

# The Plattsmouth Journal

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## HE IS MY RIGHT HAND

I have set the Lord always before me. Because he is my right hand, I shall not be moved.

—Psalms 16:8.

Quite a snow storm for this early in the winter.

Mitchell ready for court fray. On with the fight.

What the man who depends on a pull really needs is a push.

Thanksgiving comes early this year—Thursday, November 26th.

Navy day was celebrated with various ceremonies, and in various cities.

Maybe the Greeks are thinking of an other time on earth, like the Romans.

If the boys should do anything out of the ordinary—remember we were all boys once.

There are now two kinds of liquid estates—those in the basement and those in Florida.

Women are catching on to politics so slowly. You seldom hear of one being held for bribery.

This weather has given us a warning of what we may expect further on. Are you prepared for it?

The man who thinks that he knows everything really doesn't, because he still has to learn that he doesn't.

John Wanamaker's stores are selling Ford airplanes for \$25,000. We suppose that means \$25,000 apiece.

Adam died from the gout, says a famous London professor. Our guess is that Eve succumbed to pneumonia.

The League of Nations has stopped the war between the Balkans and Greece. That's just what the League is for.

The dog is still king of the Arctic, says Explorer MacMillan. Down here he is only Prince or Duke or some name like that.

A citizen who gave his wife lessons in driving the car the first week in September, says they are beginning to speak again.

We have the best police force in the world, but once in a while they let an auto slip down Main street after 7 o'clock without head or tail lights.

Among the many things about which we flatly refuse to get excited is the announcement that the Musée Shoals commission will resume its sessions this week.

There are massive locomotives now being built that cost more than \$100,000 each, and yet some fool driver of a motor car thinks he can push one of them off at a crossing.

The government has money to print all sorts of useless departmental bulletins; but it apparently has not the money to provide for proper burial of the men killed in the Shenandoah disaster.

Chicago dispatches continue to insist that the "beer ring" unearthed there is huge. The repetition of this word seems unnecessary since it is sufficiently established that the beer ring is in Chicago.

A writer says the chin is the indicator that tells when a woman should begin to guard against overweight. As a matter of fact, the chin doesn't indicate until it is too late. A woman should begin to reduce when she finds she can't get out of her party dresses without assistance from other responsible members of the family.

## Garage for Sale

My garage building, 36x86, equipped with heat, light and water system, modern in every way. Located in Elmwood, Nebraska.

For particulars see—

**John W. Kunz**  
Avoca, Nebraska

The United States has 45 chewing gum factories.

Hallowe'en night approaches. Look out for "squalls."

Thirteen American presidents have been United States Senators.

A team of Irish women hockey players is planning an early visit to America.

Chicago has a new jail! It is understood very few crooks would go to the old one.

Winter hits hard throughout the middle west. Is the hoary old monster here to stay?

It's mighty hard to tell a real up-to-date filling station these days from an up-to-date residence.

A reduction of tax will be made by congress ere adjournment for the holidays. So predicted!

We shipped a million pounds of hunting powder to South America. But she may be hunting trouble.

Bad rail wrecks train near Victoria, Miss., on the St. Louis and San Francisco railroad and kills 18.

After all winter will have its compensations for the housewife. She will not have to wipe up after the ice man.

If fifteen thousand people have fallen for the Spanish prisoner's plea, as has been asserted, why isn't he out of prison?

The first man to wear a fur cap this fall was followed down the street by a mail carrier working in his shirt sleeves.

It would be interesting to know who it is that the chronic depot loafers are looking for as they peer into each train that passes.

Turkish women no longer cover their faces and it can't be long now until, like our own women, they won't cover themselves.

Poetically the Germans on the Rhine are supposed to rejoice now that the British army is to be withdrawn, but they are going to miss some mighty good customers.

"To spank a child," says the director of the Child Study association, "is to confess your failure as a parent." What about that old saying about honest confession being good for the soul?

