

The Plattsmouth Journal

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R. A. BATES, Publisher

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GIVING IN THE OLDEN DAYS

And they spake unto Moses, saying, The people bring much more than enough for the service of the work, which the Lord commanded to make. And Moses gave commandment and they caused it to be proclaimed throughout all the camp, saying, Let neither man nor woman make any more work for the offering of the sanctuary. So the people were restrained from bringing—Exodus xxxvi, 5-6.

Russia is mad as the Swiss, but the Swiss don't give a yodel.

Just like the children, Mt. Etna breaks out with the heat.

A bathing suit makes a nice little frock for eating watermelon.

The average fisherman gets cheated by swapping worms for what he brings home.

Considering who they are, the human race really does better than could be expected.

Harding better come home, or his fences will be so badly jumbled up he won't know where he is at.

The profiteer is a man who gets down to breakfast and pours the cream off before you get up.

Crossing the country in one day can be done, all right. The fellows who raised the price of sugar did it.

Since a bricklayer's pay per day equals the price of about 700 eggs, the hen ought to learn to lay bricks.

With no persons in authority at Washington the government clerks are not making a bad job of running the country.

Another bargain day has passed, and many farmers were here from the Iowa side to take advantage of the immense bargains offered.

They say four million people in this country use drugs. If that's all it explains why drug stores are 95 per cent not drug stores.

As we undertake the Lausanne treaty Turkey undertakes to agree that her massacres shall make the most economical use of available material.

A Berlin professor proves that French is merely a dialect of the German language. And Fraulein Joan of Arc made wonderful pretzels doubtless.

The republican national committee seems to have chosen a poor day to announce its support of the president in his world court proposal. It was the day Minnesota repudiated the proposal.

The bathing pool down at Murray is proving a good blessing to many people. Hundreds from Plattsmouth and vicinity go almost every night. The pool is a credit to the enterprising people of Murray.

Evidently Governor Bryan is a staunch friend of the taxpayers. He proposes to keep on firing all the wall flowers sitting around at the expense of the people, put there by McKelvie, because he had use for them personally.

Dempsey couldn't disable Tom Gibbons in that Montana mix-up, but he seems to have knocked out a bank at Great Falls. It was a narrow escape for Dempsey, but he got his share of the money in advance—even if it wrecked a bank in the doing. Next time he won't take any chances. It is understood that Kearns will insist that future meetings of his protege must be financed by the United States mint.

Pussyfoot Johnson hits the trail again. He'll carry the prohibition fight into South Africa, Egypt, Turkey, Arabia and India. He claims that the Mohammedans, who are forbidden by their religion to drink liquor, nip quite a bit on the sly. Pussyfoot has 600,000,000 people in this new territory he's working. He won't live to see it and neither will we, but eventually the whole world will have prohibition, according to some who even believe now that the United States now has prohibition but hasn't.

There's more money in corn at \$25 a gallon.

Latest style is many little bows. They catch many big beaux.

Stay away from Paris. They are wearing no-piece bathing suits.

Keep away from Hungary. Her railroad rates have been doubled.

Many June husbands are forgetting how to drive with one hand.

In the old days you didn't put up \$300,000 to have a fight in Montana.

To the pure all things are pure, but to the simple all things are not simple.

Judging by the way our last summer's bathing suit fits, we are still in good shape.

People going on vacations to forget things shouldn't forget how polys on Ivy looks.

Many are taking advantage of the warm spell to watch those who leave their shades up.

Plattsmouth is able to speak for itself. Knockers can't do much with a town like that.

When a farmer gets only \$1 a bushel for his wheat he can't sow many wild oats.

The coal man doesn't even look at the ice man these days. He is sitting back in the shade.

As a light summer pastime we suggest lying on the floor counting holes in lace curtains.

Never pay a bootlegger in the dark. Counterfeit thousand dollar bills are in circulation.

These are the days distracted women remember at the station the tickets are in the trunk.

Too many people's idea of a good time seems to be too many people's idea of a wicked one.

They took eight stitches in the head of a Dallas, Tex., diver who thought the water was deep.

