

The Plattsmouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA
Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

More than a million patients pass through the New York hospitals every year.

D'Annunzio's new state of Fiume is called Quarnero. The "nero" gives it a sinister touch.

The heart of a vegetarian beats, on an average, 55 times a minute; that of a meat-eater, 75 times.

There seems to be several ways of spelling Macswiney, but for the British the name spells t-r-o-u-b-l-e.

The former Kaiser has founded a hospital at Amerongen. Well, he filled plenty of them in his time.

The ex-crown prince yearns to come to the United States. His private record is such that Ellis Island would hardly let him in.

Some one said that the paper in which meat is wrapped cost more than the meat. "Yes," snorts an exchange, "and makes poor gravy."

Both the donkey and the elephant look a bit weird with those borrowed moose horns tied to their heads.

Governor Cox's friends are producing the proof of his charge every day, and the "get the money boys" are furnishing some of the proof.

It is only during the first few days of school that the new teacher spends much effort trying to pick out the future presidents of the United States.

The noise you hear these days is not the consuming shaking down the coal in the furnace; it is the noise of the coal dealer shaking down the consumer.

Germany is preparing to intern 75,000 bolsheviks. The thrifty Germans will probably set them to work somewhere to make up for Germany's loss of man-power.

One of the first rules of motor driving is "keep your eyes on the road ahead," and most drivers do, especially when backing their cars across a busy sidewalk.

Lloyd George is like the Vicar of Bray, in knowing when to turn, and how to do it quickly. He began to talk very saucy to the bolshevik after reading Secretary Colby's letter.

Truly we are a wonderful people. Just as the nation came to realize all the disadvantages of woman suffrage, a yankee saves the trench by inventing and marketing a self-rocking cradle.

There are those, however, who believe women should be required to give their ages before participating in a straw vote, since there should be at least something reliable about the straw vote.

The corrupt measure adopted by Will Hays, chairman of the republican national committee and his crowd of money raisers would indicate they had made a good start to Newberryize the entire United States.

This nation of "half a league"—"borrowed from the conventions of The Hague, which provided utterly abortive and fatuous in the presence of war eked out with such parts of the "Wilson League" as to meet the approval of the front porch philosopher and his senatorial advisers—would be amusing if it were not fatal playing with the fires of war and hate. But the proposal, aside from this consideration, decidedly ridiculous.

Why Some Women Dress Better



SOME women have learned that there are two ways to care for clothes. They are learning to take care of them.

It is quite a manly thing to take care of your clothes investment and protect it up to the limit. Having your clothes carefully dry cleaned will improve their wear and help to prolong the life of their stylish lines.

Getting acquainted with our work means getting in touch with a real money saving service.

Goods Called for and Delivered

FRED LUGSCH
WE KNOW HOW
PHONE 166
TAILOR JOURNAL OFFICE

THEY'RE GOING

Nearly 10,000 American farmers have purchased 3,000,000 Canadian acres this summer.

They are transplanting their food producing energies to Canada, to the Dominion's profit, and to Uncle Sam's loss.

They are going largely because of their inability to make a profit growing food upon high-cost acres of the United States. Land in Canada is cheap, and the time is coming when it won't be cheap. Acreage will cost as much there as here. And then what are the farmers going to do? Where is he going? The rest of the world, excepting Siberia and the Sahara, already is crowded.

Maybe by that time he will have learned the secret of over-crowded Dane, Holland and Belgium. He will try to grow food in a smaller acre. He will make two places grow where but one has grown. He will harvest more bushels to the acre.

The wiser of the agriculturists already are doing that. They find it more profitable and more comfortable than selling out and settling in a colder clime.

ALMOST PERSUADED

The Journal is almost persuaded that the democratic party should deal leniently with Senator Reed of Missouri for deserting in the face of the enemy during the last session of congress, for the good he is doing now.

As a member of the senate committee investigating campaign expenditures, he is holding the feet of the republicans to the fire and toasting them to a turn. His slogan seems to be "let no guilty republican escape," and the way he goes after his republican colleague, Senator Spencer, who is also a member of the committee, is real refreshing.

Tuesday, disgusted with Spencer's "bully-ragging" of a representative of Governor Cox, who was on the witness stand, he called him down now, and hard, and when Chairman Kenyon complained that he "could not keep peace in Missouri," Reed hotly replied, "I don't want peace; I am preparing for war," and immediately began to peel a few more strips of skin from Spencer's corrugated hide.

