

The Plattsmouth Journal

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R. A. BATES, Publisher.

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The liquor war in Michigan was not as "spirited" as at first reported. Only about 2.75.

Nobody adds insult to injury nowadays. Instead, he raises the price, and then adds a reason.

Some people live for today; others live over their yesterdays and still others live for the future.

About all a nickle is good for now is to put into the contribution box at church. There is no war tax there.

Instead of faking the bull by the horns it is much safer to, when possible, to take yourself to your heels.

It is only a rare and reckless individual who gets drunk nowadays, but when one does he gets drunker than 40 men used to.

A way is said to have been found for washing linen by electricity. In the future patrons will have to tear the button holes themselves.

Medical authorities are beginning to agree that flu is spreading by contact. That, we conjecture, is the why of the proverb "An onion a day keeps the flu away."

"I don't believe all this high cost of living bunk, anyway," says a Chicago man, father of 18 children. We wouldn't either, if we had all those income tax exemptions.

Perhaps the reason Jackson Barnett, the world's richest Indian, so dislikes publicity is his fear that Poor Lo, his indigent relative, may hear of his wealth and come to live with him.

The modern girl is taking pains to avoid the mistake her mother made—learning cooking and housekeeping and a lot of things that went out of date as soon as her mother went to housekeeping.

The "master mind" of the New York bond robbers has agreed to surrender on condition that he be given reasonable bail. Surrendering is one of the best things "master minds" have been doing in recent years.

That 2 cent railroad fare would come in kinda' handy for vacation purposes. As it is now, when you reach your destination you don't have anything left for entertainment and have to turn right around and come back.

Whisky for medicinal purposes is to be placed on the federal government's fair list, a Washington dispatch announces. Whereupon many of those vitally interested will exclaim, "But isn't the price high enough now?"

Since February 29th was last with us, some mighty changes have taken place. For instance right here in Plattsmouth good whiskey was selling for 85c to \$1.25 a quart. Now—well, who has any for sale? Don't all speak at once.

Those not having access to the New York and Chicago newspapers are missing a good many pleasant hours. Many of the suggestions by some publishers as to how other publishers might save print paper would rank along with the highest humor of the day.

The peace treaty fight must be getting something awful when a democratic colleague on the senate floor accuses Hon. Gilbert Hitchcock of our own fair state of standing in the senate chamber like a brass monkey arguing for something that he can't help but know is unfeasible. Party lines, did you say?

Certainly, it's no crime to be poor, but it is mighty inconvenient.

A bragging man is worse than a scolding woman—and both provoke the limit of detestability.

Remember the old days when a man could get jagged on 50 cents worth of liquor? Now you can't even smell of a cork for that sum.

A recent headline: "Dam Question Up Before Kansas Industrial Court." "This," notes Jess Denious, "is the first information that the court had become interested in the print paper problem."

The New Jersey legislature has passed a law legalizing beer and the governor has signed it. The only obstacle now in the way is the annoying fact that New Jersey is part of the United States.

There are indications that the time may come when the school teachers may receive as much pay as the school house janitors. It may not come suddenly, of course, but there is reason to believe that the day will come.

DEFEATING UNIVERSAL MILITARY TRAINING

The refusal by the house military affairs committee to include the provision for universal and compulsory military training in the army bill can have only one meaning. That meaning is that, if the committee has its way, there will be no legislation at this season to put into effect the will of the people for the creation of an army of defense to include all the able-bodied manhood of America on the most democratic, economical and effective basis conceivable—the readiness of every American of age to respond immediately to his country's call in time of need.

No one will be deceived by the committee's transparent expedient in voting to make training the subject for separate legislation, to be framed by a committee of seven after an investigation into the financial and economic aspects of the plan.

This counter-proposal, even assuming it to be sincere, can have only the effect of postponing an imperative issue to the next session at the earliest—unless, indeed, the opponents of universal training do not, by the next session, devise new means of obstruction.

It is now the patriotic duty of the friends of the great reform in our defensive system to rally their forces and fight the issue out on the floor of the house. In no period of peace has the necessity for defensive preparedness been so emphatic and so urgent as it is at this time of universal international unrest. The military necessity for the training of our entire manhood for the defense of the country is supplemented by the great opportunity for training for the purposes of peace, which is an important feature of the proposed legislation.

