

The Plattsmouth Journal

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R. A. BATES, Publisher.

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"Peach Crop Killed Again", says a headline. Which will provoke the same sort of smile which greeted Delaware's announcement of having slain the suffrage dragon.

It is true that gasoline will kill dandelions, but if properly administered through a heavy car, it cuts up your front yard pretty bad, especially if it's a wet spring.

A Socialist newspaper is fostering a drive for \$12,000 to be used in getting Eugene Debs out of jail into the presidential race. \$12,000 quotation on Debs sounds like profiteering.

Bankers over the country say women are beating the men in the matter of saving accounts. Naturally and it is a great comfort to hear that if that is what they're doing with the money.

It's only a matter of a few years now until painless dentistry will be an actuality instead of a laughing point, and when we hope efforts will be turned toward the achievement of painless banking.

The bridal couple had left on the wedding trip and it was up to the minister to tell the newspaper what the bride wore. "I think", he said, "that it was a nicotine suit of some kind, with a wine colored waist and champagne colored shoes."

"Woman Assisted in Payroll Robbery", says one headline. "Oklahoma Bank Robber a Woman?" queries another. It appears that those women are asserting their rights a trifle precipitately. The nineteenth amendment is not fully ratified yet.

GET THIS—IT IS GOOD

When Kerensky was ousted and Lenin and Trotsky took hold, the millennium was ushered in for down-trodden Russians. Wealth and work alike were abolished, autocracy and poverty went together to the discard, and common content and comfort was made the lot of all. Save, of course, for the unfortunate "booz-zwah", who had to be worked over, so that they might become as the gentle, lamblike proletariat, and endowed with his capacity for enjoying all things but honest toil. Surrounding all this like a beatific aureole was the element of liberty, freedom unbanded, an equality and irresponsibility never approached anywhere in human history until the beneficent bolshevik came upon the scene. Happy, happy Russia, where life was one round of pleasure, interrupted only by the presence of starvation, misery, disease, crime, brutality and bestiality!

And now comes the benevolent and benignant Lenin, whose loving care for his people has wrought all these miracles for them, and tells the world fair: "I have been working to establish a strong government, and I shall establish it, whether Europe likes it or not". Dictator Lenin may be assured that what the world really would like to see is government in Russia, but he may, perhaps, not understand the smile on the face of civilization at the word "strong" in his mouth. He goes a little further, and warns, concerning any objection another Russian of any degree might raise: Rebel? How is such a thing possible against an army as well drilled and disciplined as ours is today? We can counsel the people to work.

Autocratic power supported and sustained by the army—what is the difference between Lenin and Nicholas? And this phrase from the dictator might come from the czar as

well: "The greatest pity is that no one seems to love Russia. I do, though". Liberty, equality and brotherhood have a wonderful opponent in Nicolai Lenin!—Omaha Bee.

BAREFOOT BRIGADE

The old clothes and the cheap clothes movement keeps breaking out fitfully here and there, but is by no means sweeping all before it yet.

The latest feature of this method of economy and protest against the profiteer appears at Tampa, Fla., where five hundred citizens, dressed in overalls and calico have had a parade and signed an agreement not to buy expensive garments so long as present prices prevail. At the same place the city firemen have abandoned their uniforms and donned overalls. Presumably a census showed that the most of them would soon require new uniforms.

This causes one to inquire about the career of the Old Clothes club that was recently formed by the employees in the Douglas county offices, whether they are sticking to it and how presentable they continue to be as things of shreds and patches.

In Vienna a barefoot organization has been formed by those of the intellectual classes, professional men and otherwise, the members of which are about to appear in public barefooted and exhibit on their persons other dress reforms in the direction of economy.

It is a good season of the year to start such things. If April behaves itself as it should, we may soon dispense with considerable clothing, and it would be possible, so far as comfort is concerned, to make overalls and bare feet fashionable. Those who lean this way may be encouraged, too, by the fact that going shoeless and hatless is advocated by some authorities as a hygienic practice.

PENALIZING THE SAINTS

Last year at assessing time there were some \$300,000,000 in Nebraska banks. The law required all this to be taxed. When the assessors got through it was discovered that they had found only \$62,000,000 of cash altogether, in bank or out. The local assessors are just now being cautioned to indigence. There is still more money in bank now. The assessors must find it and tax it.

How? There is no way but to ask the gentle taxpayer. The statistics show that one-fifth of the taxpayers remember their cash in bank when they swear their solemn oath in presence of the assessor. That proportion of virtue is astoundingly high. Concerning how unfairly the tax on cash works out, it is remarkable that the assessor finds so much.

