

The Plattsmouth Journal

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PROOF OF GOD'S LOVE

For scarcely for a righteous man will one die; yet peradventure for a good man some would even dare to die. But God commendeth his love toward us, in that, while we were yet sinners, Christ died for us.—Romans v. 7 and 8.

Next Wednesday is bargain day. Looking for trouble requires no hunting license.

Don't throw away your winter overcoats, just yet.

The only reason for not being a gentleman, is being a lady.

Perhaps its the noise in New York that makes Long Island Sound.

We'll bet the fellow who invented kissing was surprised at the result.

Spring must be holding a conference with business—just around the corner.

The political orator is a man who regrets that he has but one mouth to give to his party.

A prophet says we'll have a war with Japan in 1925, and that it will last eight months. Let's fool him.

Another great mistake we all make is giving advice that does not conform to the other fellow's opinion.

Clothes do not make the man—as for women, they are like salads, a good deal depends upon the dressing.

Summer furs are being advertised for ladies. Just as well—they may prove winter furs before winter comes again.

Just as well keep that heating stove for a while yet. You can't tell in this country when you will have warm weather.

Secretary Wallace says the farmer's dollar is worth but 60 cents, and Secretary Hoover is quoted as saying it is worth \$1.02.

"My stars" would be the proper ejaculation of the movie director, at least when he sees the leaders of his cast on the screen.

Maybe what these marathons in dancing slippers demand is some long distance record to be set at home with a carpet slipper.

President Harding's conviction that the solid south is with him is hereby referred to William Howard Taft for expert comment.

Missouri robbers commended a truck, worked all night to get a safe, hauled it miles and miles, cracked it—and got \$2.06 in cash.

Latest advice from Doorn says the ex-killer is not crazy. But morbid, and the ex-crown prince is not glad of it, but just don't care.

German workers are worrying because France's reparations demands are "cheating America of the fruits of her victory." How sad!

One Prof. Merriam says that only 6,000,000 American voters think for themselves. "Only" is good. He is the prize optimist of his age.

Knowing father's weakness when putting up screen doors, mother thinks it wise to herd the children in the basement during the progress.

Governor Bryan has vetoed the new code bill, which no doubt was naturally supposed by his friends whom he talked to in his speeches last fall.

Governor Bryan is to be praised by the opponents of the code bill all over Nebraska. And his efforts to do as he promised the people show him to be a manly man.

The Chinese government, a dispatch says, will be held to a strict accounting if the Americans captured by bandits are killed. Can you hold a bowl of jelly to a strict accounting?

Wall street has been duped by fake buying orders backed by forged checks, which reminds us that Wall street always loses its head when it thinks somebody wants to buy something.

Running an auto is no excuse for running amuck.

What is hurting our fair country more—than cucumbers?

About the time Europe gets on her feet she sits back again.

Every now and then a bathing girl gets wet and catches cold.

Don't forget the day and date, Wednesday, May 15th, bargain day.

Germany will not pay her war debts until she thinks the war is over.

Spring is slow in arriving and summer will be a long time in getting here.

About the only difference between the girl of 1900 and the girl of 1923 is 23 years.

If riches brought happiness all of the bootleggers would laugh themselves to death.

A starch factory exploded in Argo, Ill., and a great many people felt stiff in the joints.

A Chicago pickpocket was a college graduate, but the cops caught him just the same.

Among the new inventions is a collapsible grip. It acts like a man asking the railroad fare.

Greeks and Turks plan another war. Just like them, but we don't know what it is about.

Every man knows that some day he will accidentally try to mail a letter in a fire alarm box.

No wonder girls learn to swim more easily than men. Who wants to teach a man to swim?

A London inventor has perfected a heatless light, but nobody ever perfected a heatless summer.

Wouldn't it be great if you could send the dishes to the laundry and the house to the cleaners?

"What is your opinion of civilization?" asks Life. It's a good idea. Somebody ought to start it.

Tip for the reckless driver: You can never tell when you are going to meet some other fool on the road.

It is said Russia is always glad to get U. S. currency. That's the way it is with people in the United States, too.

Senator Hiram Johnson is making his first trip to Europe. Wants to find out what he has been long talking about.

Correct attire isn't really essential to success, but we've never seen a man who appeared to advantage in a divorce suit.

The old swimming hole looks loon-some and the boys go down occasionally to take a look at it but have never ventured in yet this spring.

Flowers for the picking; about ten thousand—more or less—flowers to give away. Beautiful dandelions with good long stems, yours for the picking. The early picker gets his choice.

A Kentucky girl married a dishwasher under the delusion that he was a prince, and now wants to get rid of him. But why? A dishwasher is a lot handier around the house than a prince.