The time to prepare for the colossal events of 1917 was in 1914 and not in 1917. Had universal training been made the basis of our defensive system in 1914, we would have saved vast amounts of money and taken advantage of priceless opportunities by being able to put a powerful army in the field without the delay involved in the mobilization of our man-power from the mass of our untrained citizenship.

We have paid far too dearly for the lesson of 1917 to forget it in 1920.—New York Evening Mail.

MRS. CORA SCOTT LOST 60 POUNDS

Troubles Disappear After Taking Tanlac and She is Regaining Her Lost Weight.

"Anybody who gets the wonderful relief I have experienced ought to certainly praise the medicine that did it," said Mrs. Cora Scott, living at 3002 Lindsey Ave., Omaha, Neb.

"Before I took Tanlac," she continued, "I was suffering from a number of ailments and was up all hours of the night feeling so nervous and miserable I couldn't half sleep.

"My stomach was all out of order and my appetite was so poor that I could hardly eat a thing and suffered more or less all the time from indigestion. I was badly constipated and had dizzy spells and awful headaches. I also suffered from catarrh of the head and had rheumatism in both legs and the upper part of both arms, which was very painful. I had been in this condition almost a year and during this time I lost sixty pounds. Although I felt tired and worn out at night, I couldn't get any sleep and would always get up in the morning feeling worse than when I went to bed. I had too much will power to give up, but it was all I could do to drag around and do my work.

"I took so many different kinds of medicines without getting any relief that I had begun to think nothing could help me. But I found I was mistaken soon after I began taking Tanlac, for I began to feel better with my first few doses. My appetite is fine now and my condition has improved so I can eat anything I want without suffering a bit from indigestion. The catarrh has left me entirely and the rheumatism seldom bothers me at all. I am regaining my lost weight and am so much stronger that I can work from morning till night and then go to bed and sleep like a child."

Tanlac is sold in Plattsmouth by F. G. Fricke and Company and the leading druggist in every town.

WHEN YOU SUFFER FROM RHEUMATISM

Almost any man will tell you that Sloan's Liniment means relief

For practically every man has used it who has suffered from rheumatic aches, soreness of muscles, stiffness of joints, the results of weather exposure. Women, too, by the hundreds of thousands, use it for relieving neuritis, lame backs, neuralgia, sick headache, clean, refreshing, soothing, economical, quickly effective. Say "Sloan's Liniment" to your druggist. Get it today. 35c, 70c, \$1.40



LEGAL NOTICE

John Rouse, if living, if deceased, his unknown heirs, devisees, legatees, personal representatives and all other persons interested in his estate; Andrew Rouse, if deceased, his unknown heirs, devisees, legatees, personal representatives and all other persons interested in his estate; The American Freehold Land Mortgage Company of London (Limited) and all other persons claiming any interest in the north half of the southeast quarter of Section twenty-eight (28) Township twelve (12) North, Range nine (9) east of the 6th P. M., Cass county, Nebraska, or any part thereof.

You and each of you are hereby notified that on the 28th day of February, 1920, a petition was filed in the District Court of Cass county, Nebraska, in which Peter Halmes is plaintiff and John Rouse, if living, if deceased, his unknown heirs, devisees, legatees, personal representatives and all other persons interested in his estate; Andrew Rouse, if living, if deceased, his unknown heirs, devisees, legatees, personal representatives and all other persons interested in his estate; The American Freehold Land Mortgage Company of London (Limited) and all other persons claiming any interest in the north half of the southeast quarter of Section twenty-eight (28) Township twelve (12) North, Range nine (9) east of the 6th P. M., Cass county, Nebraska, or any part thereof, are defendants.

The object and prayer of which petition is to quiet the title in the plaintiff to the southeast quarter of Section twenty-eight (28) Township twelve (12) North, Range nine (9) east of the 6th P. M., Cass county, Nebraska, or any part thereof, because said plaintiff, and his grantors, have had the actual possession and control of said southeast quarter of Section twenty-eight (28) Township twelve (12) North, Range nine (9) east of the 6th P. M., Cass county, Nebraska, and every part and parcel thereof, for more than ten years last past, prior to the commencement of this action, and for equitable relief.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 19th day of April, 1920.

ALLEN J. BEESON, Plaintiff.
C. A. RAWLS, Attorney.