Spokane men have an anti-rouge club. Motto should be "cheeks that touch rouge shall never touch tours."

Sometimes we get so mad at our automobile we wish mechanics' repairs would hurt like dentistry does.

This is the time of year when some June brides think of canning fruit and others think of canning their husbands.

Plattsmouth a good show town? Well, I should say so, with three of them in town this week. And all up to date, too.

Worry shortens your days, but there's nobody to take your troubles off your shoulders hence you can't get rid of worry.

Every now and then the Germans make a desperate effort to stabilize the mark, but it turns out that all the stables have been burned.

Plattsmouth is now receiving many compliments from strangers who visit our city upon its fine business houses and fine streets.

Isn't it nice to meet old friends you haven't met for years? We enjoyed that pleasure yesterday, and the time flew entirely too fast.

There should never be a failure among newspapers since everybody knows how to run them, and all the publisher needs to do is to listen.

Well, Chicago could hardly be expected to convict a man who started out as a bootblack and rose to be a political boss. It would be un-American.

Glass blowing developed Magnus Johnson's tremendous lung power, it is said. In that case it probably will continue to develop—the senate has a glass roof.

All the publicity stuff which is mailed out by high salaried clerks to country newspapers for free publication has one advantageous feature, it makes good scratch paper.

THE LARGER VISION

While all Plattsmouth citizens are naturally proud of the growth of our city, we must bear in mind that it is yet in the process of development. Let us not become so engrossed with present affairs that we exclude the larger vision.

There is a potent saying to the effect that if man wishes to stay where he is he must keep going. One either progresses or falls back and merely moving about in a circle does not constitute advancement.

With towns, no less than with individuals, there is danger of running into a groove and of being able to see only that which is close at hand.

Plattsmouth fortunately, is not thus far in that class. Rather, there has been a re-awakening and we believe this is continuing. There appears a decided stimulus in business, in education, civic matters, in religion, and perhaps the developments of the future we can only dimly see.

But in spite of this, even because of this, we must be on our guard lest in our elation over worth while achievements and our absorption in the things of the present we forget the years ahead and the world without.

Whenever a man, thoroughly satisfied with himself, begins to feel that he has accomplished the utmost, that moment does he not only cease to advance but to lose a bit of the influences and power he gained. Bound by the narrow walls of self, he has lost the gleam of that high state he might have reached.

So it is with a city. If its vision becomes limited to the things within its own domain, if its people look ever backward upon what they have accomplished instead of forward to the dreams yet unrealized, it is apt to be deceived into thinking it is really progressing when it is merely going around in the same old ring.

Let us indeed look back, that we may profit by experience of the past and gain encouragement; let us build in the present with full energy and enthusiasm; but at the same time let us not exclude the broader outlook of future possibilities and of heights yet unascended.

Let us keep before us the larger vision.

HARDING'S YEA; WEEKS' NAY

Now, after waiting more than two weeks, wondering how President Harding's Salt Lake City speech struck Secretary of War Weeks, we learn that Mr. Weeks is up in arms against the president.

In Salt Lake City the president talked about the vast costs of government and what the administration had done to curb those costs. He thought it "the greatest misfortune that could come to America to have her drift back into the role of a more or less selfish existence." To that he added:

"When you stop to think that, when divided up, 85 per cent of American taxes, 85 per cent of the enormous public fund of which I have been speaking, goes to the expenses and obligations of war; and only 15 per cent of it for the promotion of the ideals and practices of peace, do you not think we ought to play our part, my countrymen, in helping the world to abolish war?"

Two or three months ago Secretary Weeks denounced the figures issued by the United States bureau of efficiency which stated that 85 per cent of federal expenditures are consumed by war costs. Mr. Weeks declared that estimate "misleading" and branded it as "evil pacifist propaganda." Mr. Weeks condemned in severe terms the government bureau that published the figures. He proceeded then to quote figures from the budget bureau to support his contention that the efficiency bureau was wrong.