Cold weather in March was responsible for the death of one and one-half million young pigs in Iowa. When unseasonable weather nips the sausage crop, it's time the weather man was spoken to.

The cost of living for the average American family is 68.8 per cent higher now than it was in 1913. The added money is not going for gasoline, either. Folks are concerned with not how cheap but how well they can live.

We hope we won't display too much ignorance when we ask what the state now has for a beverage inspector. Nobody wants his beverage inspected now, and if it is inspected they make an analysis of it against the owner's will.

THE DEATH TOLL

Statistics have just been issued showing that the railway lines of the United States killed 5,322 people last year.

Of this number, 2,431 were trespassers—persons who had no business whatever in proximity to trains, but deliberately placed their lives in danger and were willfully and wantonly negligent.

In many instances, however, the railways had to pay for killing these trespassers. Here in Nebraska we have on our statute books an idiotic law that makes such muling of the common carriers possible.

And in a whole lot of instances you will find that the juror who recklessly votes a judgment to the relative of a man who virtually commits suicide by trespassing is the very same fellow who is howling his head off about high freight rates. He never stops to think that the railroad must of necessity add the expenses of damage verdicts to the freight bills. The trespasser who is killed deserves no sympathy and the surviving family has no moral right to recover damages, regardless of the statutes that may be fastened upon them by professional damage suit lawyers.

We have yet to hear of a railroad train deliberately leaving the track to hit anyone. The danger zone is only a few feet wide, and it does seem that any man with the sense that the Lord gave geese ought to know enough to keep out of that zone.

Before you cross a railroad track, look both ways, then stop and listen. No use dying before your time.

Two wealthy American women were in the caravan which recently crossed the Sahara desert. They report themselves as being somewhat disappointed in that they did not meet a single sheik in all their journeyings. There is a suspicion that all sheiks are either in Hollywood or Tinpan Alley.

In Philadelphia a pookicked three men in a street brawl and had to be rounded up by the police. He must have been one of those hardy who dabbles in blanket-blank verses.

NOTICE FOR APPLICATION
for License to Operate a Pool and Billiard Hall.

Notice is hereby given that the undersigned will on the fifth day of June, A. D. 1923, at 10:00 o'clock a. m., at the court house in Plattsmouth, Cass county, Nebraska, make application to the Board of County Commissioners of said Cass county, for a license to operate a pool and billiard hall in the building situated on Lot five, (5) Block three, (3) in the Village of Manly, Cass county, Nebraska.

Dated this 7th day of May, A. D. 1923.

RICHARD PICKARD,
m7-2w.

NOTICE
Whereas, Edgar Wittstruck, convicted in Cass county, on the 7th day of May, 1917, of the crime of burglary, has made application to the Board of Pardons for a parole, and the Board of Pardons, pursuant to law have set the hour of 10 a. m., on the 19th day of June, 1923, for hearing on said application, all persons interested are hereby notified that they may appear at the state penitentiary, at Lincoln, Nebraska, on said day and hour and show cause, if any there be, why said application should or should not be granted.

CHARLES W. POOL,
Sec'y, Board of Pardons,
N. T. HARMON,
Chief State Probation Officer.

NOTICE OF HEARING
on Petition for Determination of Heirship

Estate No. — of Lucy E. Burton, deceased, in the County Court of Cass county, Nebraska.

The State of Nebraska, To all persons interested in said estate, credit, and heirs, take notice, that Joseph H. Burton, who is one of the heirs of said deceased and interested in such, has filed his petition alleging that Lucy E. Burton died intestate in Murray, Nebraska, on or about November 10, 1920, being a resident and inhabitant of Murray, Cass county, Nebraska, and the owner of the following described real estate, to-wit:

Lots five (5) and six, (6) in Block twelve, (12) Latta's First Addition to the Village of Murray, Nebraska, leaving as her sole and only heirs at law the following named persons, to-wit:

Joseph H. Burton, widower, and the following named children: Fannie Cook, Alice Joiner, John W. Burton, Eva Graves, Guy C. Burton, William M. Burton, Ray F. Burton, Roy R. Burton and James V. Burton.

That said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the Court determine who are the heirs of said decedent, their degree of kinship and the right of descent in the real property of which the decedent died seized, which has been set for hearing on the 8th day of June, A. D. 1923, at 9 o'clock a. m.

Dated at Plattsmouth, Nebraska, this 4th day of May, A. D. 1923.
ALLEN J. BEESON,
(Seal) m7-3w. County Judge.

