

The Plattsmouth Journal

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R. A. BATES, Publisher

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MOSES GIVES COMMANDMENT

And it came to pass, when Moses came down from Mount Sinai, with the two tables of testimony in Moses' hand, that Moses wish not that the skin of his face shone. And afterward all the children of Israel came nigh; and he gave them in commandment all that the Lord had spoken. And till Moses had done speaking with them, he put a veil on his face.—Exodus xxxiv, 29 to 33.

Too much rain? What?

The glorious Fourth will soon be here.

Wear a smile if nothing else, with summer right on us.

A woman's mind is seldom made up, but the rest of her sure is.

The big war failed in many particulars, but it did get rid of a lot of emperors.

Henry Ford will soon discover that a presidential boom won't run on gas alone.

Prosperity will return when business men quit shaking their heads and go to shaking hands.

What a bridegroom can't understand is why a one minute ceremony lasts three hours and a half.

Governor Smith of New York apparently wants the people of that state to continue to call him Al.

Speaking of wild flowers, you'd be wild, too, if every pretty woman in the country was raving over you.

It has been said of many towns that there are a few inhabitants who do not even want their minds taxed.

The great political puzzle these days is to find out who belongs to which political party and if so, why.

Are you an American? Do you revere the Stars and Stripes? Then be ready to celebrate on the great natal day.

Personally we are in favor of youthful marriages, but we are not in favor of old married folks acting young.

We judge the royalists have about as much chance of carrying France as the republicans have of carrying Louisiana.

It always takes a fellow longer to forget what he should not remember than to remember what he should not forget.

A damage suit plaintiff testified the collision destroyed her ability to cry. But her lawyer could, so the jury gave her the verdict.

The soldier boys over in Iowa are drawing the first pay from the bonus. Do they deserve it any more than the Nebraska boys? Then why?

Frank Munsey has bought the New York Globe. If enough out of town subs can be maintained it may continue to be published in English.

And if there is anybody in the world who needs a wrist bag it is a man who tries to take care of his pocket property without wearing a vest.

Baw news always sounds as if it were true. For instance, Senator Smoot predicts that federal taxes won't be reduced for at least twenty-five years.

Come on boys and girls and lets have a genuine old fashioned celebration on the 4th. The kind our fathers and mothers enjoyed when they were boys and girls.

According to the census figures, the average American Indian is worth \$4,000, while the average for the country at large is only \$2,700. And yet the Indians are suing us for their keep.

The report that crooks had hit Wall street for \$1,000,000 by the bogus check route only goes to show that the philosopher who once said there were more suckers in the street facing Trinity church than in any equal territory in the United States was not far from right in his surmise.

Democrats admit that Henry Ford is now a factor in the race for president. It couldn't be that they mean tractor, could it?

Another reason why the Turks and Greeks haven't started a new war is because neither is sure it could whip the other.

And if we really mean to put teeth in some of our new laws it was a fine thing to elect that Minnesota dentist to the senate.

The ex-kaiser has written a new introduction to the Bible. The Bible needs no introduction, especially from Bill Hohenzollern.

The department of agriculture proposes to divide eggs into eight grades, but as far as we are concerned two will be a plenty.

The discoverer of insulin, the new remedy for diabetes, says that the medicine may be had by the poorest. Poor people must be careful to have that disease and not something that needs radium.

We hold no brief for the sugar trust, but at the same time we must confess a lack of sympathy for the housewife who wears \$8 silk stockings, and also howls her head off about the high prices of sugar.

A subscriber writes us thusly: "When a man starts to covering his head with a bed sheet, it is a sure sign his brains have gone to sleep." Wonder if that fellow is trying to take a dig at the Ku Klux Klan?

After the wedding the law expects the husband to keep his wife in clothes, talcum powder, cold cream and Egyptian blouses. If he fails, friend wife can go to court and the judge will tell him he must pay her so much a week. Such is married life.