NOTICE

Notice is hereby given of the incorporation of The Murray Library Association. The name of the corporation is "The Murray Library Association." The principal place of transacting its business is at Murray, Nebraska. The general nature of the business to be conducted by the corporation shall be the purchasing, receiving by donation or otherwise, all kinds of books, magazines, daily, weekly, papers and other periodicals, and keeping the same for general circulation among the citizens of Cass county, Nebraska, with or without charge, and to fix the limit of time which any one shall retain any book, paper or periodical, which may be given out to read; to purchase and own real estate, together with necessary buildings for the maintaining of the property of the corporation, and the accommodation of the public in the way of reading rooms, reception rooms and places for safeguarding the property of the corporation, and to make any and all necessary and proper rules and regulations for the conduct of the general public library business.

The time of commencing business shall be the 1st day of January, 1920, and the time of termination twenty-five years from the date of commencement. The highest amount of indebtedness to which said corporation shall at any time subject itself shall not be more than one-half the aggregate of its capital stock.

The business affairs of the corporation shall be managed by a Board of directors composed of not less than three, nor more than five members.

PAULINE O'DEAM, President.

LEGAL NOTICE

Order of hearing on petition for appointment of Administrator of Estate. The State of Nebraska, Cass county, ss. In the County Court. In the matter of estate of John Nichols, deceased.

On reading and filing the petition of Earl, John and Clinton Z. Nichols, praying that administration of said estate may be granted to Harry Nichols as administrator.

Ordered, that March 9, A. D. 1920, at ten o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appear at a county court to be held in and for said county, and show cause why the granting of said petition and the appointment of said administrator 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 weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing.

Dated, February 12, 1920.
ALLEN J. BEESON, County Judge.

NOTICE OF HEARING

In the County Court of Cass county, Nebraska. In the matter of the estates of Kate E. McMaken, Deceased and Hattie E. McMaken, Deceased. To all persons interested in said estates, creditors and heirs at law of the petitioner, notice is given that on the 19th day of February, 1920, Joseph H. McMaken filed a petition in the County Court of Cass county, Nebraska, praying that administration of the estate of said deceased, Kate E. McMaken, be granted to Harry Nichols as administrator.

was the homestead of said deceased and her husband, Henry C. McMaken, and that the title thereto descended according to the decedent law than in force to the children of said deceased before named in common and undivided.

Also that on the day of April, 1902, Hattie E. McMaken, one of said heirs at law of said Kate E. McMaken, deceased, then a resident of Plattsmouth, in said county, departed this life intestate, and without issue and left her surviving as her sole and only heir at law, her father the said Henry C. McMaken, who thereby became seized of an undivided one-sixth interest in said and according to the decedent law then in force; that the petitioner is entitled to an undivided one-sixth interest in the estate of said Kate E. McMaken, deceased and that more than two years have now elapsed since the death of said decedents, and that no application has been made in the State of Nebraska for the appointment of an administrator, either by the heirs of said decedents or by persons claiming to be creditors of said decedents, and praying for determination of the time of the death of the said Kate E. McMaken, deceased and also of the time of the death of said Hattie E. McMaken, and of their heirs at law, and the degree of kinship, and the right of descent of the real property belonging to said decedents in the State of Nebraska, and for an order barring claims against said estates, and for such other orders and proceedings as may be necessary for a correct determination of said matter.

Said matter has been set down for hearing at the County Court room in Plattsmouth, in said county, on the 27th day of March, 1920, at ten (10) o'clock a. m., at which time and place all persons interested may appear and contest said petition.

Dated February 19, 1920.
ALLEN J. BEESON, County Judge.

NOTICE OF HEARING

In the County Court of Cass county, Nebraska. In the matter of the estate of Elizabeth Phillips, formerly Elizabeth Walker, Deceased.