The boy who has the privilege of going to school and serving in the Boy Scouts cannot claim when he is old that he never had a chance. In fact, the probability is he will not have the cause or the impulse to make such complaint.

FOR SALE
Alfalfa hay for sale. Inquire of H. E. Warden, Union, Nebr.

Lost: A blue rain coat. Finder please return to Della Leddy, Plattsmouth, m10-2w

LEGAL NOTICE

State of Nebraska, County of Cass.

It is hereby certified that at the adjourned regular annual meeting of the members of the Farmers Mutual Fire & Live Stock Insurance Company of Cass County, Nebraska, held on March 31, 1923, the Articles of Incorporation of said company were amended as follows:

The preamble being amended to read as follows:

We, the undersigned, and all persons who become members, do hereby associate ourselves, in a mutual, for-profit, fire and live stock insurance company, under the Statutes of the State of Nebraska, and more particularly expressed as follows:

Article I being amended to read as follows:

IV—That the object of said corporation shall be to insure detached farm houses, barns, granaries and property usually contained therein; and horses, mules, cattle, sheep and hogs against loss or damage by fire and lightning. And also to insure such property against direct loss or damage by tornado, cyclones and high wind.

The liability of each separate class of policies shall be limited to losses only in the class of insurance in which such policies are written.

In Witness Whereof, said Corporation has caused this present to be signed by their President and attested by their Secretary this 2nd day of April, 1923.

J. W. TRITSCH,
President.

J. P. FALTER,
Secretary.

State of Nebraska, County of Cass.

On this 2nd day of April, 1923, before me the undersigned, a Notary Public, duly commissioned and qualified for and residing in said county, personally appeared J. W. Tritsch, President, and J. P. Falter, Secretary of the Farmers Mutual Fire and Live Stock Insurance Company of Cass County, Nebraska, who subscribed their names to the foregoing certificate in my presence, and each being first duly sworn, stated that the above and foregoing amendment to the Articles of Incorporation of said company were made at the adjourned annual meeting of said company held on March 31, 1923, at 1:30 p. m., and passed by the unanimous vote of all members present.

Witness my hand and Notarial Seal the day and year last above written.

ESTELLA L. GEIS,
(Seal) Notary Public.

(Commission expires Aug. 10, 1927.)

NOTICE OF HEARING
on Petition for Determination of Heirship

Estate of John Bajcek, 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 John Bajcek, who is one of the heirs of said deceased and interested in such, has filed his petition alleging that John Bajcek died intestate in Cass county, Nebraska, on or about the 28th day of June, 1906, being a resident and inhabitant of the county and state aforesaid, and the owner of the following described real estate, to-wit:

Commencing at a point 3.125 chains south of the center of Section 13, Township 12, North, Range 13, East; thence south 9.375 chains; thence west 29 chains to the one-eighth section line; thence north on said one-eighth section line 9.375 chains; thence east to the place of beginning, all in the NW $\frac{1}{4}$ of SW $\frac{1}{4}$ of Section 13, Township 12, North, Range 13, East, in Cass county, Nebraska, except the right of way of the Missouri Pacific Railway company running through said estate—leaving as his sole and only heirs at law, and the only persons interested in said estate:

Mary Rys, daughter; Michael Bajcek, son; John Bajcek, son; Katharina Kratochvil, daughter; James Bajcek, son; Anna Voztels, daughter and Anton Bajcek, a son; said John Bajcek, deceased, also left surviving him his widow, Anna Bajcek, since deceased.

That said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the Court determine who are the heirs of said decedent, their degree of kinship and the right of descent in the real property of which the decedent died seized, which has been set for hearing on the 21st day of May, A. D. 1923, at 9 o'clock a. m.

Dated at Plattsmouth, Nebraska, this 18th day of April, A. D. 1923.
ALLEN J. BEESON,
(Seal) m7-3w. County Judge.

Magazines at Journal office.

NOTICE OF SUIT TO QUIET TITLE.

In the District Court of Cass county, Nebraska.

John M. Kaffenberger, Plaintiff, vs. White et al. Defendants.