Dr. Nicholas Butler says the big issues before the electorate in 1924 will be taxes, foreign policy, prohibition, railways and the farmer. It will take a good carpenter to build a platform that will hold together with planks of such different shapes and sizes.

Much of the writing about affairs in Russia is the work of what are called week end visitors who visit the edge of things for a day and then leave the country. It is also painfully apparent that anyone who actually remains in Russia must have a weak end of his own.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.
By virtue of an Execution issued by James Robertson, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 18th day of June, A. D. 1923, at 10 o'clock a. m., of said day at the Todd store building in Union, Cass county, Nebraska, sell at public auction to the highest bidder for cash the following personal property, to-wit:
One ice box and fixtures, two Dayton scales, one cash register, four show cases, one thread case and three covers.
The same being levied upon and taken as the property of Thomas H. Cromwell and John A. Gakemeier, defendants, to satisfy a judgment of said Court recovered by Edward S. Tuttle, plaintiff against said defendants.
Plattsmouth, Nebraska, May 28th, A. D. 1923.
C. D. QUINTON,
Sheriff Cass County,
Nebraska.

W. A. ROBERTSON, Attorney for Plaintiff.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of Eli Manspaker, 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 9th day of July, A. D. 1923, and on the 9th day of October, A. D. 1923, 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 7th day of July, A. D. 1923, and the time limited for payment of debts is one year from said 7th day of July, A. D. 1923.
Witness my hand and the seal of said County Court, this 5th day of June, A. D. 1923.
ALLEN J. BEESON,
County Judge.
(Seal) J7-4w.

The average taxpayer is paying three times as much as he did before prohibition went into effect. Are they going to stand it much longer? We don't think so.

NOTICE OF MEETING OF CO. BOARD OF EQUALIZATION

The County Board of Equalization will meet for the purpose of equalizing the assessment of Cass county for the year 1923, in the Commissioners' office at the court house in Plattsmouth, Nebraska, commencing on Tuesday, June 12th, 1923, at 9 o'clock a. m., and will continue in session from day to day until NOON on Friday, June 15th, 1923.
All claims for equalization to be filed on or before Thursday, June 14th, 1923.
GEO. R. SAYLES,
Clerk, County Board of Equalization.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.
By virtue of an Execution issued by James Robertson, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 9th day of July, A. D. 1923, at 10 o'clock a. m. of said day, at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following property to-wit:
Lots eight (8) and nine, (9) in Stademan's Addition to the City of Plattsmouth, Nebraska. The same being levied upon and taken as the property of Charles C. Parmele et al, defendants, to satisfy a judgment of said Court recovered by Louisa Stohman, Annie Vogler and Wilhelmina Heil, plaintiffs against said defendants.
Plattsmouth, Nebraska, June 6th, A. D. 1923.
C. D. QUINTON,
Sheriff Cass County,
Nebraska.

C. A. RAWLS, Att'y for Plaintiffs.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.
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 2nd day of July, A. D. 1923, at 10 o'clock a. m. of said day at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following property, to-wit:
Lots 4, 7, 11, 12, 13 and 14, in Egenberger and Troop's Subdivisions of Lots 49 and 51, in Section 29, Township 12, Range 14, east of the 6th P. M., except a strip of ground 12 feet wide off the east end of Lots 11, 12, 13 and 14, above described, for a road running north and south, all situated in the City of Plattsmouth, Cass county, Nebraska.
The same being levied upon and taken as the property of William T. Craig, Ida May Craig, Samuel Parker, John W. Parker, guardian of Samuel Parker, incompetent, real name unknown, defendants, to satisfy a judgment of said Court recovered by The Livingston Loan and Building Association, plaintiff against said defendants.
Plattsmouth, Nebraska, May 28, A. D. 1923.
C. D. QUINTON,
Sheriff Cass County,
Nebraska.

