

The Plattsmouth Journal

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THE JOY OF THE HYPOCRITE

Knowest thou not this of old, since man was placed upon earth, that the triumphing of the wicked is short, and the joy of the hypocrite but for a moment.—Job 20:4-5.

Are you keeping lent? If not, why not?

The printers are the chaps who put the ink in their ink.

Easter will soon be here. What about that Easter hat?

Letting some one else do your thinking is just thoughtlessness.

Some people take themselves too seriously. Others try to kid themselves.

America has no caste system, but you can guess a man's standing by the laws he breaks.

Agreeing that we all sprang from monkeys, my guess is that woman sprang farther than man.

The first gold nugget found in California in 1848, will be returned as a historical relic to that state.

The house judiciary committee recommends the impeachment of Federal Judge George W. English.

Lenroot wants an investigation of milk. We want to know when cows started giving vanishing cream.

Coolidge wants Muscle Shoals as part of the nation's defense. What do the people want? That's the question!

Sometimes a fellow boasts that he can marry any girl he pleases—and then finds out he doesn't please any of them.

The little kid read a sign which said: "Ice Cream—Ninty Cents per Gal." And he wondered how much they charged boys.

Henry Ford is buying up old violins and if he wants to make himself really popular in some neighborhoods he will reach out for the ukeleles and saxophones.

The tariff question is becoming well discussed, not only by the politicians but by the farmers and laborers in general. Tariff reform seems to be the cry of the people and viciously demanded.

Davis county, one of the rich agricultural counties in the center of the northwest quarter of Missouri, is going through the pains of a financial reorganization, the aftermath of the land boom of war days. Bank after bank has closed its doors—nine within the last three years.

Every town has some fellow who is equal to a whole quorum.

Washings may not be all wool—but they're usually a yard wide.

Long hair makes a man look silly—especially if his wife finds it on his coat.

Farmers are holding their corn and oats. Low prices to blame for increased stock.

It matters not on which cheek you kiss a girl if you don't hesitate too long between them.

Why not "let well enough alone" in the selection of mayor. John Sattler has done his duty.

If the same button is off of a man's shirt for several weeks in succession he ought to get married—or divorced.

The county assessors are now out after that remnant which the federal government has just handed back to us.

Maybe a fellow calls his wife Angel because she's always harping on something and never has anything to wear.

London has found a run-proof stocking, and when this product is put on the market there ought to be a run on it.

"There will be fifty-three Fridays in 1926," says a Maine paper. We print this for the encouragement of the fish dealers.

We have an inquiry from a citizen who wants to know where the population of this country is the most dense. That's an easy one—from the neck up, brother.

Paris went dry for a couple of hours the other day as a protest against a government tax measure. But what has a dry measure or a liquor measure to do with a tax measure?

A big police shake-up in numerous big cities of the country, on account of their lency on criminal arrests, not so with Plattsmouth, our boys are doing their duty in every way.

The people of the west need protection from the robber tariff and they are going to demand that if we have a tariff to put it where it properly belongs, on the manufacturers of the east and the money changers.

The people who fail to attend the movies at the Parmele, are missing some of the finest pictures that were ever put on the screen. Messrs. Cloidt and Moore are doing their best to bring pictures here that will please their patrons and their efforts should be highly appreciated by all the amusement lovers.

DAILY DRIFT

One can get a large eyeful of life by standing at an office window and watching the passing show on Main street.

A pretty girl comes tripping down the street, and starts to cross at the corner. Oh, but she is pretty! Young, slender, well-shaped, well-dressed, vibrant with life and beauty, she irresistibly commands your attention.

She walks gracefully and modestly, looking neither to right nor to left. A picture of attractive, bewildering femininity. As she comes closer you see that her eyes are blue and her hair is golden. Even through the grimy panes smell the perfume on her.

Foolish child! She should raise her eyes and look about her. Trucks and taxicabs are whirling before and behind her and any instant, if she is not careful, the spark of life may be crushed in her beautiful body.

