interest in aviation. Others have added to technical advancement of aeronautical design and equipment. But, unfortunately, there have been successful as well as unsuccessful flights which have been essentially spectacular in their inception.

Few students of aviation doubt that transatlantic flight ultimately will be placed upon a commercial basis, although still fewer will predict how soon this will be. Ocean flying in its present stage forms a highly important laboratory. But the problem before aviation is to encourage flights of pioneering value and to act to prevent those which merely involve adventurous repetition.

FOR SALE

Fresh Guernsey cows—Likewise & Pollock, Phone 3103, Murray, Nebr.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matters of the estate of Margaret Wehrlein, 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 July 10th, 1931, and October 12th, 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 10th day of July, A. D. 1931, and the time limited for payment of debts is one year from said 10th day of July, 1931. Witness my hand and the seal of said County Court this 12th day of June, 1931.

NOTICE OF REFEREE'S SALE

In the District Court of Cass county, Nebraska. Josephine Timblin, Plaintiff vs. Algeran P. T. Wiley et al, Defendants. Notice is hereby given that under and by virtue of a decree of the District Court of Cass county, Nebraska, entered in the above entitled cause on the 29th day of May, 1931, and an order of sale entered by said Court on the 8th day of June, 1931, the undersigned Referee will on the 25th day of July, 1931, at 2:00 o'clock p. m., at the South front door of the Murray State bank, Murray, Nebraska, sell at public auction to the highest bidder for cash, that is to say, 10% on the day of sale and balance March 1, 1932, upon confirmation of sale by the court and delivery of deed and possession of property, the following described real estate, to-wit:

Lot Seven (7) in the Southeast Quarter of Northwest Quarter (SE 1/4 NW 1/4); Northeast Quarter of Southwest Quarter (NE 1/4 SW 1/4); Lots Three and Thirteen (13) in the Northwest Quarter of Southeast Quarter (NW 1/4 SE 1/4); and Lots Four (4) and Eight (8) in the Southwest Quarter of Northeast Quarter (SW 1/4 NE 1/4); all in Section Nineteen (19), Township Eleven (11), North Range Fourteen (14), East of the 6th P. M. in Cass county, Nebraska. Said sale will be held open for one hour; an abstract showing merchantable title will be furnished. Dated this 17th day of June, 1931.

J. A. CAPWELL, Referee. CARL D. GANZ, Attorney. j18-5w

SHERIFF'S SALE

State of Nebraska, County of Cass ss. By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 1st day of August, A. D. 1931, at 10 o'clock a. m. of said day at the south front door of the court house, in the City of Plattsmouth, Nebraska, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit: Lot Three (3) in Block 50 in the City of Plattsmouth, Cass county, Nebraska. The same being levied upon and taken as the property of Cornelius Mahoney, et al, defendants, to satisfy a judgment of said Court recovered by Daniel G. Golding, plaintiff, against said defendants. Plattsmouth, Nebraska, June 26th, A. D. 1931.

BERT REED, Sheriff of Cass County, Nebraska.

By REX YOUNG Deputy Sheriff. j29-5w

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska. In the matter of the estate of John Gomerding, 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 statutes 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 24th day of July, A. D. 1931, and that if they fail to appear at said Court on said 24th day of July, A. D. 1931, at ten o'clock a. m., to contest the said petition, the Court may grant the same and grant administration of said estate to Stella M. Gomerding, or some other suitable person and proceed to a settlement thereof.

A. H. DUXBURY, County Judge. (Seal) j29-3w

SHERIFF'S SALE

State of Nebraska, County of Cass ss. By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 1st day of August, A. D. 1931, 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: Lots 140 and 141 in the northwest quarter of Section Nineteen (19) Township Twelve (12), Range Fourteen (14), East of the 6th P. M. in the City of Plattsmouth, Cass county, Nebraska.

The same being levied upon and taken as the property of Sarah Catherine Higley, et al, defendants, to satisfy a judgment of said Court recovered by Daniel G. Golding, plaintiff, against said defendants. Plattsmouth, Nebraska, June 26th, A. D. 1931.

BERT REED, Sheriff of Cass County, Nebraska.

By REX YOUNG Deputy Sheriff. j29-5w

LEGAL NOTICE

In the District Court of Cass County, Nebraska.

Mary K. Kunz, Plaintiff,

vs. All persons having or claiming any interest in the North Half (N 1/2) of the South-west Quarter (SW 1/4) of Section Thirty-two (32), Township Ten (10), North, Range Ten (10), East of the 6th Principal Meridian, in Cass county, Nebraska, real names unknown. Defendants.