But President Harding evidently holds to the efficiency figures. The Secretary Weeks says they are wrong, the president insists they are right. And Mr. Harding took the pains to insert in his Salt Lake City speech this thought that Mr. Weeks might ponder: "I do not preach a pacifist policy."

There is nothing in the president's speech for the war head to "get sore" about. Mr. Weeks is not held responsible for the burdensome expenditures that war has cost us. The president was trying to show where most of the \$3,700,000,000, spent by the federal government last year, went. While the president made a speech on the subject of taxes, he orally made a wonderful argument against war.

And now Secretary of War Weeks thinks the president's speech was a repudiation of the war department. The Army and Navy Journal thinks the president "not only made a contribution to the pacifist propaganda but he repudiated the secretary of war."

The refusal of Mr. Weeks to accept estimates of the efficiency bureau is not apt to change the president's

Evidence Proves That His Mother Was Right

"Tanlac has fixed me up from A to Z and I can't help thinking how fine my mother's judgment was in buying this medicine for me," said J. F. Morrison, 2412 Hartman avenue, Omaha, Nebraska, recently.

"When mother got Tanlac for me I was in a terribly run-down condition from stomach trouble. I felt dragged out and depressed and didn't seem to have a spark of energy. My appetite was so poor that a small piece of toast and a few swallows of coffee would satisfy me, and even then I suffered from indigestion and heartburn. My sleep was restless,

I had headaches and other pains and felt tired and worn out all the time. "But it didn't take Tanlac long to fix me up, and besides doing away with my troubles, the medicine built me up fifteen pounds. I'm in such vigorous health now I finish the day happy and smiling, and I'm glad to tell everybody about Tanlac. Tanlac is for sale by all good druggists. Accept no substitute. Over 37 million bottles sold.

Tanlac Vegetable Pills are Nature's own remedy for constipation. For sale everywhere.

opinion. Mr. Harding has had access to figures of the budget bureau, just as Mr. Weeks has had. But Mr. Harding prefers to accept the efficiency bureau's computations.

So it is apt to stand that the cost of war eats 85 per cent of the federal tax dollar. With that thought in mind and remembrance of the anguish caused by war, the president wished he might say that "America is willing to play her part in lifting international relationships to a little higher plane, so that we may put an end to the things that bow humanity in grief and impose burdens on the treasures of nations, which they can ill afford."—World-Herald.

A WASTE OF TIME

Radicals posing as railroad reformers are wasting the time of the interstate commerce commission and their own by insisting that the commission in the valuation work which it has well under way ascertain the original costs of American railroads. They are seeking data for use in the next congress where proposals will doubtless be made for changes in the transportation act looking to reductions in carrying charges and in the carriers' income.

If the data actually sought in this inquiry would contribute in the slightest to the solution of the commission's real problem it would be well to go through all the evidence and determine what the original cost of the American transportation system really was. It takes only a moment's reflection, however, to see that figure of original cost would mean absolutely nothing as regards a fair return on railway property at present.

To begin with, about the only thing in common between the railroads of this day and those of fifty or seventy-five years ago is the right-of-way. Since they were first constructed the railroads have actually been rebuilt many times. Conservative and well managed railroads for years put back as much as they took out in dividends. Only when the policy of too rigid restriction reduced earnings to a point where that practice became impossible was it actually abandoned. Costs of upkeep and of improvement from that source would never appear in the original cost table which the La Follette valuations are seeking, and it would accordingly be simple with those tables as a basis to show that railroad earnings are exorbitant.

Such a study of original costs as this group proposes would doubtless reveal chapters of shady railroad financing and of exorbitant profits taken out of railroad promotion by a few individuals long since in their grave. But data of that kind would prove nothing as to the proper return to be paid holders of railroad securities.

Only recently have the railroads reached a point where they can compete with other enterprises for capital. Such a muckraking campaign against them as the publication of original construction costs would probably result in further restrictive legislation and retard the progress of an enterprise which needs every encouragement if facilities are to keep pace with growth in traffic.