You see what happens! The cop sees her and, instinctively, holds up his hand to clear a path. The drivers see her and without even paying heed to the traffic cop, slow down to let her pass. Men who are walking past her look around, also from instinct, to see whether her path is safe. Some even turn to look after her. From our office window we cannot see but we imagine that the rear view is just as attractive.

She crosses the street in safety. And she disappears from our vision. Alas!

Now let's think about it. Her outstanding attractions were that she was young, slender, and beautiful. It would be the most natural thing in the world for those ladies who are not young, not slender and not beautiful to resent this instinctive homage of men to such a deadly rival and to say:

It is unjust. It is cruel. We cannot help being unattractive. But this girl is probably stupid and we are brilliant. She is probably bad and we are good. Why do not men pay the same homage to us? Why do we not receive this chivalrous treatment? Why do we have to watch our steps when we cross the street and even have a cop "bawl" us out for clumsiness, when he is so eager to safeguard a little doll-faced girl.

Yes, the most natural thing in the world. And these ladies would be absolutely right, all justice and fairness and truth are on their side, excepting their assumption that a pretty girl is probably bad.

But the thing to think about is that the men cannot help themselves. The appeal of youth and beauty is irresistible. Their poor, simple minds tell them that they should extend courtesy to all women, should protect all women, regardless of age or looks. And when they get a chance to think, they agree with the protest registered above.

But when youth and beauty hop along, men do not get a chance to think. They are swept off their feet by a force stronger than themselves. Maybe it is Nature. Maybe it is their own stupidity.

Is it not possible that the men themselves are more to be pitied than blamed?

WITH NEW THOUGHT

Today finds penetrating light being cast on the subject of religion. It is being discussed widely, more widely than most people realize. The better class of magazines is flooded with articles on religion, the church press is showing marked evidence of the real thought born in the discussion and the newspapers from time to time carry items reflecting the more jagged outlines of the controversy.

With such a trend under way it is certain that there will be results of equal scope. A re-adjustment must take place which will quell the seething turmoil in which the churches of today are struggling. A prerequisite of any return to religious cohesiveness in clarification of the tangled differences between creed, concentration on the essentials of religion and abandonment of all that is now obscuring these essentials.

This is a task indeed. It is one which demands the attention of every citizen. The concentration on the essentials of religion and religion itself is being waged on a far-flung front that extends into every home in the nation. It is impossible to be a neutral. It is dangerous to think that the battle can be won with the weapons that were victorious in the past.

Knowledge and intelligence are needed in treating this religious discussion. With faith must be coupled recognition that this is a changing world and that we are a changing people. Upon the shoulders of the religious men and women of today rests this responsibility of keeping in pace in every way with the ebb and flow of human thought.

School supplies at lowest prices at Bates Book and Stationery Store.

3 handy packs for 5¢

Look for it on the dealer's counter

WRIGLEY'S P.K. More for your money and the best Peppermint Chewing Sweet for any money

MOTHER GOOSE MODERNIZED

Jack and Jill went up the hill To get some modern liquor— Jack took two and he was through And Jill died even quicker.

LIFE AND ART

Ernestine Schumann-Heink, veteran of the operatic stage, says of Marian Talley, aged 19, the Kansas City girl who was hailed as a successful prima donna on her first appearance in grand opera in New York: "Do not judge her voice finally until she has had a chance to live."

Many an older artist, poet, writer, has dimmed into the ears of the youthful aspirant the advice, "Go and live." Only years of poignant experience, they know, can give the mellowness and emotional sincerity that marks the finished artist.

By "living" Madam Schumann-Heink, mother as well as singer, did not mean the sort of "life" in which chorus girls bathe in tubs full of wine. She means the experiences that, only time, long struggle for the realization of ideals and unselfish devotion to others inevitably bring.

It is such living that develops truly the intellectual and spiritual powers that underlie high achievement.