Ed Howe, age no longer of Potato Hill, but of the U. S. A., says he has almost quit giving good advice; so much of it is worthless. In time, he says, he hopes to become a gentleman and give none at all.

Cancellation of all bonds in the various appeals in the Stillman suit indicate that Mr. Stillman has paid all costs of litigation and the case is closed. Meaning that the lawyers got all they wanted—or all there was?

Some republican leaders are determined to have Coolidge elected for a third term, whether the people of these United States want a third term or not. Pray, tell us what Mr. Coolidge has done to merit a third term.

Falseness and deceit, reprobated as despicable in the peaceful relations of man, are thus exalted to the niche of virtue in war; and on the return of peace honorable men do not hesitate to delight honorable auditors with tales of their dishonorable exploits.

If all the rouge and lip-stick material seen on the streets Saturday could have been mobilized in one spot, it would have furnished enough red paint to paint a banner 600 feet long proclaiming the fact that Plattsmouth is the best little city in Nebraska.

If some women's feet kept up with their faces, they would be world-beaters. Many a fair lady will cheerfully pay a fortune for kiss-proof lipsticks, easily-attached eyelashes and Ponce de Leon beauty clay, and never think to spend a little on keeping her shoes in condition. Another problem of unequal distribution of wealth and labor.

# Same Price



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### THE MELLON PLAN

There is no surprise in the revenue reform recommendations submitted by Mr. Mellon to the house ways and means committee. But what should challenge the attention of the committee and of Congress is that the secretary of the treasury advanced convincing arguments in favor of each of his positive and definite proposals.

There is behind the Mellon program a method, a policy, a philosophy of taxation and of government. Mr. Mellon makes a distinction between mere tax reductions and genuine tax reform dictated by justice and the legitimate demands of the national welfare.

Thus in proposing a reduction of the maximum surtax to 20 per cent, Mr. Mellon pointed out that "every time there has been a material reduction in surtaxes there has followed stimulation of business and an increase in taxable income"—an increase virtually offsetting the theoretical loss of revenue because of lower rates. The reduction of excessive surtaxes augments the amount of capital available for productive industry by removing the temptation to seek relief from taxation by investment in tax-exempt securities or in non-productive speculative properties.

To increase production is to give more employment to labor and to make possible adequate wage standards as well as moderate prices for commodities.

No such wholesome effects follow tax reductions that merely cause loss of revenue and fail to reform the defects of an unsound tax system.

Secretary Mellon for equally cogent reasons, urged the repeal of the federal estate tax and the gift tax. These taxes are relatively unproductive and of doubtful constitutionality. They invade the sphere of the states and place obstacles in the way of a fair and enlightened system of national taxation. They constitute, in fact, a levy on capital.

Mr. Mellon favors the repeal of some of the so-called nuisance taxes as well as a substantial reduction in the normal income tax. He could go further in these directions, no doubt, were he not mindful of the necessity of reserving a surplus for emergencies and of keeping the aggregate tax reduction within a limit of \$300,000,000.

As regard the proper rate of retirement of the public debt, Mr. Mellon holds views that do not command universal assent, but do not affect his position on essentials.

John D. Rockefeller accumulated his pile before he started writing poetry, but, then, he gives other evidence that he is not a poet.

Provisions are soaring higher and higher. If they go much higher, what are we poor folks going to do—quit eating, of course.

**Dr. John A. Griffin**  
Dentist  
Office Hours: 9-12; 1-5.  
Sundays and evenings by appointment only.  
PHONE 229  
Soennichsen Building

### ARMISTICE DAY

Plattsmouth should have an Armistice day celebration this year in every way worthy of the great occasion it commemorates.

Our observance of Armistice day for the past several years has been far from noticeable. There has been an unfortunate lack of interest, both among citizens and World War veterans.

It is to be hoped, therefore, that the celebration being planned for November 11th, will at least mark a start back to a more vital interest by both civilians and soldiers.