A. L. TIDD, Attorney for Plaintiff.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.
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 2nd day of July, A. D. 1923, at 10 o'clock a. m. of said day at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following property, to-wit:
Lots 5 and 6, in Block 75, in the City of Plattsmouth, Cass county, Nebraska.
The same being levied upon and taken as the property of Aretas Reynolds and wife, Hattie Reynolds, et al, defendants, to satisfy a judgment of said Court recovered by The Livingston Loan and Building Association, plaintiff against said defendants.
Plattsmouth, Nebraska, May 28, A. D. 1923.
C. D. QUINTON,
Sheriff Cass County,
Nebraska.

A. L. TIDD, Attorney for Plaintiff.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.
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 2nd day of July, A. D. 1923, at 10 o'clock a. m. of said day at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following property, to-wit:
Lot 12, in Block 40, in the City of Plattsmouth, Cass county, Nebraska.
The same being levied upon and taken as the property of William K. Fox, Jr., Marie Fox, Frankie Fox, Thomas B. Salmon, Thomas B. Salmon, Jr., a minor, George O. Dovey and John McNurlin, administrator of the estate of William K. Fox, deceased, defendants, to satisfy a judgment of said Court recovered by The Livingston Loan and Building Association, plaintiff against said defendants.
Plattsmouth, Nebraska, May 28, A. D. 1923.
C. D. QUINTON,
Sheriff Cass County,
Nebraska.

A. L. TIDD, Attorney for Plaintiff.

ANSTIE'S LIMIT

"He is not drunk who, from the floor, Can rise and drink, and call for more;

But he is drunk, who prostrate lies, Without the power to drink or rise." Did you ever get into an argument that became heated and wound up close to a fight, with the original bone of contention lost sight of at the finish? It got so, during the last stages of the World war, that the purpose of the conflict was changing every few months.

You probably have noticed the same thing about prohibition.

The real cause that brought prohibition was alcohol's effect on its drinkers and their innocent bystanders. Especially the effect in lowering their efficiency at work, which was why so many large corporations backed the dry movement—and incidentally one of the leading reason why liquor never will come back.

Americans are losing sight of the original cause of prohibition. You rarely hear anyone talk about the evil of alcohol. Attention has gravitated to the problem of how to get it and whether it's safe to drink and whether it will ever "come back" in modified form like beer—or a sudden reaction restoring whisky to consumers.

Dangerous to forget the original cause of prohibition—alcohol's effect on drinkers. To refresh our memories, let's give thought to Anstie's Limit.

Do you recognize the words? Used to be used commonly.

Dr. Patton of the Prudential Life Insurance company, once defined "an immoderate drinker" as "one who drinks regularly in excess of Anstie's Limit or who may because of individual susceptibilities be unduly affected by that amount or less."

Anstie's Limit means the "daily use of alcohol not to exceed one and a half ounces, corresponding with four ounces of the ordinary whiskey or brandy or a quart of beer."

A drinker passes Anstie's Limit when he takes more than a quart of beer or eight tablepoonsful of whiskey or brandy a day.

Offer the average person a drink and his chief question, and usually his only, is: "But are you sure this is real stuff?" Having assured himself that it is, the wise man will ask a second question: "Granted that it's so-called pure liquor, what is it going to do to my nerves, my stomach, my general health, my pocketbook, my family, my efficiency at work?"

So-called pure whiskey is just as much a poison as it was before prohibition went into effect, though most people seem to be forgetting that angle of the prohibition question.

The condition of affairs in state and nation do not seem to be getting any better very fast. And morally speaking they are worse. "What the hell do we care," is the slogan of the average authorized officeholder.

A French actress visiting America has a \$200,000 hat, but we hope it doesn't go any farther. If the American girls get to shinning up their lids with diamonds and emeralds we may yet have a hard winter. It would seem that \$200,000 was a lot of money to put into a beehive.

SCHOOL BOND ELECTION

Consolidated School District No. C-7, in the County of Cass and the State of Nebraska.