Wayne B. Wheeler demands that the states of Maryland and New York have governors who can sing "The Star Spangled Banner." Anybody who can do that won't want to be a governor—he'll get in the opera where he can make money.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Lucinda Brittain, 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 12th day of April, A. D. 1926, and on the 13th day of July, A. D. 1926, at ten o'clock a. m., 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 12th day of April, A. D. 1926, and the time limited for payment of debts is one year from said 12th day of April, 1926.

Witness my hand and the seal of said County Court, this 8th day of March, 1926.

A. H. DUXBURY, County Judge.

Dr. John A. Griffin Dentist

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LEGAL NOTICE

To Max Preis, Non-Resident Defendant: Notice is hereby given that pursuant to an order of attachment issued by A. H. Duxbury, County Judge within and for the County of Cass, Nebraska, in an action pending before said County Judge wherein August G. Bach is plaintiff and Max Preis defendant to recover the sum of \$51.80, a writ of garnishment in aid of attachment was issued and levied upon money in the possession of W. G. Kieck, as garnishee, and that said case was continued for trial to the 12th day of April, 1926, at 9 o'clock a. m.

AUGUST G. BACH, Plaintiff.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Charles H. Sheldon, 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 23rd day of March, A. D. 1926, and on the 29th day of June, A. D. 1926, at ten o'clock a. m., 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 23rd day of March, A. D. 1926, and the time limited for payment of debts is one year from said 29th day of March, 1926.

Witness my hand and the seal of said County Court, this 26th day of February, 1926.

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 George E. Nichols, deceased.

On reading and filing the petition of Harold G. Nichols praying that administration of said estate may be granted to N. D. Talcott, as Administrator:

Ordered, that April 6th, A. D. 1926, 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 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 March 8th, 1926.

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 William Klaurens, deceased:

On reading the petition of Joseph H. Lidgett, administrator, praying a final settlement and allowance of his account filed in this court on the 2nd day of March, 1926, 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 12th day of March, A. D. 1926, 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 2nd day of March, A. D. 1926.

A. H. DUXBURY, County Judge.

NOTICE OF ADMINISTRATOR'S SALE

In the District Court of Cass county, Nebraska. In the matter of the application of A. C. Ault, administrator of the estate of Edward P. McBride, deceased, for license to sell real estate to pay debts:

Notice is hereby given that in pursuance of an order and license issued by Honorable James T. Begley, judge of the District Court of Cass county, Nebraska, on the 2nd day of March, A. D. 1926 to me, A. O. Ault, administrator, I will on the 29th day of March, A. D. 1926, at the hour of ten o'clock in the forenoon on the premises in the Village of Cedar Creek, Cass county, Nebraska, offer for sale at public auction to the highest bidder for cash the following described real estate, to-wit:

Lot Five (5), in Block Six (6) in the Village of Cedar Creek, Cass county, Nebraska, subject to all liens and encumbrances.

Said offer for sale will remain open for a period of one (1) hour. Dated this 5th day of March, A. D. 1926.

A. O. AULT, Administrator of the Estate of Edward P. McBride, Deceased.

ARTICLES OF INCORPORATION

We, the undersigned, hereby associate ourselves together for the purpose of forming a corporation under the laws of the State of Nebraska, and do adopt the following Articles of Incorporation:

Article 1—The name by which this corporation shall be known is Greenwood State Bank.

Article 2—The principal place of business of this corporation shall be at Greenwood, County of Cass, State of Nebraska.

Article 3—The object for which this corporation is formed is to carry on a commercial banking business under the laws of the State of Nebraska.

Article 4—The authorized capital stock of this corporation shall be Twenty-Five Thousand (25,000) Dollars, of which at least Twenty-Five Thousand (25,000) Dollars shall have been paid in at time of commencement of business, which shall be issued in shares of the par value of One Hundred (100) Dollars each. No transfer of the stock of this corporation shall be operative until entered on the books of the corporation.

Article 5—The indebtedness of this corporation shall at no time exceed the amount of its paid in capital and surplus, except for deposits.