To the defendants, (12) White, real name unknown, husband of Sarah T. White; Shepard Pales; Mrs. Shepard Pales, real name unknown; Israel G. Hamman; Mrs. Israel G. Hamman, real name unknown; Anthony Voll; Mrs. Anthony Voll, real name unknown; the heirs, devisees, legatees, personal representatives and all other persons having or claiming any interest in the east half (E $\frac{1}{2}$) of the northwest quarter (NW $\frac{1}{4}$) of the northwest quarter (NW $\frac{1}{4}$) of the northeast quarter (NE $\frac{1}{4}$) of Section fifteen, (15) Township twelve, (12) North Range twelve, (12) east of the 6th P. M., in the County of Cass, Nebraska, real names unknown:

You and each of you are hereby notified that John M. Kaffenberger, as plaintiff, filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 21st day of April, 1923, against you and each of you, the object, purpose and prayer of which is to obtain a decree of Court quieting the title to all of the east half (E $\frac{1}{2}$) of the northwest quarter (NW $\frac{1}{4}$) of the northwest quarter (NW $\frac{1}{4}$) of the northeast quarter (NE $\frac{1}{4}$) of Section fifteen, (15) Township twelve, (12) North Range twelve, (12) east of the 6th P. M., in the County of Cass, Nebraska, as against you and each of you and for such other relief as may be just and equitable.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 25th day of June, 1923, or the allegations therein contained will be taken as true and a decree will be rendered in favor of plaintiff and against you and each of you, according to the prayer of said petition.

Dated this 21st day of April, A. D. 1923.

JOHN M. KAFFENBERGER,
Plaintiff.

W. G. KIECK,
Attorney for Plaintiff.

SHERIFF'S SALE

State of Nebraska, County of Cass.

By virtue of an Order of Sale issued by James Robertson, Clerk of the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 14th day of May, A. D. 1923, at ten o'clock a. m. of said day at the south 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 described real estate, to-wit:

All of Lots numbered two, (2) and three (3) and the west six (6) inches of Lot one, (1) all in Block numbered one, (1) in South Union, Nebraska, according to the published and recorded plat thereof; it being understood and agreed that said west six (6) inches of Lot one, (1) in said block carries one-half of the west wall of the building erected on said Lot one, (1) or any future continuation thereof.

The same being levied upon and attached to the property of Charles F. Morton and T. H. Cromwell, whose real name is Thomas H. Cromwell, et al. defendants, to satisfy a decree and judgment of said court recovered by The Plattsmouth Loan and Building Association, plaintiff against the defendants Charles F. Morton and T. H. Cromwell et al. and also to satisfy a judgment of said court recovered by Edward S. Tutt, defendant, vs. said T. H. Cromwell, defendant.

Plattsmouth, Nebraska, April 6, A. D. 1923.

C. D. QUINTON,
Sheriff, Cass County, Nebraska.

NOTICE OF SUIT TO QUIET TITLE.

In the District Court of the County of Cass, Nebraska.

Ferdinand J. Hild and Edward Gansemer, Plaintiffs, vs. George W. Norton et al. Defendants.

To the defendants George W. Norton, Martha H. Norton, the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of George W. Norton, Martha H. Norton and Anthony F. Long, each deceased, real names unknown, and all persons having or claiming any interest in the north half (N $\frac{1}{2}$) of the northwest quarter (NW $\frac{1}{4}$) of Section fourteen, (14) Township eleven, (11) Range twelve, (12) east of the 6th P. M., in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that Ferdinand J. Hild and Edward Gansemer, as plaintiffs, filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 28th day of April, 1923, against you and each of you, the object, purpose and prayer of which is to obtain a decree of Court quieting the title of Ferdinand J. Hild in and to the north half (N $\frac{1}{2}$) of the northwest quarter (NW $\frac{1}{4}$) of Section fourteen, (14) Township eleven, (11) Range twelve, (12) east of the 6th P. M., in Cass county, Nebraska, as against you and each of you and for such other relief as may be just and equitable.

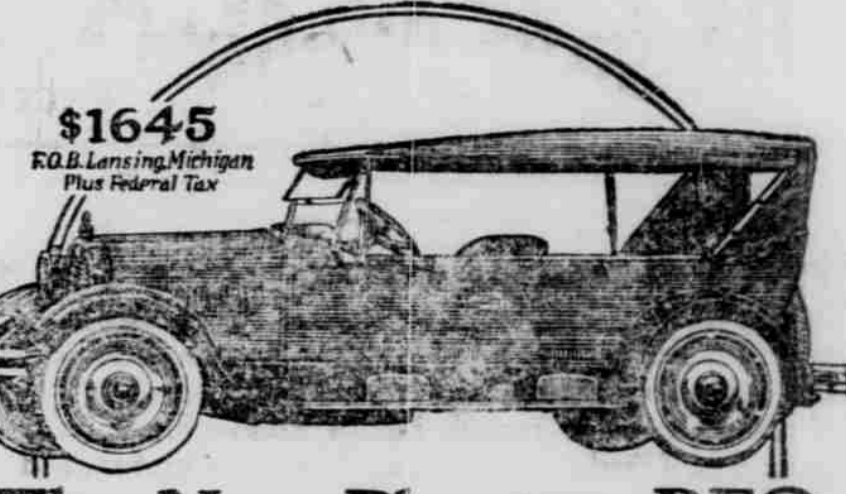
You and each of you are further notified that you are required to answer said petition on or before Monday the 11th day of June, 1923, or the allegations therein contained will be taken as true and a decree will be rendered in favor of plaintiff and against you and each of you, according to the prayer of said petition.

