

What is Your Shoe Size?

The Size of Your Shoe will Determine the Price You Pay!

For WEDNESDAY, July 8th, we have arranged a rack of Shoes in Strap and Oxford patterns. They are all plainly marked as to size and we are going to sell them at

20c a Size

A size three will cost 60c—A size three and one-half, 70c

About 50 pairs of 1931 Summer Styles in light colored Kids and Lined. Cuban and spike heels in Pumps, Straps and Ties. Buy reasonable shoes **\$2.95** now, at, per pair.

Fetzer Shoe Co.

Home of Quality Footwear

LOCAL NEWS

From Thursday's Daily—

F. Peters, one of the well known residents of La latte, was in the city today for a few hours and attending to some matters of business.

Harry Henton of near Louisville, was in the city for a short today, visiting with friends and looking after some matters of business.

Herbert Kaluschie of Omaha was a visitor in the city Wednesday for a short time and renewing acquaintances with the old time friends.

Mr. and Mrs. O. C. Hudson are spending a short time at Duluth, Minnesota, visiting with relations and friends and enjoying the cool of the great lakes country.

E. G. Ruffner and Carl Kreyger of near Mynard were at Omaha Wednesday afternoon where they spent the afternoon with their wives who are at the Lord Lister hospital.

Mr. and Mrs. E. P. Hickman and daughter, Dorothy, of Moline, Illinois, are here for a short visit at the home of Mr. and Mrs. W. E. Rosencrans, parents of Mrs. Hickman.

From Friday's Daily—

F. H. McCarthy, of Union, was visiting in the city today, also attending to business at the court house.

Sherman Austin, of Omaha, spent the forenoon in this city looking after business at the court house and visiting friends.

Mrs. James Mitchell, Mr. and Mrs. Francis Whelan and daughter, were here Thursday to attend the funeral of the late Mrs. Emma Hager.

Attorney D. W. Livingston of Nebraska City was among the visitors in the city today where he attended to some matters at the district court.

Mr. and Mrs. Adam Meisinger of Cedar Creek were here for a few hours today looking after some matters of business and visiting with friends.

Dan Lynn and wife and Mrs. John Lidgett, of Union, were in the city this forenoon, visiting friends and attending business matters at the court house.

Miss Georgia White of Omaha came down last evening for a visit over the week end here with her sister, Miss Lillian White, county register of deeds.

Mr. and Mrs. Albert Churchill of Bakersfield, California, are here for a visit at the home of Mr. and Mrs. B. F. Wiles, Mr. Churchill being a brother of Mrs. Wiles.

Mr. and Mrs. William Douglas of Springfield, Missouri, are here for a visit at the home of Mr. and Mrs. James M. Robertson, Mrs. Douglas being a sister of Mr. Robertson.

Mr. and Mrs. W. H. Hohmann and family of Newton, Kansas, arrived last evening for a visit at the home of Mr. and Mrs. August Roessler, parents of Mrs. Hohmann and to attend a family reunion.

Mr. and Mrs. S. Arion Lewis of Omaha were last evening for a few hours visit with Mr. and Mrs. E. P. Stewart, the latter a sister of Mrs. Stewart. Mrs. Lewis is leaving today with Mrs. Robert Freelon of Omaha for Lake Okoboji, Iowa, for a short outing.

From Saturday's Daily—

Theodore McMaken of Tacoma, Washington, is here to spend a few months at the home of his uncle, J. H. McMaken and family.

Mr. and Mrs. Esper McCleary and son, Garland, were at Lincoln today where they visited relatives and Garland attended the A. A. U. meet.

Miss Olive Jones, city librarian, departed last evening on her summer vacation and for the next thirty days she will enjoy a much deserved rest.

Miss Catherine McClusky, who is teaching at Hastings college, came in last evening for a visit with the home folks and was accompanied by John Daniels of Omaha, who will be a guest here for the day at the McClusky home.

Mrs. George Summers and daughter, Miss Ruth, of Omaha, were here Friday for a few hours as guests of Mrs. E. H. Wescott, state regent of the Daughters of the American Revolution. Mrs. Summers is the radio chairman of the state department of the D. A. R.

LONG TIME RESIDENT OF FREMONT IS DEAD

Fremont—Mrs. Lucinda Turner, eighty-six, a Fremont pioneer, died at her home here Friday night. She had lived at the same location fifty-eight years. She was the widow of W. H. Turner and was prominent in social affairs here. She and her husband celebrated their golden wedding anniversary in 1919. Funeral services will be held Sunday.

FOR SALE

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

Mrs. Mike Wurga, of Havelock, who has been here visiting with relatives and friends, returned this morning to her home.

what has become of the old-fashioned suitor?

—who used to stop at the corner drug store for a box of sweets before he called on his lady love?

They say he's passe, that now-a-days he stops to fill his flask and stock up on "her" favorite brand of cigarettes—but there's still a few husbands left that know their wives enjoy good candy and if you're one of them here's a tip—take your wife a box of Julia King's delicious home made candies, tonight—and watch her eyes!