Public notice is hereby given to the qualified voters of Consolidated School District No. C-7, in the County of Cass and State of Nebraska, that a special election has been called by the District Board and will be held in said district on Saturday, the 26th day of June, A. D. 1923.

The question to be submitted to the qualified voters at said election is the following:

"Shall the District Board of Consolidated School District No. C-7, in the County of Cass and State of Nebraska, be authorized to issue the negotiable coupon bonds of said district in the sum of \$35,000.00, bearing interest at a rate not to exceed 5 1/2% per annum, payable semi-annually, said bonds to mature not to exceed thirty years from date of issue and to be issued for the purpose of erecting and furnishing a school building within and for said district; and shall a special tax be levied for the purpose of paying the interest and the principal of said bonds as they become due?"

The polling place for said election will be at the school house, in said district.

The election will be held and the ballot box for the reception of ballots will be opened at the hour of three o'clock p. m. and will be closed at the hour of nine o'clock p. m. on said 26th day of June, A. D. 1923. Only qualified voters of said district will be permitted to vote upon the question submitted at said election.

By order of the District Board this 1st day of June, A. D. 1923.
AUGUST RUGE,
Director.

Regular users of BALANCED gasoline know the full meaning of gasoline economy



QUICK, complete combustion and lots of power from a lean mixture assure gasoline economy to users of Red Crown Gasoline.

An ample proportion of highly volatile elements provides quick ignition—a quick-starting motor. Slightly slower-burning elements, in proper proportion, insure pressure the full length of the stroke.

These properties of Red Crown Gasoline — *balanced* gasoline—make it perfectly suited to the modern motor. It is as uniform as improved processes and careful tests can make it. For maximum power and mileage standardize on Red Crown Gasoline.

You will always get full measure and prompt, courteous service from a dealer displaying the Red Crown Sign. He stands behind Red Crown Gasoline and Polarine, and we stand behind him. They must be dependable.

STANDARD OIL COMPANY OF NEBRASKA



RED CROWN GASOLINE

TEARNEY SAYS SOO FRANCHISE NOT GOING TO MOVE

Oklahoma City, June 7.—"Absolutely nothing to it," A. R. Tearney, president of the Western league, said today when shown press dispatches from Kansas City saying a move was on to transfer the Sioux City franchise to Kansas City, Kan. "It is absolutely impossible for the Western league to enter Kansas City, Kas., without the consent of George Muehlebach of the Kansas City Blues and the American association. I know from an investigation I made that Muehlebach cannot give his consent because of a contract a negro baseball team for the off-day during the next two years." Tearney said further that everything was going so good in the Western league that he did not anticipate the transfer of any franchise. Should such become necessary later on, he said he already had a place ready for it, though he refused to divulge the name of the city.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.
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 9th day of July, A. D. 1923, at 10 o'clock a. m. of said day, at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following property, to-wit:
Lots twelve, (12) thirteen, (13) and fourteen, (14) in Long's Addition to the Village of Mynard, Cass county, Nebraska.
The same being levied upon and taken as the property of William B. Porter and Alva A. Porter, defendants, to satisfy a judgment of said Court recovered by Fred E. Bodie, Receiver of the Bank of Cass County, plaintiff against said defendant.
Plattsmouth, Nebraska, May 24th, A. D. 1923.
C. D. QUINTON,
Sheriff Cass County,
Nebraska.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.
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 9th day of July, A. D. 1923, at 10 o'clock a. m. of said day, at the south door of the court house in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following property, to-wit:
The east half (E 1/2) of the northwest quarter, (NW 1/4) of Section 27, Township 12, Range 10, East of the 6th P. M., in Cass county, Nebraska.
The same being levied upon and taken as the property of Elmer Carter, Charles P. Guenther and Agusta E. Guenther, defendants, to satisfy a judgment of said Court recovered by Emma Milton, plaintiff against said defendants.
Plattsmouth, Nebraska, June 6th, A. D. 1923.
C. D. QUINTON,
Sheriff Cass County,
Nebraska.