Dated this 28th day of April, A. D. 1923.

FERDINAND J. HILD and EDWARD GANSEMER,
Plaintiffs.

W. A. ROBERTSON,
Attorney for Plaintiffs.

(Seal) m14-4w.



The New Phaeon REO

This new Phaeon—Reo designed and Reo built—will offer to the motorist who seeks a car different from the ordinary, the acme of beauty plus the famous Reo sturdiness. The new Phaeon on the wonderful Reo chassis is equipped with all the comfort-giving accessories that any motorist could wish for.

The body of new design—with long low lines—is finished in Gulf blue striped with ivory—or is obtainable in a warm shade of Cuban gray.

Upholstered in the finest hand-buffed leather, Dualtone finish, the car is equipped with every convenience. The car is low and rakish, the cushions being inclined at just the proper angle.

Motometer, electric cigar-lighter, ladies' vanity case, front and rear bumpers, step plates, clock, parking light, and stop signal—these are only a few of the many appointments.

Those seeking a five-passenger car which goes way beyond anything yet offered will do well to see the new Reo Phaeon. This new Reo is a revelation of how much \$1645 can achieve when they are made to do their best.

REO MOTOR CAR COMPANY,
Lansing, Mich.

J. E. MASON
Dealer
PLATTSMOUTH NEBRASKA

35 years Office Experience Coates Block
DR. C. A. MARSHALL
Dentist

CALL ON SAD MISSION

From Friday's Daily
This afternoon, Mr. and Mrs. L. L. Turpin departed for Bloomfield, Ia., in response to a message announcing the sudden death of Mr. Turpin's father, which occurred last evening.

The death was caused by a sudden stroke of apoplexy and was very sudden and came as a great shock to the son in this city.

BANKRUPT NOTICE

In the District Court of the United States for the District of Nebraska, Lincoln Division.

In the matter of Sheldon Manufacturing Company, a corporation, bankrupt, Case No. 793 in Bankruptcy.

To creditors of the above bankrupt of Nebraska, in the County of Cass, the district aforesaid, a bankrupt:

Notice is hereby given that on the 11th day of May, A. D. 1923, the said bankrupt was duly adjudicated bankrupt and that the first meeting of his creditors will be held in Room 334, Federal building in Lincoln, Nebraska, on the 23rd day of May, A. D. 1923, at 10 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, examine the bankrupt, appoint a trustee and transact such other business as may properly come before such meeting.

Dated May 11, 1923.
DANIEL H. MCCLENAHAN,
Referee in Bankruptcy.

NOTICE

Whereas, Charles Norton, convicted in Cass county on the 31st day of May, 1922, of the crime of auto stealing, has made application to the Board of Pardons for a parole, and the Board of Pardons, pursuant to law have set the hour of 10 a. m., on the 12th day of June, 1923, for hearing on said application, all persons interested are hereby notified that they may appear at the state penitentiary, at Lincoln, Nebraska, on said day and hour and show cause, if any there be, why said application should or should not be granted.

CHARLES W. POOL,
Sec'y Board of Pardons,
N. T. HARMON,
Chief State Probation Officer.

NOTICE

Whereas, Edward Ebbitt, convicted in Cass county on the 31st day of May, 1922, of the crime of auto stealing, has made application to the Board of Pardons for a parole, and the Board of Pardons, pursuant to law have set the hour of 10 a. m., on the 12th day of June, 1923, for hearing on said application, all persons interested are hereby notified that they may appear at the state penitentiary, at Lincoln, Nebraska, on said day and hour and show cause, if any there be, why said application should or should not be granted.

CHARLES W. POOL,
Sec'y Board of Pardons,
N. T. HARMON,
Chief State Probation Officer.

(Seal) m14-2w.

FORMER SCHOOL HEAD HERE DIES AT SCOTTSBLUFF

David D. Martindale, Superintendent of Cass County Schools in '78-'79, Answers the Call.

David D. Martindale, prominent in educational circles of the state, passed away at his home in Scottsbluff on Wednesday, following a short illness. Mr. Martindale was one of the best known school men in the state and for a period of fifty years has had an active part in the development of the public school system and has been county superintendent of a number of the counties of the state including Cass and Knox counties.