To all persons having or claiming any interest in the North Half (N 1/2) of the South-west Quarter (SW 1/4) of Section Thirty-two (32), Township Ten (10), North, Range Ten (10), East of the 6th Principal Meridian, in Cass county, Nebraska, real names unknown. You and each of you are hereby notified that on the 19th day of June, 1931, the plaintiff in the foregoing action filed her petition in the district Court of Cass county, Nebraska, wherein you and each of you are made parties defendant for the purpose of obtaining a decree from said Court quieting title in the plaintiff to the following described real estate, to-wit: The North Half (N 1/2) of the South-west Quarter (SW 1/4) of Section Thirty-two (32), Township Ten (10), North, Range Ten (10), East of the 6th Principal Meridian, in Cass county, Nebraska.

and to exclude you and each of you from having or claiming any right, title or interest in and to said real estate. You are required to answer said petition of the plaintiff on or before Monday, August 10, 1931.

MARY K. KUNZ, Plaintiff.

GUY L. CLEMENTS, Attorney. n22-?

Bates Book and Gift Shop is exclusive Dennison decorative supplies dealer in this vicinity. j25 4w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Amelia Heisel, 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 17th day of July, A. D. 1931, and on the 16th day of October, 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 17th day of July, A. D. 1931, and the time limited for payment of debts is one year from said 17th day of July, A. D. 1931. Witness my hand and the seal of said County Court this 22nd day of June, A. D. 1931.

A. H. DUXBURY, County Judge. (Seal) j22-3w

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 11th day of July, A. D. 1931, at 10 o'clock a. m. of said day, at the south front door of the court house, in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit: Lots seven (7) and eight (8) in Block fifty-nine (59) in the City of Plattsmouth, in the County of Cass, State of Nebraska.

The same being levied upon and taken as the property of T. W. Hudgins et al, Defendants, to satisfy a judgment of said Court recovered by The Standard Savings and Loan Association of Omaha, Nebraska, Plaintiffs against said Defendants. Plattsmouth, Nebraska, June 6th, A. D. 1931.

BERT REED, Sheriff Cass County, Nebraska.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 11th day of July, A. D. 1931, at 10 o'clock a. m. of said day, at the south front door of the court house, in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit: Lots 8 and 9 in Block 2, in Stadelman's Addition to the City of Plattsmouth, Cass county, Nebraska; Lots 7, 8 and 9 in Block 2, in Deelan's Addition to the City of Plattsmouth, Cass county, Nebraska.

The same being levied upon and taken as the property of Frances Schulze et al, Defendants, to satisfy a judgment of said Court recovered by Paul H. Gillan, Plaintiff against said Defendants. Plattsmouth, Nebraska, June 6th, A. D. 1931.

BERT REED, Sheriff Cass County, Nebraska.

LEGAL NOTICE

In the District Court of Cass County, Nebraska.

Matilda Jardine, Executrix of the estate of Alexander Jardine, deceased, Plaintiff,

vs. Earl M. Jardine, Vera M. Demmitt, Vernon K. Bate, Leonard A. Jardine, Everett C. Jardine, a minor, heirs at law of the estate of Alexander Jardine, deceased, and the estate of Alexander Jardine, deceased. Defendants.

In the Matter of the Application of Matilda Jardine, Executrix for License to Mortgage Real Estate. Notice is hereby given that, on the 23rd day of June, 1931, the following order to show cause was made:

Now on this 23rd day of June, 1931, Matilda Jardine, Executrix of the estate of Alexander Jardine, deceased, having presented her petition under oath, praying for license to mortgage the following described real estate, to-wit: The North Half (N 1/2) of the Northwest Quarter (NW 1/4) of Section Eight (8), in Township Eleven (11), North, Range Nine (9), East of the 6th P. M., in the County of Cass, State of Nebraska, for the sum of \$5500.00, or any less amount to pay the debts and claims filed in the County Court of Cass county, Nebraska, and allowed by said County Court, Court costs, expenses of administration, allowances made by the County Court of Cass county, and the Court costs and expenses of the proceedings in this Court.

It is therefore, ordered that all persons interested in said estate appear in the District Court of Cass county, Nebraska, on the 27th day of July, 1931, at the hour of 9 o'clock a. m., to show cause, if any there be, why license should not be granted to said Matilda Jardine, to mortgage the above described real estate of said decedent in the amount and for the purposes therein specified, and that this notice be published for four successive weeks in the Plattsmouth Journal as provided by law.