To all persons interested in said estate, creditors and heirs at law: You are hereby notified that on the 21st day of February, 1920, Frank W. Wiker, of Cass county, Nebraska, died intestate, in said county, on or about the 17th day of April, 1902, seized and possessed of the following described real estate, to-wit: Commencing at a point on the one-eighth section line, 7.40 chains north of the southwest corner of the southeast quarter of the southeast quarter of Section 19, Township 12 North, Range 14, East and running thence east at right angles to said section line, 2.90 chains to the west line of the county road No. 55; thence north, (Va. 11 degrees E.) 2.66 chains west on the west line of said county road 6 chains, intersecting said one-eighth section line; thence north to said one-eighth section line, 3.26 chains to the place of beginning, all in Cass county, Nebraska; and thence east to the place of beginning, formerly Elizabeth Walker, left surviving her as her sole and only heir at law, a daughter, Nancy E. Patton, nee Wiker, the sole issue of a prior marriage, and a husband, John Phillips, of Glenwood, Iowa, who died intestate, is now the owner of said premises by virtue of mesne conveyances in which the title of the said Nancy E. Patton was conveyed to petitioner, and that more than two years have now elapsed since the death of said decedent, and that no application for the appointment of an administrator of said estate has ever been made in the State of Nebraska, and praying for a determination of the time of the death of the said Elizabeth Phillips, formerly Elizabeth Walker, deceased, and of her heirs at law, the degree of kinship and the right of descent of the real property belonging to said estate in the State of Nebraska, and for an order barring claims against said estate, and for such other orders and proceedings as may be necessary for the determination of said matter.

Said matter has been set down for hearing at the County Court room in the City of Plattsmouth, Cass county, Nebraska, on the 27th day of March, A. D. 1920, at 10 o'clock a. m., at which time and place all persons interested may appear and contest said petition. Dated February 21, 1920.
ALLEN J. BEESON, County Judge.

ORDER OF HEARING and Notice on Petition for Settlement of Account.

In the County Court of Cass county, Nebraska. State of Nebraska, Cass county, ss. To all persons interested in the estate of Henry Kaufmann, deceased: On reading the petition of Maggie Kaufmann, Administratrix, praying a final settlement and allowance of her account filed in this court on the 21st day of February, 1920, and for distribution and assignment of said estate and the discharge of said administratrix:

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 8th day of March, A. D. 1920, at 10 o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and the hearing 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 one week prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the Seal of said Court, this 21st day of February, A. D. 1920.
ALLEN J. BEESON, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Mae E. Goodson, 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 15th day of March, 1920, and the 15th day of June, 1920, at ten (10) o'clock a. m., 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 15th day of March, A. D. 1920, and the time limited for payment of debts is one year from said 15th day of March, 1920. Witness my hand and the seal of said County Court this 10th day of February, 1920.
ALLEN J. BEESON, County Judge.

FOR SALE

Two young black mares, full sisters. One 4-year old, not broke, and one 6-year-old, broke. Call on J. H. Tams at County Farm. 2td.

TWO JACKS FOR SALE

I have two large jacks, one 6 and one 8 years old, which I am offering for sale. The younger one especially large. Their colts can be seen here. Address or telephone, no. E. E. LEACH, Union, Neb.

"Smooth as silk, eh? — Same here" — Chesterfield
CHESTERFIELDS are "hitting on all four"—smoothness, taste, quality and value. What's the good word, everywhere you go? They satisfy!

Chesterfield CIGARETTES
They Satisfy

PUBLISHED NOTICE—ESTIMATE OF EXPENSE

State of Nebraska, Cass county, ss. I, George R. Sayles, County Clerk of Cass county, hereby certify that the County Board at its meeting on January 13th, 1920, made the following Estimate of Expense for the said county for the year 1920:

General fund.....	\$5,000.00
Bridge fund.....	60,000.00
County fund (Emergency).....	15,000.00
Road fund.....	60,000.00
Mothers' Pension fund.....	5,000.00
Old Soldiers Relief fund.....	1,000.00
Total.....	\$196,000.00

WITNESS my hand and the seal of my office at Plattsmouth, Nebraska, this 10th day of February, A. D. 1920.
GEO. R. SAYLES, County Clerk.
(Seal) f16-4w.

CASS COUNTY FARM FOR SALE

For sale, a farm of 125 acres, well improved, hog tight, 11 acres prairie, good house, barn, hay shed, cement walks, garage, granary, corn crib, wash house, wood house, cob house, chicken house, shop, machine shed. Located 4 1/2 miles from Union on state road.

J. M. CHALFANT, Union, Neb.

SINGLE COMB RHODE ISLAND RED EGGS

I have the pure strain of single comb Rhode Island Red chicken eggs for hatching, can deliver promptly, \$8.00 per hundred or \$1.50 per setting of 15 eggs. Phone 3102. Russell Todd. 4tsw

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