Personal property is appraised by assessors at, perhaps, one-third its actual value. Real estate is appraised on the average at, perhaps, as much as one-half. Money is necessarily appraised at its full value. The citizen who lists a hundred dollars of cash which the assessor cannot see is soaked for more taxes on that amount, in all probability, than upon his whole household of furniture which the assessor can see. In effect, money pays two or three times the rate of other property.

would feel justified in lying to a burglar who demanded the hiding place of his diamonds. Such is the average mortal. But O, the poor saints, those glorious souls who tell the truth at all costs. How they are stung!

It is hard enough to be truly good and truthful about having a government subsidy on lying. Yet that is what we have in this effort to tax cash in bank on the same footing as land and houses. The perspiration which the constitutional convention expended on the subject of intangibility in taxation will be gloriously justified if it leads, as perhaps it will, to an application of common sense to the taxation of cash as will take the penalties off our none too numerous saints.

POLITICAL ANNOUNCEMENTS

For State Senator
I desire to announce my candidacy for the nomination to the position of state senator for the second senatorial district of Nebraska, composed of Osceola and Cass counties, subject to the decision of the voters of the republican party at the primary election to be held on April 20, 1920.
A. F. STURM,
Nehawka, Nebr.

CANDIDATE FOR DISTRICT CLERK

I wish to announce that I am a candidate for the nomination for the office of District Clerk, subject to the will of the voters at the republican primary, to be held on April 20th. I served about eighteen months as Deputy District Clerk prior to my enlistment in the U. S. service. Your support will be appreciated.
CLARENCE L. BEAL

FOR DISTRICT CLERK

I am a candidate for the office of clerk of the district court, subject to the will of the republican voters at the primary on April 20th. Your support will be appreciated.
JAMES ROBERTSON

ORDER OF HEARING on Petition for Appointment of Administrator

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of Elizabeth Barry, deceased.
On reading and filing the petition of Mary E. Carney, praying that administration of said estate may be granted to A. G. Bach as Administrator;
Ordered, That May 2nd, A. D. 1920, at 10 o'clock a. m. be assigned for hearing said petition, when all persons interested in said matter may appear at County Court and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof 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 successive weeks, prior to said day of hearing.
Dated April 2, 1920.
ALLEN J. BEESON,
County Judge.

NOTICE TO NON-RESIDENT DEFENDANTS

In the District Court of Cass county, Nebraska.
Richard A. Johnson, Plaintiff, vs. Wm. D. Merriam and another (NE 1/4 of Section 23, Township 12, Range 9, East, Cass county, Nebraska), Defendants.
You and each of you are hereby notified that on the 31st day of March, 1920, the plaintiff in the above entitled action filed in the District Court of Cass county, Nebraska, his duly verified petition in an action against you, and each of you, the object and prayer of which is to obtain a decree of said court adjudging Richard A. Johnson to be the owner in fee simple of the following described real estate, to-wit: East half (E 1/2) of the Northeast quarter (NE 1/4), less, however, a strip of land one rod wide off of the south end, being about one and one-half acres, and also less a strip of land along the west side of said East half (E 1/2) of the Northeast quarter (NE 1/4), ten feet wide on the south end thereof and broadening as the line is extended northward until it is forty-nine (49) feet wide on the north end; and also, the Northeast quarter (NE 1/4) of the Southeast quarter (SE 1/4) of the South-east quarter (SE 1/4) of the Township twenty-three (23), Township twelve (12), Range nine (9), East, Cass county, Nebraska, and all other persons, from asserting any right, title, lien, or interest therein, in or to or upon said described real estate, or any part thereof, to the plaintiff in the above entitled action; and that notice of the pendency of said petition and the hearing thereof 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 successive weeks, prior to said day of hearing.
Dated April 2, 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 John W. Robertson, deceased.
You are hereby notified that I will sit in the County Court room in Plattsmouth in said county, on the 20th day of April, 1920, and on the 26th day of April, 1920, at 10 o'clock a. m., to receive and examine all claims against said estate, with a view to their admission or rejection. The time limited for the presentation of claims against said estate is three months from the 20th day of April, A. D. 1920, and the time limited for payment of debts is one year from said 20th day of April, 1920.
Witness my hand and the seal of said County Court, this 2nd day of March, 1920.
(Seal) ALLEN J. BEESON,
County Judge.

