

The Plattsmouth Journal

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

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

AS TO THE POOR

The poor shall never cease out of the land; therefore I command thee, saying, Thou shalt open thine hand wide to thy brother, to thy poor, and to thy needy.

Deuteronomy, 15-11.

It never does a lot of good to lose sleep in the daytime.

Man likes to think he is naturally truthful instead of lacking in imagination.

Isn't it a pity you can't trade your old summer suit on a new winter suit?

The sad thing about lots of people is they have no idea of what would make them happy.

There should be more leisure for men of business and more business for men of leisure.

It is easy to get along with the people of Plattsmouth, if you are the right type of citizen.

Most of us are physical cowards, but mental daredevils. We enjoy thinking things that hurt us.

We want new citizenship, and we are ready with open arms to welcome all those who enter in our midst.

Few bachelors can realize how useful and virtuous a married man feels when he cleans his own ash tray.

This age of substitutes has not yet reached the point where a flat head can be substituted for a level headlight.

We meet a lot of people every day who put questions merely for the purpose of getting a chance to answer them.

I favor a law compelling lovers to court at least two years before they marry. Too many men and women get married before they get acquainted.

In fact, we heard them honking the other evening. The geese, not the golfers.

The wildest women are the ones who drive motor cars without being taught or caught.

A Seattle man who was arrested for raising checks was sent up himself for five years.

Many a woman who can speak four languages will not allow her husband to speak one.

A man may be able to write a dozen volumes and still be unable to fill one pocketbook.

Well, well; if the modern girl knows less about mixing dough, she knows more about making it.

A woman is always perfectly sure that she is right until it comes to backing her opinion with money.

A woman can't ask a man to marry her. But that's no hardship. A man can't keep from asking one.

Perhaps an auto which ran into a bank in Birmingham, Ala., wanted to see if its owner had any cash left.

After all, the United States isn't in a very good position to sneer at China because it is overrun with bandits.

Plattsmouth Public Schools were never in better shape and parents and public are well pleased with these conditions.

While there is danger that some of our natural resources will become exhausted this does not seem to apply to static.

Persons of small means are warned to stay away from Florida by persons of small means who have managed to get back home.

Gen. Wood reports the Philippines happy and contented—notwithstanding all the claims they may make to being unhappy and discontented.

There is nothing wrong about Plattsmouth. The knocker makes everything wrong for himself, and then blames others for his shortcomings.

It is said that we carry a weight of 15 tons of air on our bodies. And probably the fact that so much of the burden is hot air is what gives us that pain in the neck.

Old time cattlemen can take a look at a calf and tell how much chicken salad it will make, and by one look at a rabbit can tell how many wienies it is good for.

The Massachusetts court has ruled that home brew containing more than 2.95 per cent alcohol is an unlawful beverage. Yes, and nine times out of ten it is an awful beverage.

It is encouraging to learn that scientists are extending the period of human life. Some of the infants of today may live to realize the fulfillment of these tax-reduction promises.

A new electric arc-welding process, it is said, will soon silence the d'n of the steel rivet hammer. A device yet is awaited for the silencing of the chronic knocker on community progress.

From present indications and reports, the poor people will have a hard time getting through the winter, and in the large cities and many of the smaller cities much suffering will exist.

Winter is a month ahead of time, according to prognosticators. This would not be so bad if they could assure us that spring, too, will be a month ahead. But somehow the theory that weather manages to "even up" has lost its comfort.

Plattsmouth, now has three excellent hotels. Among them is the Perkins house, of which Mrs. M. E. Brantner recently assumed charge. The genial Ed Brantner will be found at the office, with a warm grip of the hand and a smile for all who come. Plenty to eat, and comfortable rooms, are at your command. Make your home with the Brantners, when you come to Plattsmouth, and you will never have cause to regret it.



SHEET ROCK

(the fireproof wallboard)

Saves Coal

Home owners say that Sheetrock insulation keeps the heat from escaping through the walls and shows attractive savings in coal. Sheetrock is fireproof and permanent. Comes in large rigid sheets which are erected quickly and at low cost. Just the thing for lining your garage.

CLOIDT LUMBER & COAL CO.

A GOLD-SILVER DOLLAR

Having failed to popularize either the silver cart wheel or the \$2 bill, the treasury now decides to bring out a new metallic dollar. Experiments are being made with a combined silver dollar which will be lighter than the silver dollar, and which, it is hoped, will prove a convenient and popular means of exchange.

The wear and tear on the \$1 bill has long been a source of concern to the treasury. It tried first a process of seasoning the paper which is used in currency making. Then came the treasury appeal for a wider acceptance of the silver dollar, but the new silver which was placed in circulation returned to the treasury and the banks within a few weeks of the time of its release.

More recently an appeal was made for the \$2 bill, but there again the treasury hopes for relief of the dollar bill have been disappointed. There is an unhappy superstition about \$2 bills which seems definitely to limit their circulation, and so their usefulness in the monetary system. With the silver dollar it might very well be demotized as a part of the scheme of currency reorganization which the treasury now has in mind.