The dedication of the new Woodrow Wilson Memorial Bridge, to be formally opened on that date, ought to attract a crowd of many thousands of patriotic citizens who will be honoring both the great war president and the men who followed his leadership in the greatest war in history.

Many things crowd the time of the average person in these busy days. Civilization's newest playthings are at our command every day and in their use old customs and habits of thought are often displaced. There seems no time to stop for an accounting, an inventory of the value of each factor contributing to the sort of happiness people have today. Even the happiness itself is seldom analyzed to see whether it carries in itself the deeper emotional satisfaction that means real contentment.

Jazz plays upon the surface notes of living; and we leave to showy appearance much of the task of building reputations.

Perhaps a dignified carefully-planned Armistice day observance will touch a deeper note than has been sounded here in many months. A completely patriotic program rendered on a day dedicated to the memory of honored dead promises renewal of the thrill that made the days of 1917 and 1918 so well remembered. To the organizations engaged in planning the Armistice day details the Daily Journal extends best wishes for success in an eminently worthy undertaking.

We have a clear idea now of what motor car competition—buses, auto trucks and pleasure cars—costs the railroads. President Baldwin of the Missouri Pacific says his passenger earnings for 1924 have been reduced \$1,000,000 compared with the previous year, and the seven months of 1925 showed a further reduction of \$800,000.

**ORDER OF HEARING**  
and Notice on Petition for Settlement of Account.

In the County Court of Cass county, Nebraska.  
State of Nebraska, Cass county, ss. To all persons interested in the estate of William H. Mann, deceased:

On reading the petition of H. N. Dovey, Administrator, praying a final settlement and allowance of his account filed in this Court on the 28th day of October, 1925, and for assignment and distribution of said estate and the discharge of said Administrator:

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 9th day of November, A. D. 1925, at 9 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 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 one week prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the Seal of said Court, this 28th day of October, A. D. 1925.

A. H. DUXBURY,  
County Judge  
ALLEN J. BEESON,  
Attorney.

**ORDER OF HEARING**  
and Notice on Petition for Settlement of Account.

In the County Court of Cass county, Nebraska.  
State of Nebraska, Cass county, ss. To all persons interested in the estate of Caroline Johnson, deceased:

On reading the petition of Frank Cloidt, Administrator, praying a final settlement and allowance of his account filed in this Court on the 28th day of October, 1925, and for assignment and distribution of said estate and the discharge of said Administrator:

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 9th day of November, A. D. 1925, at 10 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 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 one week prior to said day of hearing.

In witness whereof, I have hereunto set my hand and the seal of said Court, this 28th day of October, A. D. 1925.

A. H. DUXBURY,  
County Judge  
ALLEN J. BEESON,  
Attorney.

No, the country towns are not going to die. The cities are getting too crowded. Anybody with sense in the future, with swift transportation is going more and more out into the country. Of course, the cities with modern water plants, paved streets, good churches and schools will attract more people than the town without these things, and they will gain in population faster than the smaller places, but all the same you will notice from now on the smaller towns will wake up and have many of the conveniences, and slowly gain population.

The decision of Vice President Dawes not to sit in the cabinet is wise. The vice president, under our form of government, has no real power, except in the rare case of deciding a tie vote in the senate, and it would only reduce the efficiency of the government for him to be a member of the cabinet. As a business man Gen. Dawes knows this. The vice president must continue to be merely a "spare tire"—not in use, but all ready to be put into service in case of need.

The Atchison Globe invites wives who are deprived of their share of the marital wealth through the Episcopal action in dispensing with the traditional wedding ceremony phrase, "With my worldly goods I thee endow," to come to Kansas, where the state gives her half of Friend Husband's worldly goods. And the Kansas law doesn't require that in exchange for these goods a wife promises to obey.

The boy who hates to cut grass is now beginning to dread shoveling snow.