Reed sinned grievously when he went back on a democratic administration, but his punishment was also severe when he was unceremoniously kicked out of the national convention at San Francisco, but now that he has shown a disposition to "turn from sin and seek forgiveness," he might be forgiven and taken back into the ranks of the party, at least in a private capacity.

Jim Reed was always our friend while we lived in Missouri, and we regarded him as one of the ablest, if not the very ablest, men in the state. Every one has a right to his opinion, and maybe he has not sinned so much as some people think. Senator Reed has always been a brave exponent of democratic principles, and is now fighting for Governor Cox for the presidency.

EGYPT

Pharaoh of the Exodus is long gone to his punishment. We wish only good to his descendants. The news, now confirmed, that Egypt is again to be free will be received with satisfaction wherever free men live. Great Britain has added something to the morals of the world by keeping its word with Egypt.

Americans may have the satisfaction of knowing that they furnished not only a precedent but a pressure of this action. The treaty of Egyptian independence is to have for a model our own agreement with Cuba. The settlement is reached at this time partly because of public opinion in America. America had the honor, by the way, of furnishing the Egyptians their attorneys. Everything has to have an attorney now, and Egypt employed Joseph Folk to try its suit for independence. The case was tried largely in the American senate. There the plight of Egypt was used to show the depravity of the Versailles treaty and especially the imperialistic baseness of Great Britain. The discussion in the senate brought matters to a pass where Secretary Lansing found it expedient to write a letter to Senator Owen saying that the United States government recognized the British protectorate over Egypt only under the terms of the protectorate as announced by England at the time of its assumption.

Turkey had gone into the war against the allies and was moving to attack Egypt. For the better prosecution of the defense of England, as the British believed or said, a British protectorate over Egypt was proclaimed. But it was with the assurance when the occasion for it has passed. Usually nations forget all about such pledges when redemption time comes. The Egyptians did not let the British forget in this case and the British did not seem to want to forget. The conference at London with the Egyptian representatives was suggested, it appears, by the British themselves. The understanding at Washington is that the agreement includes such provisions as these:

Great Britain agrees to recognize the independence and full sovereign status of Egypt.

The Suez canal is, without objection, to remain subject to British control.

A treaty drawn on the lines of our Cuban treaty will afford Egyptian protection from outside interference and will guarantee to her the conduct of her own foreign affairs, with the provision that she will not undertake any treaties, contrary to British policy.

British troops will be withdrawn except from the canal zone.

The matter of the "capitulations"—the treaties and conventions which give Europeans in Egypt the right of exemption from local tribunals, so that if a foreigner commits a crime he cannot be arrested by the Egyptian police or tried by the Egyptian law—are reserved for subsequent settlement.

The agreement has a wide range of possible effects. On the one hand, it bids fair to be a means of keeping the Mohammedan world from making common cause with bolshevism. "Bolshevist propaganda," it is reported, "is seething throughout the near east and it was doubtless the hope of Lenin and Trotsky that Egypt, blistering under her alleged wrongs at the hands of Great Britain, would throw in her lot with the Russian proletariat. Fear of the contingency, or at least recognition of the salutary effect of retaining the good will of Egypt, undoubtedly had some influence in leading Great Britain to recognize her independence at this time."

Then what an example to set before Japan in Korea and in Shanghai. It is calculated, too, to keep America mindful of the fact that it is pledged, in due and reasonable time, to a similar course with the Philippines.

LEGAL NOTICE

In the District Court of Cass county, Nebraska.

The Livingston Loan and Building Association and Tobitha Thacker, Plaintiffs, vs. O. H. Irish et al, Defendants.

To the defendants, O. H. Irish; the unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of O. H. Irish, deceased; John G. Hays and Mrs. John G. Hays, his wife, first and real name unknown; the unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of John G. Hays, deceased; the unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of W. H. Pickett, deceased; Michael E. Bannin and Mrs. Michael E. Bannin, his wife, first and real name unknown; the unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of Michael E. Bannin, deceased; Effie Gossard and Charles Gossard, her husband; the unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of Charles Gossard, deceased; Cheever Sweet & Co., the unknown claimants and all other persons interested in Lot 7 in Block 2 in Fitzgerald's Addition to the City of Plattsmouth, Nebraska; Lot 7 in Block 2 in Fitzgerald's Addition to the City of Plattsmouth, Cass county, Nebraska, and all persons claiming any interest of any kind in said real estate or any part thereof.