If the new gold-silver dollar is to serve the intended purpose, it must be cheaply produced, and be of a nature to prevent its confusion either with the silver half or quarter dollar. If much gold goes into it, it will be more costly than the dollar bill; if it is large it will meet the same objection as the cart wheel, and if it is small it is likely to be confused with one or the other of the minor coins. All of which make the treasury problem in coining the new dollar difficult.

RESPECT THE LAW

President Coolidge appeals to religion as the final sanction for obedience to law. That will help, for those who acknowledge religion. The country would be better off if there were more who did so.

But there is no religion in the bootlegging trade and little enough among the bootleggers' customers. For bootleggers, the only remedy is fear of the penalties of the law. For their customers, the appeal must be to religion, for those that have it, and to loyalty to their country and its institutions, for those whose devotions are confined to the mundane sphere. Then there will be the remnant to whom the only appeal is that provided for the bootleggers.

If the "respectable" law violators will once make lawbreaking disreputable the police can cope with the disreputable ones.

For any pain, burn, scald or bruise apply Dr. Thomas' Eclectic Oil—the household remedy. Two sizes, 30c and 60c at all drug stores.

Try Journal Want Ads. It pays.

Dr. John A. Griffin

Dentist

Office Hours: 9-12: 1-5.
Sundays and evenings by appointment only.

PHONE 229
Soennichsen Building

WHAT IS FAILURE?

The press dispatches tell us that ex-Governor Lowden of Illinois, has added himself to the number of those who declare democracy, as it exists in the United States, to be a failure. Perhaps it is wise, in this connection, ask ourselves just what we mean when we use the word "fail" of our human institutions.

In the business news of the day, our eye catches a list of "failures," and we read that such and such a firm has been forced into bankruptcy, with a list of liabilities perhaps three or four, or even five or ten, times as great as its discoverable assets. "Failure" means, in this case, that the meager assets which it possesses are to be distributed pro rata among its creditors, and that it will no longer exist. Another concern starts out with high hopes and promises, but at the end of its year it finds itself without any accumulated profits, and must acknowledge it "failure" to pay the dividends which its stockholders had been led to expect. We have used the term "failure" in both these cases, and both cases are justified by unimpeachable linguistic precedent. In the latter case, however, the firm will go right on with its business, and perhaps learning valuable lessons from its experience will later be found to be paying satisfactory dividends.

Is democracy in the United States a "failure," in the first of these two senses? Are we ready to have some receiver in bankruptcy appointed—some American Mussolini, or a soviet dictator—to clear up the wreck, and prepare the way for something else? We could name certain persons who might say so, but we do not believe that ex-Governor Lowden would want to be considered among them.

But has American democracy proved a "failure" even in the second of the two senses of the term, as above indicated? Has the government under which the American nation has grown to its present stature, winning hitherto unprecedented achievements in so many lines of industrial

RUPTURED?

Sufferers will benefit by writing for valuable information sent free upon request.

C. F. Redlich, Rapture Shield Expert, 535 Boston Block, Minneapolis, Minn.

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 hereto set my hand and the Seal of said Court, this 28th day of October, A. D. 1925.

(Seal) 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 hereto set my hand and the seal of said Court, this 28th day of October, A. D. 1925.

scientific and educational progress, and permitting so many thousands continually to rise from the most humble surroundings to positions of influence, power and material prosperity, with nothing to life them but their own inherent ability and character—has that form of government, we ask, failed as yet to return any dividends?

If one states specifically that our American government has not yet succeeded in achieving certain ends that we should all like to see accomplished—such as driving harmful politics out of wholly non-political matters of legislation and administration, for example—we may readily admit that degree of "failure." When one states in an apparently unqualified way, however, that "our democracy is a complete failure," he is using language in a careless way that is likely to do harm. It is a little as if a woman with a husband who has been a good provider, and kind to her and the children, were to go around telling the neighbors that he is a "failure" as a husband, simply because he has not successfully matched the sample of ribbon with which she sent him to the store, or has carried in a little mud on his shoes when bringing in the turkey for "Thanksgiving dinner."

"New South Throbs With Industrial Life," is an eight-column headline in Sunday's issue of the New York Times. Slowly but surely those folks down East are beginning to discover that the South really amounts to something.

Hives, eczema, Itch sets you crazy. Can't bear the touch of your clothing. Doan's Ointment is fine for skin itching. All druggists sell it, 60c a box.

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.

(Seal) O. 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. Elio 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.

(Seal) 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.