Julia King's candies are made fresh daily and sent to us by fast express—easy on your pocketbook—80c the pound.

Bates Book & Stationery Store

CORNER 5TH AND MAIN STREETS

Car Insurance Laws Passed in Six More States

Five Others Amend Existing Regulations to Catch Reckless and Intoxicated Drivers

New York—Six states and one Canadian province enacted automobile financial responsibility laws this year, and five states and two provinces passed amendments to legislation already existing, according to statistics compiled by the Association of Casualty and Surety Executives. States enacting automobile financial responsibility laws for the first time this year were Delaware, Indiana, Maryland, Nebraska, North Carolina, and South Dakota. The laws enacted in the first four states mentioned, and in the Province of New Brunswick, Can., were modeled after the Safety Responsibility Bill of the American Automobile Association with some variations.

The safety bill provides for a universal drivers' license law mandating suspension of operators' licenses and registration certificates of all persons found guilty of serious violation of motor vehicle laws, barring such persons from the road until satisfactory proof is shown of financial ability to respond for future damages; suspension of driving rights and registration certificates of all persons who have failed to satisfy within 30 days a judgment rendered against them in connection with a motor accident, and a provision making the law nationally reciprocal, so that it operates not only within the State, but in other states and in Canadian provinces.

Bills amending existing laws were enacted in Connecticut, New Jersey, New York, Vermont, and in the provinces of Manitoba and Ontario, Canada, in all of which the legislation leads in the direction of Safety-Responsibility acceptance. Wisconsin also adopted a minor amendment to its law.

The New York law is aimed primarily at habitually reckless and intoxicated drivers and at financially irresponsible persons who are unable to pay for any damage they do. The driver convicted of reckless driving, of driving without an operator's license, driving while intoxicated or leaving the scene of an accident without identifying himself loses his license at least until he files with the commissioner of motor vehicles a surety bond or cash collateral in a specified sum. If he fails to pay a judgment against him, barring an appeal, he is deprived of his driving rights until he pays the judgment and then files proof of financial responsibility.

Prior to this year, automobile financial responsibility laws were in force in California, Connecticut, Iowa, Maine, Massachusetts, which is the only State having a compulsory automobile liability insurance law; Minnesota, New Hampshire, New Jersey, New York, North Dakota, Rhode Island, Vermont and Wisconsin.

SOUTH BEND

Ashland Gazette

Joe Knecht was an Omaha visitor Thursday.

Mrs. Viola Long and Harry Long were Omaha visitors Monday.

Miss June Sturzenegger is helping her sister, Mrs. Robert Long at present.

Mr. and Mrs. Ed Rau spent Sunday evening with Mr. and Mrs. John Campbell.

Mr. and Mrs. Chester Campbell and son were Sunday dinner guests at the Ed Rau home.

Mr. and Mrs. L. E. Brooks of Lincoln spent Saturday and Sunday at the Oscar Dill home.

Little Leo Thimgan, son of Mr. and Mrs. George Thimgan, was on the sick list this week.

Misses Inez and Irma Shellhorn of Louisville, spent Thursday afternoon with Albertina Kupke.

Mr. and Mrs. G. M. Corum of Louisville visited at the Henry Standler home Thursday evening.

Mr. and Mrs. Frank T. Pearce of Diller, Nebr., grandparents of Mrs. Hirsch, visited at the Hirsch home Sunday.

Mrs. John Timm sr. returned home Wednesday after spending several weeks with her sister, Mrs. Herman Samson near Ashland.

Mr. and Mrs. Hirsch, Mrs. Henry Standler and son, Herbert and Mrs. Nellie Stark visited Sunday evening with Mr. and Mrs. Bert Mooney.

Mr. and Mrs. John Kupke and family spent Sunday evening at the Herman Gakemeier home to help celebrate Mrs. Gakemeier's birthday. Miss Josephine Henry and mother, Mrs. Henry, and Dr. O. H. Ziegenbein of Ashland, and Mr. and Mrs. G. Elrod spent Sunday afternoon at the Calder home.

Mrs. Henry Standler and son, Charles, were Sherandoah Iowa, visitors Sunday. They visited both broadcasting stations and on their way home stopped at the J. Sterling Morton home, in which park they had supper.

CLING TO BOTTOM OF BOAT

Mobile, Ala.—Two youths and two girls who clung to the bottom of an overturned sailboat in Mobile bay for seventeen hours, were rescued after one of them, a young professional swimmer swam five miles and summoned help. A squall struck their craft and it turned over. The swimmer reached a channel beacon, but was so exhausted that he fell asleep on it. The crew on a passing tug found him and rescued the others.

Car Owners! Holds State Banks May Pledge Assets

August 3rd a New Law Goes into Force

If a judgment is entered against you as result of an Auto accident, you cannot drive your car nor register it, till the judgment is paid.

The Sensible Thing to Do—

is to carry Liability Insurance. Cost on most cars is only \$9 to \$12 per year.