ORDER OF HEARING and Notice of Probate of Will

In the County Court of Cass county, Nebraska.
State of Nebraska, County of Cass, ss.
To all persons interested in the estate of John Kraeger, deceased.
On reading the petition of Jacob Kraeger and William Kraeger praying that the instrument filed in this court on the 2nd day of March, 1920, and purporting to be the last will and testament of the said deceased, may be proved and allowed and recorded as the last will and testament of John Kraeger, deceased; that said instrument be admitted to probate; and the administration of said estate be granted to Horatio N. Dovey, as executor;
I hereby order that you and all persons interested in said matter, may, and do, appear at the County Court room in Plattsmouth, Nebraska, on the 23rd day of April, A. D. 1920, at 10 o'clock a. m., to show cause why the prayer of the petition should not be granted; and that notice of the pendency of said petition and the hearing thereof 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 successive weeks prior to said day of hearing.
Witness my hand, and seal of said County Court, this 2nd day of March, A. D. 1920.
ALLEN J. BEESON,
County Judge.
(Seal) m25-3w.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of Cass county, Nebraska.
Elwood M. Buttery, Plaintiff, vs. Plattsmouth Ferry Co. et al, Defendants.
To the defendants Plattsmouth Ferry Company, Abiah Harris, the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Abiah Harris, deceased; Mrs. Abiah Harris, first real name unknown; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of John W. Jennings, deceased; and Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, in Block Ninety-nine (99), in the City of Plattsmouth, Nebraska, and all persons claiming any interest therein, you are hereby notified that on the 19th day of March, 1920, plaintiff in the foregoing entitled cause, filed in the District Court of Cass county, Nebraska, where-in each and all of you are made party defendant, a petition in an action for prayer of which said petition is to obtain a decree from said court removing the said title to the following described real estate in the plaintiff, Elwood M. Buttery, to-wit: Lot 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, in Block Ninety-nine (99), in the City of Plattsmouth, Nebraska, and to exclude and enjoin you and each of you from ever again asserting or claiming any right, title or interest therein adverse to plaintiff, by reason of plaintiff's admission of said title to the said real estate more than ten years prior to the commencement of said suit, and for such cause as is set forth in said petition, and that you are required to answer said petition on or before the third day of May, 1920, or your default will be duly entered against you in said petition.
Dated March 19, 1920.
ELWOOD M. BUTTERY,
Plaintiff.
By JOHN M. LEYDA,
His Attorney.
m22-4w.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska.
Joe Felthauer and Thomas E. Hathaway, Plaintiffs, vs. Henry H. Wilson et al, Defendants.
To the defendants Henry H. Wilson; Mrs. Mary Wilson, first real name unknown; John Harvey, first real name unknown; Thomas K. Fenimore, first real name unknown; James R. Humble; Eveline M. Wilson, first real name unknown; William Dorough; Wm. H. Sprattin; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Henry H. Wilson; Mrs. Mary Wilson, first real name unknown; John Harvey, first real name unknown; Thomas K. Fenimore, first real name unknown; James R. Humble; Eveline M. Wilson, first real name unknown; William Dorough; Wm. H. Sprattin, each deceased; the Northeast quarter (NE 1/4) of the Northeast quarter (NE 1/4) of the north-west quarter (NW 1/4) of the north-west quarter (NW 1/4) of the Township ten (10), North Range thirteen (13), east of the 6th E. in the County of Cass, Nebraska, and all persons claiming any interest of any kind in said real estate or any part thereof, you are hereby notified that on the 19th day of March, 1920, plaintiff in the foregoing entitled cause, filed in the District Court of Cass county, Nebraska, where-in each and all of you are made party defendant, a petition in an action for prayer of which said petition is to obtain a decree from said court removing the said title to the following described land, to-wit: the northeast quarter (NE 1/4) of the northeast quarter (NE 1/4) of the north-west quarter (NW 1/4) of the north-west quarter (NW 1/4) of the Township ten (10), North Range thirteen (13), east of the 6th E. in the County of Cass, Nebraska; and to quiet the title of plaintiff Thomas K. Fenimore, first real name unknown, to the said land, to-wit: the northwest quarter (NW 1/4) of the northeast quarter (NE 1/4) of the north-west quarter (NW 1/4) of the Township ten (10), North Range thirteen (13), east of the 6th E. in the County of Cass, Nebraska, because of their respective adverse possession of said land, and to enjoin each and all of you from having or claiming any right, title, lien or interest, claim, lien or interest therein, if any, either legal or equitable, and to have the same adjudged inferior to the title of plaintiffs and for general equitable relief.
This notice is made pursuant to the order of the Court, and you are required to answer said petition on or before Monday, May 3, 1920, or your default will be duly entered therein.
JOE FELTHAUER and THOMAS E. HATHAWAY, Plaintiffs.
W. A. ROBERTSON, Atty. for Plaintiffs.
m28-4w.

Spring Will Soon Be Here!

Yes, the birds will soon be singing and spring work will be rapidly crowding itself upon us, and then you will need those new farm implements and need them badly.