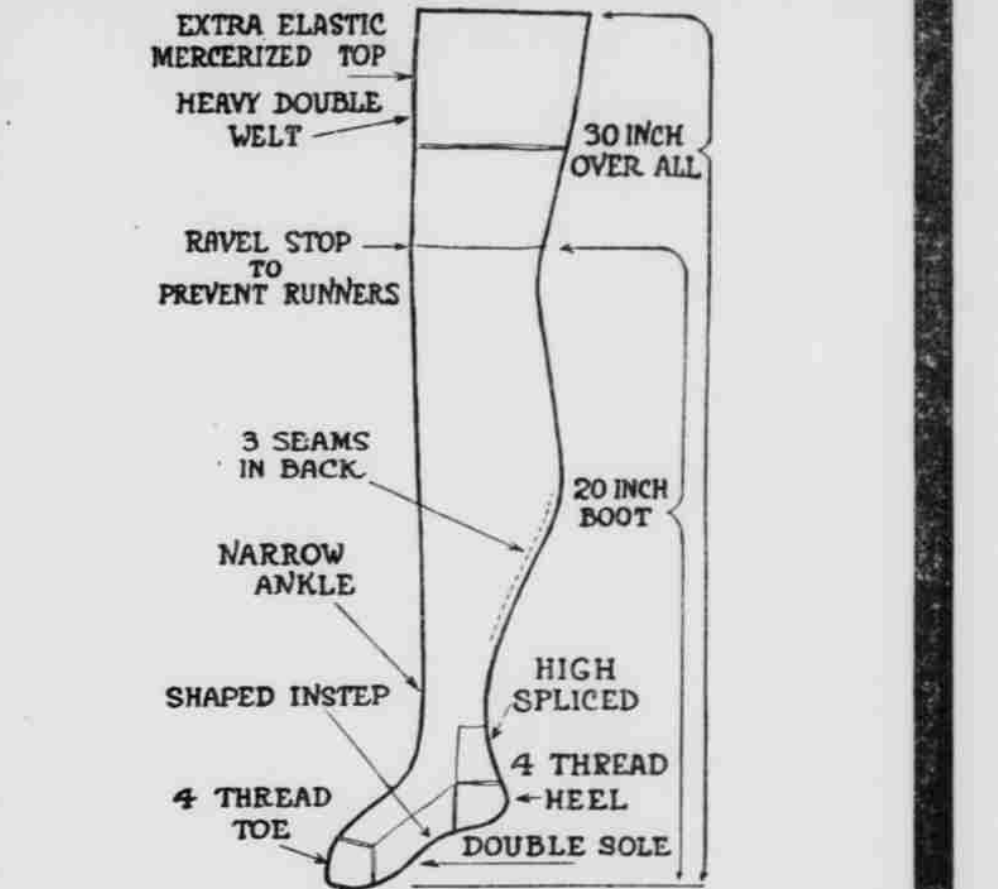
To all persons interested in the estate of Fritz Heinrich, deceased: On reading the petition of William L. Heinrich praying that the instrument filed in this court on the 13th day of October, 1925, and purporting to be the last will and testament of the said deceased, may be proved and allowed, and recorded as the last will and testament of said 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 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 and seal of said Court, this 13th day of October, A. D. 1925.

(Seal) A. H. DUXBURY, County Judge.

THEY LOOK GOOD AND WEAR BETTER



The Newest Shades

- | | | | |
|-------------|-----------|----------|------------|
| Black | Zinc | Zanibar | Maize |
| White | Flesh | Grain | Lavender |
| Priscilla | Sunset | Rosewood | Mandarin |
| French Nude | Harvest | Peach | French Tan |
| Blonde | Gun Metal | Pansy | Squirrel |

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.

Elia 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 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 hereby notified to answer said petition on or before Monday, the 7th day of December, A. D. 1925, or your default will be entered in said case and a decree granted as prayed. Dated, Oct. 25, 1925.

ELLA KENNEDY, Plaintiff.

C. A. Rawls, Attorney. (o26-4w)

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.

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

(Seal) A. H. DUXBURY, County Judge.

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 hereto set my hand and the Seal of said Court, this 27th day of October, A. D. 1925.

(Seal) o29-3w A. H. DUXBURY, County Judge.

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.

o19-3w.

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

SPECIALIST

Leading Coming to Omaha DR. DORAN Specialist

in internal medicine for the past twenty years.

DOES NOT USE THE KNIFE

Will Give Free Consultation on Monday and Tuesday, Nov. 16-17 at Rome Hotel, Omaha from 10 a. m., to 4 p. m.

TWO DAYS ONLY

People Come Many Miles for an Opportunity to Consult This Leading Specialist.

Dr. Doran, Chief Specialist of the Medical Laboratory, 335-336 Boston Block, Minneapolis, Minn., is a regular graduate in medicine and surgery. He visits professionally the more important towns and cities and offers to all who call on this trip free consultation.

According to his method of treatment he does not operate for chronic appendicitis, gall stones, ulcers of stomach, goitre, tonsils or adenoids.

He has to his credit wonderful results in diseases of the stomach, liver, bowels, blood, skin, nerves, heart, kidneys, bladder, bed wetting, weak lungs, catarrh, rheumatism, sciatica, leg ulcers and rectal ailments.

If you have been ailing for any length of time and do not get better, do not fail to call, as improper measures rather than disease are very often the cause of your long standing trouble.

Remember above date, that consultation on this trip will be free and that his treatment is different. Married women must be accompanied by their husbands.

Address Dr. Doran, Chief Specialist, Medical Laboratory, 335-336 Boston Block, Minneapolis, Minn.