—SEE—

Searl S. Davis

Loans—Investments

It was certainly fine for young Cornelius Vanderbilt and his wife that they happened to be living in Reno when the family fuss occurred. They won't even have to pay railroad fare as a preliminary to the divorce suit.

Supreme Court Says May Be Done to Get Persons to Sign Bonds for Security of Deposits.

It is not contrary to public policy, says the supreme court in affirming the judgement secured in Sherman county against Clarence G. Bliss, receiver of the State bank of Ashton, by William F. Mason and others, for a state bank, designated as a depository of county funds, to pledge sufficient of its assets to reasonably secure repayment of county deposits in such depository banks.

Justice Good wrote the opinion. He says that the specification in the law of certain assets which may be so pledged was not intended as a limitation of the pledging power of the bank, but for the greater security of the public funds, and plainly authorizes a contract for indemnity of sureties on a depository bond.

When Mason and his co-sureties signed the bond protecting the public funds they were indemnified by the pledge of certain bonds, and after they paid the county its claim for funds on deposit they sold the bonds. The suit was brought against them on the theory that they had converted these bonds. The receiver said that the bank officers had no power to pledge the bonds, that the assets that may be thus pledged did not include these bonds, and that there is no law which permits pledging of assets to secure county deposits. The court says that the best considered opinion

is that where there is no statute forbidding it, assets may be pledged by a bank to secure deposit of public funds.

It is pointed out by Justice Good that the law has long permitted banks to secure deposits of public money by a personal or surety bond or by the deposit of certain specified assets. The law fixing the character of the bonds includes the choice of assets of a bank, and it is difficult to perceive why a bank could lawfully pledge such assets and not pledge those less desirable, as was partly done in this case. He says that if it is lawful to pledge such assets directly to the county it is also lawful to pledge such assets to the sureties who furnish a personal

bond, since no statute forbids. He finds also that the statute clearly makes valid the contract made with defendants to induce them to sign a personal bond.

Lester Burrows is spending the week end in Kansas City where he is the guest of friends for the next few days.

Thomas Walling Company

Abstracts of Title

Phone 324 - Plattsmouth

Don't Drive Your Car without Public Liability Insurance

DRIVING your automobile without adequate Public Liability and Property Damage Insurance is like dragging along a trailer into which you have loaded your home, business, real estate, bank account and other valuable possessions. You risk the loss of everything you own. And, in addition, if a judgment should be rendered against you that is heavier than you can pay, under the new Nebraska law, you lose your Driver's License and the right to register your car. ... You know how dangerous it is to drive an automobile, how easily and frequently accidents happen, and how often judgments are rendered against car owners involved in accidents. Why expose yourself to this danger?

Adequate protection is inexpensive, and Come what may, if you have the proper insurance you need not Worry

Protect yourself NOW, before it is too late. Ask us about this valuable, inexpensive insurance that will guarantee you financial safety and add to your peace of mind and increase your motoring pleasure!

Telephone No. 14 for Details or Rates

A. H. & R. M. DUXBURY

Representing the Oldest and Strongest Companies on Earth

Don't miss it!
It's the "Limit" (coming soon)

Limit Sale

For a limited period a whole store full of exciting values ... A specific limit to the quantity of many items sold to one customer ... but no limit to the number of different items each customer may select ... NO LIMIT to the record this selling event will establish.

Don't miss it!
It's the "Limit" (coming soon)

Sale Starts July 6th Ends July 25th

Warm Plaid Blankets

The best blanket we've seen in the past fifteen or twenty years. Part wool in gay colored plaids. It'll pay you to buy them now. Limit of 2. Special price, each.

98^c

Men's Fancy Hose

Rayon Plated Hose that were bought at the lowest price in years. We are passing the saving on to you. Limit of 4 pairs to a customer. Per pair.

10^c

Women's Wash Frocks

More Style
More Beautiful
Prints and Serviceable Fabrics

than have ever been brought to you at the low price of—

59c

Each

Men's Work Ace Overalls

2:20 Denim
Extra Full Cut and Triple Stitched
Double Pockets
Union Made

98c

Men's and Boys Work SHOES

Outing Bal with Composition Sole

\$1.69 pair

Ladies' Comfort Slippers

Black Kid 1-Strap

\$1.49 pair

Rayon Bed Spreads

Lustrous rayon spreads in seamless jacquard pattern at a price as low as that of many cotton spreads. Limit of 2 ...

\$1.98

Turkish Towels

Great big burly fellows (20x40 inches) with colored borders. A lot of towel for such a little price. Limit of 4 to customer.

2 for 25c

Women's Rayon Hose

A hose that sells everywhere at 39c and 49c. Curved panel heel, narrow slipper sole and latest colors. Limit of 4 pairs.

25c per pair

Men's Work Shirts

Big, roomy, comfortable shirts made of long-wearing materials. "Down-to-earth" values that'll make you smile with joy.

39c each

Soennichsen's

The Largest Store in Cass County

Free Bridge Wednesday—Store Open in Evening—Free Band Concert (See Program elsewhere in this paper)