PATHEPIC

Its a pathetic picture—that of John Burke, former governor of North Carolina and treasurer of the United States, going before the district attorney to tell what he knows of the failure of a brokerage concern in which he was a partner. In a sense the admission that he knew his name and in which he had invested all his savings is even more pathetic, but it holds a lesson for every retired official whose name and reputation private business enterprises may seek to exploit.

This is by no means the first time a retired public servant has come to grief through his business ventures. For years a keen competition has existed in various fields of commerce and finance for the services of persons of established reputation in politics. Where the successful competitor has been one observing a high code of business ethics the addition

to its firm of the name of a former cabinet member, a former governor or senator has given it added prestige and frequently increased its ability for serving the public. To the new firm member such a business connection affords an opportunity to capitalize ability and, though late in life, to receive a compensation more nearly commensurate with the value of his service than public office affords.

There are the exceptional cases in which a well known name is sought not for legitimate ends but for purposes of public exploitation. These are the cases in which the individual sought is given a high salary and a well furnished office not for what he knows or for any service he is to perform but for the use of his name alone, and these are also the cases that not infrequently come to grief.

Persons with excellent reputations made in public life need to be careful of the company they keep in the business world after they retire.

NOTICE OF HEARING

on Petition for Determination of Heirship

Estate No. of Talmage Slater, 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 Jacob Slater, who is the heir of the said deceased and interested in such, has filed his petition alleging that Talmage Slater died intestate in Clive, Iowa, on or about April 2nd, 1921, being a resident and inhabitant of Clive, Iowa, and the owner of the following described estate, to-wit:

The sum of \$472.64, being the interest of the said Talmage Slater in the estate of Nancy J. Gibson, deceased, now in the hands of the County Court of the County of Cass, Nebraska, and leaving as his sole and only heir at law the petitioner, John Jacob Slater, who died intestate in Clive, Iowa, and the estate of 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 relationship and the right of descent in the real property of which the decedent died seized, which has been set for hearing on the 11th day of August, A. D. 1923, at 10 o'clock a. m.

Dated at Plattsmouth, Nebraska, this 10th day of July, A. D. 1923.

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 Michael Whelan, 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 28th day of July, A. D. 1923, and on the 30th 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 presentation. The time limited for presentation of claims against said estate is three months from the 28th day of July, A. D. 1923, and the time limited for payment of debts is one year from said 28th day of July, A. D. 1923.

Witness my hand and the seal of said County Court, this 25th day of June, A. D. 1923.

ALLEN J. BEESON, County Judge.

MARRIED AT PARSONAGE

From Friday's Daily. This morning at 11 o'clock at the Methodist parsonage occurred the marriage of Miss Roberta Campbell and Mr. Leonard R. Johnson, the impressive service being read by Rev. F. E. Pfoutz. The young people were attended by Miss Henrietta Waintroub and Mr. A. E. Lynn. The bride has been here for several months and is engaged at the beauty parlor of Mrs. Emma Poese while the groom is an employe of the Burlington in the shops here. The newly weds expect to locate in Lincoln in the near future where the groom is a member of one of the old and well known families of that city.

CATARRAL DEAFNESS

is often caused by an inflamed condition of the mucous lining of the Eustachian tube. When this tube is inflamed you have a rumbling sound or imperfect hearing. Unless the inflammation can be reduced, your hearing may be destroyed forever. HALL'S CATARRH MEDICINE will do what we claim for it—rid your system of Catarrh or Deafness caused by Catarrh. HALL'S CATARRH MEDICINE has been successful in the treatment of Catarrh for over Forty Years. Sold by all druggists. F. J. Cheney & Co., Toledo, O.

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 15th day of August, 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, and Lot nine (9) in Ida A. 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 defendants.

Plattsmouth, Nebraska, July 9th, A. D. 1923.