**ORDER OF HEARING**  
On Petition for Appointment of Administrator.

The State of Nebraska, Cass County, ss. In the County Court. In the Matter of the Estate of Harriet Jane Davis, deceased.

On reading and filing of the petition of John A. Davis praying that Administration of said Estate may be granted to O. A. Davis as Administrator:

Ordered, That November 9th A. D. 1925, 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 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 October 19th, 1925.  
A. H. DUXBURY,  
County Judge.

**ORDER OF HEARING**  
on Petition for Appointment of Administrator.

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of J. Eloy Johnson, deceased.

On reading and filing the petition of Charlotte Johnson praying that administration of said estate may be granted to Charlotte Johnson as Administrator:

Ordered, That November 23rd A. D. 1925, 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 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 October 28th, 1925.  
A. H. DUXBURY,  
County Judge.

**ORDER OF HEARING AND NOTICE OF PROBATE OF WILL**

In the County Court of Cass county, Nebraska.  
State of Nebraska, County of Cass, ss. To all persons interested in the estate of Fritz Heinrich, deceased:

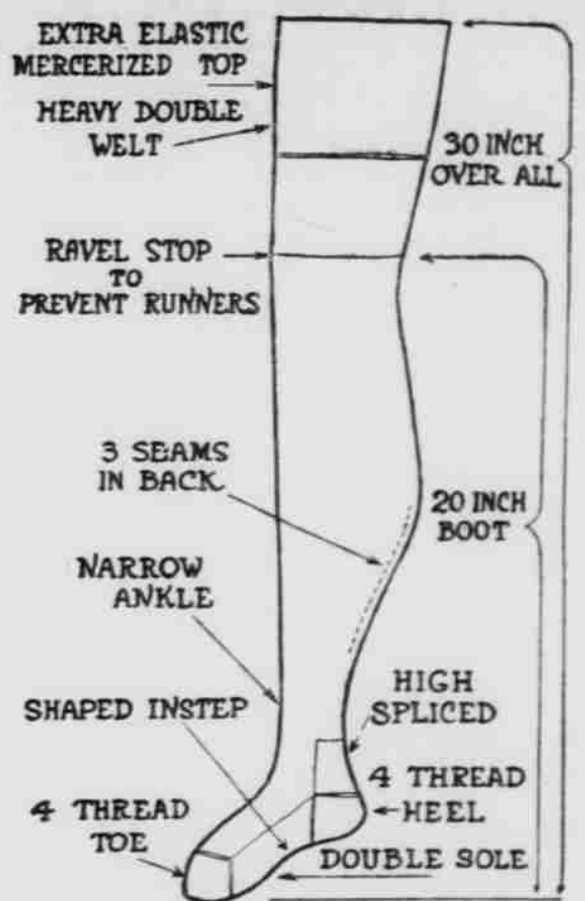
On reading the petition of William L. Heinrich praying that the instrument filed in this court on the 13th day of October, 1925, and purporting to be the last will and testament of the said deceased, may be proved and allowed, and recorded as the last will and testament of Fritz Heinrich, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Fred Heinrich, as Executor:

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 9th day of November, A. D. 1925, 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.

In witness my hand, and seal of said Court, this 13th day of October, A. D. 1925.

A. H. DUXBURY,  
County Judge  
ALLEN J. BEESON,  
Attorney.

### THEY LOOK GOOD AND WEAR BETTER



### The Newest Shades

- |             |           |          |            |
|-------------|-----------|----------|------------|
| Black       | Zinc      | Zanibar  | Maize      |
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Extra fine gauge, 240 needle, extra heavy weight pure Japan silk. Unconditionally guaranteed. A new pair if they don't wear. Pair . . . . **75c**

### The Ladies Toggery

Fred P. Busch, Mgr.  
We Give Cash Savings Script

### NOTICE

In the District Court of Cass County, Nebraska.

Ella Kennedy, plaintiff, vs. the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Shepherd Duke, deceased, et al.