Article 6—This corporation shall begin business on the 1st day of January, 1926, or as soon thereafter as authorized by the State Banking Board of the State of Nebraska, and shall terminate on the 31st day of December, 1965.

Article 7—The affairs of this corporation shall be under the control and management of a board of directors consisting of not less than three nor more than five shareholders, whose term of office shall be for a period of one year, or until their successors are elected and qualified, not less than a majority of whom shall be residents of the county in which the bank is located or counties immediately adjacent thereto. It shall be the duty of the board of directors to elect from their number a president and secretary, and select a vice president and cashier, and they may also select an assistant cashier and such other clerks and assistants as the business of the corporation may require. The term of office of the officers of this corporation shall be one year, or until their successors are elected and qualified. The board of directors may adopt such bylaws for the regulation and management of the affairs and business of the corporation as it may deem proper.

Article 8—The regular annual meeting of the stockholders of this corporation shall be held on the second Monday of January each year, at which meeting the board of directors above provided for shall be elected. A majority of the shares of the stock of the corporation at any regular or special meeting, shall constitute a quorum for the transaction of business.

Article 9—Until the regular meeting of the stockholders of the corporation, the following named persons shall constitute the board of directors: H. K. FRANTZ, J. C. DEUSER, JR., P. L. HALL, JR., E. A. LANDON, H. B. SCHROEDER, IRA E. ATKINSON, H. F. ATKINSON, HELENA B. HALL, O. W. EVERETT, A. E. LEESLEY, J. C. DEUSER, JR.

Article 10—Each stockholder shall at any regular or special meeting be entitled to one vote, either in person or by proxy for each share of stock held.

Article 11—These articles of incorporation may be amended at any regular or special meeting called for that purpose by a two-thirds vote of all the stock.

Witness our hands this 30th day of December, 1925.

H. K. FRANTZ, P. L. HALL, JR., P. J. COSGRAVE, E. A. LANDON, H. B. SCHROEDER, IRA E. ATKINSON, H. F. ATKINSON, HELENA B. HALL, O. W. EVERETT, A. E. LEESLEY, J. C. DEUSER, JR.

State of Nebraska } ss. County of Cass }

On this 30th day of December, 1925, before the undersigned, a notary public in and for said county, said state personally appeared H. K. Frantz, P. L. Hall, Jr., P. J. Cosgrave, E. A. Landon, H. B. Schroeder, Ira E. Atkinson, H. F. Atkinson, Helena B. Hall, O. W. Everett, A. E. Leesley and J. C. Deuser, Jr., to me known to be the identical persons whose names are affixed to the foregoing articles of incorporation, and each for himself acknowledged the same to be his voluntary act and deed.

In Witness Whereof, I have hereunto set my hand and notarial seal this 30th day of December, 1925, at Greenwood, Nebraska.

E. O. MILLER, Notary Public.

I, H. K. Frantz, President of the Greenwood State Bank, of Greenwood, Nebraska, do hereby certify that the within and foregoing is a true and correct copy of the original articles of incorporation of said bank.

Witness my hand this 28th day of December, 1925.

H. K. FRANTZ, President.

LEGAL NOTICE

To Max Preis, Non-Resident Defendant: Notice is hereby given that pursuant to an order of attachment issued by A. H. Duxbury, County Judge within and for the County of Cass, Nebraska, in an action pending before said County Judge, wherein Fred G. Egenberger is plaintiff and Max Preis defendant, to recover the sum of \$49.80, a writ of garnishment in aid of attachment was issued and levied upon money in the possession of W. G. Kieck, as garnishee, and that said case was continued for trial to the 12th day of April, 1926, at 9 o'clock a. m.

FRED G. EGENBERGER, Plaintiff.

NOTICE OF LIQUIDATION

The First National Bank, located at Greenwood, in the State of Nebraska, is closing its affairs. All note-holders and other creditors of the association are hereby notified to present the notes and other claims for payment to the Greenwood State Bank of Greenwood, Nebraska, which has assumed all the debts and liabilities of the First National Bank under an agreement of merger between them.