C. H. HERRING,
Att'y for Plaintiff.

The Home of the Soul

In oiden times, it was believed that the seat of the soul was the stomach, most likely for the reason that a man is never so completely used up as when his stomach is out of order. For the cure of ordinary stomach troubles, there is nothing quite so prompt and satisfactory as Chamberlain's Tablets. They strengthen the stomach and enable it to perform its functions naturally. Give them a trial. They only cost a quarter. Weyrich & Hadraba.

Journal ads get results.

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 Eli Manspaker, deceased: On reading the petition of Margaret Manspaker, praying that the instrument filed in this court on the 17th day of May, 1923, 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 Eli Manspaker, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Margaret Elizabeth Manspaker, as executrix;

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 5th day of June, A. D. 1923, at ten 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 that 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 court, this 17th day of May, A. D. 1923.
ALLEN J. BEESON,
(Seal) m21-3w. County Judge.

ORDER OF HEARING FOR APPOINTMENT OF ADMINISTRATRIX

The State of Nebraska, Cass county, ss.
In the County Court.
In the matter of the estate of Michael Whelan, deceased.
On reading and filing the petition of Mary G. Whelan, praying that administration of said estate may be granted to Mary G. Whelan, as administratrix.
Ordered that the 25th day of June, A. D. 1923, 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 prayer of the 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 this 1st day of June, A. D. 1923.
ALLEN J. BEESON,
(Seal) j4-3w. County Judge.

STATE MUST PAY MORE FOR AUTOMOBILE PLATES

Lincoln, June 7.—Auto license plates for next year are going to cost the state just about 50 per cent more than the plates for this year cost, it developed today when the bids were opened by J. R. Farris, state purchasing agent. The state has to buy 500,000 pairs of plates. The cost last year was 10.89 cents per pair. The lowest bid this year is 14.95 cents a pair.

Mr. Farris announced tonight that the contract had not been let because of the necessity of looking into the standing of one of the bidders. It will be let at 3 o'clock tomorrow.

Sell those articles you no longer have use for by advertising them in the Journal.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska.
In the matter of the estate of Nellie I. Frans, deceased.
On reading the duly verified petition of Harry M. Frans, executor of the Last Will and Testament of Nellie I. Frans, deceased, and also guardian of Marie Frans and Alma Frans, minors, for a construction of said Last Will and Testament, and for license and order to execute a mortgage in the sum of \$10,000.00 on the following described real estate, to-wit:

The south half (S 1/2) of the southwest quarter (SW 1/4) of Section 24, and the north half (N 1/2) of the northwest quarter (NW 1/4) of Section 25, all in Township 10, Range 13, in Cass county, Nebraska.

for the purpose of raising funds for the payment of indebtedness and administration expenses on claims allowed against said estate in the matter of the estate of Nellie I. Frans, now pending in the County Court of Cass county, Nebraska. The amount of the claims allowed against said estate being the sum of \$11,766.79. Said note and mortgage to be jointly executed by Harry M. Frans, in his own right; Harold Frans, in his own right, and Zola Pollard and her husband in her own right, together with Harry M. Frans as executor of said estate, and as guardian of the estate of said minors.

It is therefore ordered that the persons interested in said estate appear before me at Chambers at the Court House in the City of Plattsmouth, in Cass county, Nebraska, on the 9th day of July, 1923, at ten (10) o'clock a. m., to show cause if any there be why license and order should not be granted unto the said Harry M. Frans, as executor of said estate, and as guardian of the estates of said minors, to execute said notes and mortgage as above set forth. It is further ordered that a copy of this order be personally served on all persons interested in said estate at least fourteen (14) days before the day set for hearing, or published for four successive weeks in The Plattsmouth Journal, a newspaper printed and published in the said County of Cass, in the State of Nebraska.
Dated at Plattsmouth, in Cass county, Nebraska, this 24th day of May, 1923.
JAMES T. BEGLEY,
Judge of the District Court.
(Seal) m28-4w.