To the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Shepherd Duke, deceased; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of John Tallon, deceased; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Mary Ann Doyle, deceased; the unknown heirs, devisees, legatees, personal representatives and all other persons interested in the estate of Ella Cooper, deceased. All persons having or claiming any interest in Lot Nine in Block Five in the City of Plattsmouth, Cass County, Nebraska; and Lorine Grace Windham:

You and each of you are hereby notified that on the 24th day of October, A. D. 1925, the plaintiff in the foregoing entitled action filed her petition in the District Court of Cass County, Nebraska, wherein you and each of you are made parties defendant, the object and prayer of which are to obtain a decree from said Court quieting the title in plaintiff to the following described real estate to-wit:

Lot Nine in Block Five in the City of Plattsmouth, Cass County, Nebraska—

as against you and each of you, and by such decree to wholly exclude you and each of you from all estate, title, claim, or interest therein, and to have the title to said premises forever freed from the apparent claims of you and each of you, and quieted in plaintiff and for equitable relief.

You are required to answer said petition on or before Monday, the 7th day of December, A. D. 1925, or your default will be entered in said cause and a decree granted as prayed.

Dated, Oct. 25, 1925.  
ELLA KENNEDY,  
Plaintiff.

C. A. Rawls,  
Attorney.  
(026-4w)

### NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court.

In the matter of the estate of Philomena Neff, 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 November 16, 1925, and February 17, 1926, at 10 o'clock a. m., 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 16th day of November, A. D. 1925, and the time limited for payment of debts is one year from said 16th day of November, 1925.

In witness my hand and the seal of said County Court, this 12th day of October, 1925.

A. H. DUXBURY,  
County Judge.  
(Seal) 019-4w

Advertising pays! Try it!

### ORDER OF HEARING and Notice on Petition for Settlement of Account.

In the County Court of Cass county, Nebraska.

State of Nebraska, Cass county, ss. To all persons interested in the estate of James Kivett, Bessie Kivett and Marvin Kivett, Minors:

On reading the petition of Muri B. Kivett praying a final settlement and allowance of her account filed in this Court on the 8th day of September, 1924, and her report filed on the 3rd day of October, 1925:

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 17th day of November, A. D. 1925, at 10 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 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.

In witness whereof, I have hereunto set my hand and the Seal of said Court, this 27th day of October, A. D. 1925.

A. H. DUXBURY,  
County Judge.  
(Seal) 029-3w

### LEGAL NOTICE

To Norris D. Talcott as Executor of the estate of Mariah L. Amick, deceased; Dora A. Nightingale; Sterling F. Amick; Ellen B. Kirk; Lillie S. Mefford; Nellie M. Bauers; Louisa Mefford; Quit Gladys Mefford and Vernice Amick:

You and each of you are hereby notified that on the 14th day of October, A. D. 1925, Lydia Ann Mercer, as Plaintiff, filed a petition in the District Court of Cass county, Nebraska, in which you and each of you are made defendants, praying among other things for an order to be entered by the Court directing the Executor of the estate of Mariah L. Amick, deceased, to convey to plaintiff Lot twenty-one (21) in West Greenwood, and Lots seventeen (17) and eighteen (18) in Jones' Addition to Greenwood, which is an incorporated village in Cass county, Nebraska, upon the payment of the balance of the purchase price in accordance with the contract entered into between the plaintiff and the said Mariah L. Amick during her lifetime on the 17th day of February, A. D. 1923.

You and each of you are further notified that there will be a hearing upon said petition at the District Court room in the court house at Plattsmouth, Cass county, Nebraska, on the 16th day of November, A. D. 1925, at the hour of ten o'clock in the forenoon, to all of which, and the allegations of the petition you will take due notice.

LYDIA ANN MERCER,  
Plaintiff.

C. A. RAWLS, Attorney.  
019-3w.

Mitchell jolts three Generals from the bench. Summerrall and Bowley for prejudice and Sladen by pre-emptory challenge, the first incident of the court martial trial.