Dated December 31, 1925.

H. K. FRANTZ, President.

NOTICE TO CREDITORS

State of Nebraska, Cass county, ss. In the matter of the estate of Robert L. Burr, deceased.

Notice is hereby given to the creditors of said deceased that hearings will be held upon claims filed against said estate, before me, County Judge of Cass county, Nebraska, at the County Court room in Plattsmouth, in said county, on the 29th day of March, 1926, and on the 30th day of June, 1926, at 10 o'clock a. m., each day, for examination, adjustment and allowance.

All claims must be filed in said court on or before said last hour of hearing.

Witness my hand and seal of said County Court, at Plattsmouth, Nebraska, this 20th day of February, 1926.

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 Maria Lau, formerly Maria Pflughaupt, deceased.

On the reading and filing of the petition of Meta Shafer praying that administration of said estate may be granted to her as administratrix:

Ordered, that March 29th, A. D. 1926, 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 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 March 3rd, 1926.

A. H. DUXBURY, County Judge.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of Cass county, Nebraska. P. Balsler, Plaintiff, vs. Shepherd Duke et al, Defendants.

To the defendants Shepherd Duke, Levina Duke, his wife; John S. Duke, Elbert T. Duke, Ellen Cooper, Hattie Cooper and Maggie I. Bennett, and all persons interested in the estate of Shepherd Duke, deceased; John Tallon, Nicholas Tallon, Catherine Tallon and Mary Ann Tallon, and all persons interested in the estate of John Tallon, deceased; Nicholas Tallon, Catherine Tallon, his wife; John Tallon and Anna Tallon, and all persons interested in the estate of Nicholas Tallon, deceased; Doyle John Freeny, John Freeny, her husband, Rosanna Freeny, John Freeny, Jr., Mary Ann Freeny, James Freeny, Patrick Freeny, Mary Tallon, Kate Tallon and Ellen Tallon, and all persons interested in the estate of Catherine Tallon, deceased; Mary Ann Doyle, widow, Clara Doyle, John Doyle, Joseph Doyle, Mrs. Clarence Doyle, first and real name unknown, wife of Clarence Doyle, Mrs. John Doyle, first and real name unknown, wife of John Doyle, Mrs. Joseph Doyle, first and real name unknown, wife of Joseph Doyle; Shepherd Duke, Levina Duke, John S. Duke, Elbert T. Duke, Ellen Cooper, Hattie Cooper, Maggie I. Bennett, John Tallon, Nicholas Tallon, Catherine Tallon, John Tallon, Anna Tallon, Catherine Tallon, John Freeny her husband, Rosanna Freeny, John Freeny Jr., Mary Ann Freeny, James Freeny, Patrick Freeny, Mary Tallon, Kate Tallon, Ellen Tallon, Mary Ann Doyle, Clarence Doyle, John Doyle, Joseph Doyle, Mrs. Clarence Doyle, Mrs. John Doyle, Mrs. Joseph Doyle, whose first names are unknown, each deceased, and their heirs and legatees whose names and whereabouts are to plaintiff unknown; and all persons having or claiming any interest in Lot eight (8) of Block five (5) of the City of Plattsmouth, Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that the above named plaintiff filed a petition and commenced an action in the District Court of Cass county, Nebraska, on the 19th day of February, 1926, the object and prayer of which is to obtain a decree of court quieting the title in and to Lot eight (8) of Block five (5) of the City of Plattsmouth, Cass county, Nebraska, as against you and each of you, and such other and further relief as may be just and equitable.

You and each of you are required to answer said petition on or before Monday, the 5th day of April, 1926, or the allegations of plaintiff's petition will be taken as true, and a decree will be entered in favor of plaintiff and against you and each of you, according to the prayer of said petition.

Dated this 19th day of February, 1926.

P. BALSER, Plaintiff.

J. A. CAPWELL, His Attorney.

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