JAMES T. BEGLEY, Judge of the District Court. j25 4w

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court within and for Cass County, Nebraska, and to me directed, I will on the 11th day of July, A. D. 1931, at 10 o'clock a. m. of said day at the South Front Door of the Court House in the City of Plattsmouth, in said County, sell at public auction to the highest bidder for cash the following real estate to-wit: West two-thirds of Lot 4, in Block 19, in the Village of Avoca in Cass County, Nebraska; The same being levied upon and taken as the property of Asa J. Johnson, et al, defendants, to satisfy a judgment of said Court recovered by Byron Golding, plaintiff against said defendants. Plattsmouth, Nebraska, June 8th, A. D. 1931.

BERT REED, Sheriff Cass County, Nebraska.

LEGAL NOTICE

In the District Court of Cass County, Nebraska.

Allen B. Wilson, Plaintiff

vs. William F. Gillespie, et al, Defendants.

To the defendants, Floyd Henton, Mrs. Floyd Henton, his wife, real name unknown; Josephine Johnson Bagnall and Bagnall, her husband, real name unknown; Rex Henton and Mrs. Rex Henton, his wife, real name unknown; Niona Henton, real name unknown and John Doe, her husband, real name unknown, Lorene Johnson Cody and Cody, her husband, real name unknown.

You and each of you are hereby notified that on the 19th day of May, 1931, the plaintiff filed his petition in the District Court of Cass county, Nebraska, the object and purpose of which is to foreclose one certain real estate mortgage and taxes paid thereunder, on Lot 6, in Block 11, in the City of Plattsmouth, Cass county, Nebraska, and for equitable relief.

You are further required to answer said petition on or before Monday, July 27, 1931, and failing so to do, your default will be entered and judgment taken upon plaintiff's petition. This notice is given pursuant to an order of this Court.

ALLEN B. WILSON, Plaintiff. CHAS. E. MARTIN, His Attorney. j15-4w

NOTICE OF SHERIFF'S SALE

Notice is hereby given that by virtue of an order of sale issued by the clerk of the district court of the second judicial district of Nebraska, within and for Cass county, in an action wherein Lincoln Safe Deposit Company, a corporation, is plaintiff, and John F. Wolf; Ella Wolf; John Doe, whose real name is Fred J. Campbell; Mary Doe, whose real name is Clara Campbell; and The Plattsmouth Loan and Building Association, a corporation, are defendants, I will, at 10 o'clock a. m., on Monday the 6th day of July, 1931, at the south front door of the Cass county court house in the city of Plattsmouth, Cass county, Nebraska, offer for sale at public auction to the highest bidder for cash the following described lands and tenements, to-wit:

The southwest quarter of the southwest quarter (SW 1/4 SW 1/4) and the south half of the northwest quarter of the southwest quarter (S 1/2 NW 1/4 SW 1/4) of Section thirty-two (32), Township eleven (11) north, Range fourteen (14) east, in Cass county, Nebraska, except one and thirty-hundredths acres (1.30A.) described as follows: Commencing at a point ten chains south and seven chains east of the northwest corner of the southwest quarter (SW 1/4) of said section, thence east thirteen chains to the east line of the west half of the southwest quarter (W 1/2 SW 1/4) of said section to a limestone set in the ground, thence south on said line one chain, thence west to the center of a ditch or draw running through said land, thence northeasterly following the meanders of said draw or ditch to the place of beginning, containing fifty-eight and seventy-hundredths acres (58.70A.) more or less;

Also that part of the north half of the northwest quarter of the southwest quarter (N 1/2 NW 1/4 SW 1/4) of said section, described as follows: Commencing at a point ten chains south of the northwest corner of the southwest quarter (SW 1/4) of Section thirty-two (32), Township eleven (11) north, Range fourteen (14) east, in Cass county, Nebraska, thence north on the section line one chain and seventy-five links, thence east eight chains to the center of a draw or ditch running through said land, thence in a south-westerly direction following the meanders of the center line of said draw or ditch to a point due east of the starting point, thence west seven chains more or less to the place of beginning, containing one and thirty-one hundredths acres (1.31A.) more or less.

Said sale is subject to all outstanding taxes and to confirmation by the court.

Given under my hand this 2nd day of June, 1931.

BERT REED, Sheriff of Cass County, Nebraska. E. S. RIPLEY, Attorney for Plaintiff. j4-5w

New Soft Drink Parlor

Corner 5th and Main Streets—Old Schlitz Bldg.

F. G. Egenberger, Prop.

Here you will find the choicest of Cold Drinks at all times—Soda Pop, Coca Cola, all kinds of Fruit Juices and the very finest of Ginger Ale. Cigars and Cigarettes.

SCHLITZ NEAR BEER on Draught or in Bottles

Hamburgers and All Kinds Sandwiches

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