You and each of you are hereby notified that on the 24th day of August, A. D. 1920, Plaintiffs filed their petition and suit in the District Court of Cass county, Nebraska, the object and prayer and purpose of which is to quiet and confirm plaintiffs' titles in and to the respective tracts of land, to-wit: The south one-half of Lot 7 in Block 2, in Fitzgerald's Addition to the City of Plattsmouth, Cass county, Nebraska, and the North one-half of Lot 7 in Block 2, in Fitzgerald's Addition to the City of Plattsmouth, Cass county, Nebraska, and to enjoin each and all of you from having or claiming to have any right, title, or interest, either legal or equitable, in, to, or upon, said real estate or any part thereof and to enjoin you and each of you from in any manner interfering with plaintiffs' possession of said respective pieces of real estate, and enjoyment of said premises and for equitable relief.

This notice is given pursuant to an order of the Court. You are required to answer said petition before Monday, the 11th day of October, 1920, or your default will be entered therein.

The Livingston Loan and Building Association and Tobitha Thacker, Plaintiffs.

TIDD & DUNBURY, Attorneys.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of Jacob R. Vallery, 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 6th day of October, in A. D. 1920, and on the 24th day of January, A. D. 1921, 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 6th day of October, A. D. 1920, and the time limited for payment of debts is one year from said 6th day of October, A. D. 1920.

Witness my hand and the seal of said County Court, this 1st day of September, A. D. 1920.

ALLEN J. BEESON, County Judge.

NOTICE

In the District Court, within and for Cass county, Nebraska.

Alida Blair and Milan L. Blair, Plaintiffs, vs. Ollie Blair, Administratrix of the estate of Fred Blair, deceased, et al, Defendants.

To Lloyd Blair, Della Harry, formerly Della Blair; Victor Harry and Lot number two hundred and seventy-eight (278) in the Village of Greenwood, in Cass county, Nebraska, and all persons claiming any interest of any kind in said real estate or any part thereof, Defendants:

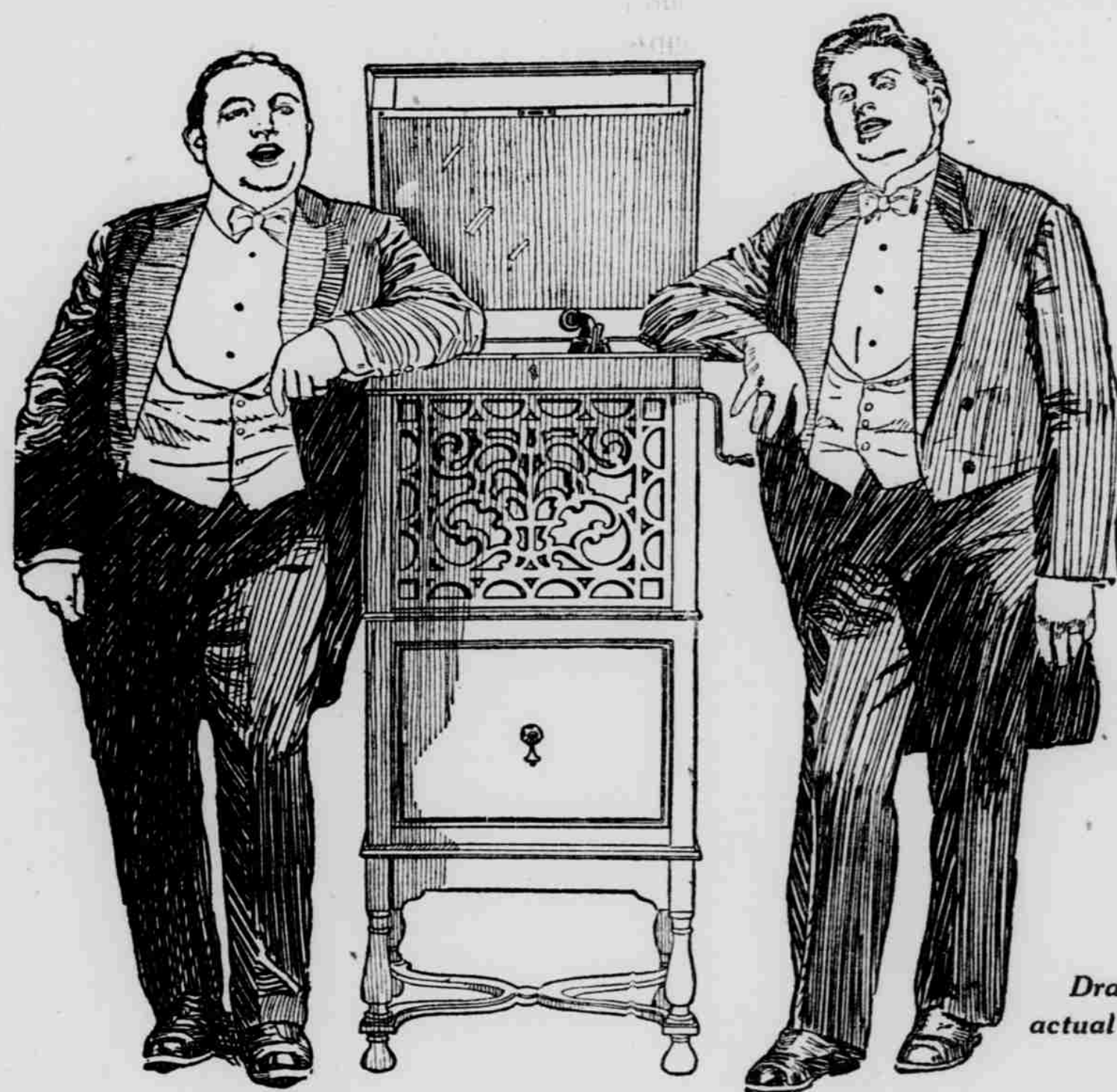
You are hereby notified that on the 12th day of June, 1920, plaintiffs, Alida Blair and Milan L. Blair, filed a petition in equity in the District Court of Cass county, Nebraska, naming you as defendants, the object and prayer of which petition is to compel the specific performance of a contract of sale of Lot number two hundred and seventy-eight (278) in the Village of Greenwood, in Cass county, Nebraska, between Alida Blair and Fred Blair, deceased, and to quiet title to said real estate in the plaintiffs and for such other relief as justice may require. You are notified to answer said petition on the 18th day of October, 1920.

ALIDA BLAIR and MILAN L. BLAIR, Plaintiffs.

s6-4w.

The pessimist says civilization is about to fall. The cynic says that doesn't include the price of coal.

Last Night's Audience Mystified by Phonograph



Drawn from actual photograph

Hears famous entertainers

compare performance with RE-CREATION by Edison's new phonograph—could not tell the two apart.

Messrs. COLLINS and HARLAN, America's popular entertainers, gave an extraordinary recital at the Parmele theatre in this city last Monday night.

They walked on the stage and stood beside a stately cabinet. They began to sing "Down in Jungle Land." The audience immediately yielded to the spell of their beautiful voices. Then suddenly there was a stir—a subdued murmur of surprise—and a perplexed rubbing of the eyes. The voices continued to fill the theatre with undiminished sweetness—your ears were proof of that—but their lips had become absolutely silent—your eyes told you that.

What wizardry was this? It was the test of direct comparison with the living artist, which Thomas A. Edison has developed to demonstrate that the Official Laboratory Model of his new phonograph will sing any song exactly as it was sung by the artist, and that his Re-Creation of a singer's voice, as it comes from his wonderful new phonograph, positively cannot be distinguished from the singer's actual voice, when both are heard in direct comparison.

Messrs. Collins and Harlan made repeated comparisons—both singly and together—always with the same result. It was truly wonderful. This master achievement of the great wizard, Edison, marks a new epoch in history.

The NEW EDISON

"The Phonograph With a Soul"

You can have a duplicate of the wonderful instrument used at the Parmele recital and, if you act quickly, we can furnish you with an engraved certificate (signed by Messrs. Collins and Harlan) certifying that it is an exact duplicate in tonal quality of the instrument they used in their amazing comparison; also that it will sustain precisely the same test.

We have a number of the famous Official Laboratory Models and Messrs. Collins and Harlan have certified every one of them. Come to our store at once and ask to see and hear the Official Laboratory Models on which Messrs. Collins and Harlan have issued their Certificates of Authenticity.

Weyrich & Hadraba,
Plattsmouth, Nebraska