We are prepared to furnish you with all kinds of farming implements for we are carrying all lines at Murray—the John Deere, International, J. I. Case and Moline. Thus we are well equipped to furnish you anything you may need in the line of farming machinery, engines, tractors, etc., at the lowest prices. The Murray stock will be complete, and in addition to this—

W. H. Puls, the Implement Man,

will conduct a sales station at Plattsmouth which will be in charge of D. B. Ebersole, who will carry the J. I. Case and John Deere lines.

See Either of These Gentlemen When Wanting Anything in the Farm Machinery Line.

W. H. PULS, D. B. EBERSOLE,

Murray, Neb. Plattsmouth, Neb.

LEGAL NOTICE

In the District Court of Cass county, Nebraska.
Plattsmouth Lodge No. 8, Ancient Order of United Workmen, Plaintiff, vs. Enos Williams et al, Defendants.
To the defendants, Enos Williams and wife, Catharine Williams, the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Enos Williams, deceased; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Catharine Williams, deceased; you are hereby notified that on the 19th day of January, A. D. 1920, Plaintiff filed its suit in the District Court of Cass county, Nebraska, the object and purpose of which is to quiet and confirm plaintiff's title in and to that part of Lots 1 and 2 in Block 42, lying outside of the boundary of Chicago avenue, in the City of Plattsmouth, in Cass county, Nebraska, and to enjoin each and all of you from having or claiming any right, title, lien or interest, either legal or equitable, in or to said real estate or any part thereof, and to enjoin you and each of you from in any manner interfering with plaintiff's possession and enjoyment of said premises and for equitable relief.
This notice is given pursuant to an order of the Court, and you are required to answer said petition on or before Monday, the 10th day of May, A. D. 1920, or your default will be entered therein.
PLATTSMOUTH LODGE NO. 8, Ancient Order United Workmen, Plaintiff.
By A. L. TIDD,
Attorney.
m29-4w.

NOTICE OF HEARING on Petition for Determination of Heirship

Estate of Andrew Barry, deceased, in the County Court of Cass county, Nebraska.
The State of Nebraska, to all persons interested in said estate, creditors and heirs, take notice, that Mary E. Carney has filed her petition alleging that Andrew Barry died intestate in Cass county on or about June 15, 1914, being a resident and inhabitant of Cass county and the owner of the following described real estate, to-wit: Thirty-three acres of the south side of Lot six (6) in Section thirty-three (33) and Lot twenty-seven (27) being the South half of Lot three (3) of Section thirty-three (33), all in Township twelve (12) North, Range fourteen (14), together with all accretions now made or hereafter acquired, all of said lands being in Cass county, Nebraska; leaving as his sole and only heirs at law the following named persons, to-wit: His widow, Elizabeth Barry; Lena Jordan, daughter; Robert Barry, son; Edward Barry, son; Mary Carney, daughter; Agnes Bach, daughter; George Barry, son and Ellen Voborn, daughter; and praying for a decree barring claims; that said decedent died intestate; that no application for administration has been made and that estate of said decedent has not been administered in the State of Nebraska, and that the heirs at law of said decedent as herein set forth shall be decreed as the owners in fee simple of the above described real estate which has been set for hearing on the 10th day of May, A. D. 1920, at ten o'clock a. m.
Dated at Plattsmouth, Nebraska, this 2nd day of April, A. D. 1920.
ALLEN J. BEESON,
County Judge.

Jer: George Barry, son and Ellen Voborn, daughter; and praying for a decree barring claims; that said decedent died intestate; that no application for administration has been made and that estate of said decedent has not been administered in the State of Nebraska, and that the heirs at law of said decedent as herein set forth shall be decreed as the owners in fee simple of the above described real estate which has been set for hearing on the 10th day of May, A. D. 1920, at ten o'clock a. m.

Dated at Plattsmouth, Nebraska, this 2nd day of April, A. D. 1920.
ALLEN J. BEESON,
County Judge.

Scarl S. Davis and wife from near Murray, were in the city today for a few hours looking after some matters of business.

Read the Journal want-ads.

Dusterhoff Interior

One of Superior Quality!

The skill of the well trained mechanic and the wise suggestions on practical and artistic ideas, applied to our jobs, have resulted in gaining more satisfied customers. They considered and received real value.

When you intend to renovate, call on us for suggestions and estimates on painting and decorating. No job too large; no job too small or too far away to receive our careful attention.

M. DUSTERHOFF,
Painting—Decorating—Wood Finishing
MURDOCK NEBRASKA

MEMORIAL DAY

NOTICE!

The Cass County Monument Co. has a fine lot of Monuments and Headstones from which to select. The prices are right. Remember, there are not many days left in which to have your work done by the 30th of May. We also cut inscriptions at the cemetery.

Give Us a Trial!

Cass County Monument Company
H. W. SMITH, PRopr.
Telephone 177 Plattsmouth, Neb.

The popular line of Dennison stickers and cards at the Journal office.