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

C. A. RAWLS, Atty'y.

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 30th 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 northwest quarter (NW 1/4) of the southeast quarter (SE 1/4) of Section twenty-six; (26) the southwest quarter (SW 1/4) of the northeast quarter (NE 1/4) of Section twenty-six; (26) Lots four (4) and five (5) in the north half (N 1/2) of the northeast quarter (NE 1/4) of Section twenty-six; (26) and all that part of the northeast quarter (NE 1/4) of the southwest quarter (SW 1/4) of Section twenty-six (26) lying east of the Missouri Pacific railroad right-of-way, all being in Township twelve, (12) North Range thirteen, (13) east of the 6th P. M., Cass county, Nebraska—

The same being levied upon and taken as the property of Will Jean and Marie Jean, husband and wife; William E. Gillespie, C. L. Jean, first and real name unknown and Amanda Jean, his wife, defendants, to satisfy a judgment of said Court recovered by Fred E. Bodie, Receiver of The Bank of Cass County, plaintiff against said defendants.

Plattsmouth, Nebraska, June 21st, A. D. 1923.

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

Gaines, Van Orsdel & Gaines, Attorneys for Plaintiff.

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 George R. South, deceased: On reading the petition of Ina H. South, praying that the instrument filed in this court on the 6th day of July, 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 George R. South, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Ina H. South, 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 4th day of August, 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. It is further ordered that the filing 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 6th day of July, A. D. 1923.

ALLEN J. BEESON, County Judge.

LEGAL NOTICE

To Charles C. Parmele, owner of Lot 8 in Block 55 in the City of Plattsmouth, Nebraska: You are hereby notified that upon the 7th day of November, 1921, J. H. Hall purchased at tax sale Certificate No. 5378 in the office of the County Treasurer of Cass county, Nebraska, covering the real estate in the City of Plattsmouth, Nebraska, described as follows: Lot 8 in Block 55 in City of Plattsmouth, said property being assessed in the name of Charles C. Parmele, for the year 1920, for the taxes delinquent for said year of 1920.

You are further notified that after the expiration of three months from the 19th day of July, A. D. 1923, the purchaser J. H. Hall will apply to the Treasurer of said county, for a Treasurer's Deed of and to the said property hereinbefore described. You are further notified that the said purchaser has paid the subsequent taxes levied against the said above described property, for the year 1921. Dated this 18th day of July, A. D. 1923.

J. H. HALL, Tax Sale Purchaser.

A. H. DUXBURY, Attorney.

Don't mention it, but is it still too hot for you? The mosquitoes are getting too fresh with their talk.

ORDER OF HEARING

on Petition for Appointment of Administrator. The State of Nebraska, Cass county, ss. In the matter of the estate of Ann M. Goodell, deceased.

On reading and filing the petition of Helen Copp praying that administration of said estate may be granted to R. B. Windham as Administrator; Ordered, that August 10th, 1923, at 10 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 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.

Dated July 11th, 1923.

ALLEN J. BEESON, County Judge.

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, White, real name unknown, husband of Sarah T. White; Shepard Fales; Mrs. Shepard Fales, 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 1/2) of the northwest quarter (NW 1/4) and the northeast quarter (NE 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 1/2) of the northwest quarter (NW 1/4) and the northeast quarter (NE 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 27th day of August, 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 16th day of July, A. D. 1923.

JOHN M. KAFFENBERGER, Plaintiff.

W. G. KIECK, Attorney for Plaintiff.

One Dollar Saved Represents Ten Dollars Earned

The average man does not save to exceed ten per cent of his earnings. He must spend nine dollars in living expenses to every dollar saved. That being the case he cannot be too careful about unnecessary expenses. Very often a few cents properly invested, like a quarter (25c) in his garden, will save several dollars later on. It is the same in buying Chamberlain's Colic and Diarrhoea Remedy. It costs but a few cents and a bottle of it in the house often saves a doctor's bill of several dollars. Weyrich & Hadraba.

FOR SALE

Five room house, twelve large lots, wash house, good barns and out-buildings. Plenty of water—wells, cistern and city water. Good cave. Call phone, 386-J. j19-6d, 2sw.

FOR SALE

Good brood sow and fine pigs. Call evenings 504. j20-1wk d&w

See F. G. Egeberger for real estate and insurance. Office 7th and Vine street. Tel. 372. m9-1fd

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