

The Plattsmouth Journal
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LAY ASIDE SIN
 Let us lay aside every weight, and the sin which doth so easily beset us, and let us run with patience the race that is set before us, looking unto Jesus who endured the cross, and is set down at the right hand of the throne of God.—Hebrews 11:1-2.

Always be kind to dumb brutes—this includes your father.

Big 10 day sales begin Wednesday. See that you get in on the big bargains.

Preivity, according to our observations, is also the soul of modern fashions.

Some men have no use for music except when they are permitted to play first violin.

Everything comes to him who waits; but by the time it gets here, he does not want it.

They are recovering the bodies of good swimmers who wouldn't believe the current was too swift.

To have 50,000 pounds sterling a year, mutton has been removed from the bill of fare of the British.

One of the government's master clocks at Washington varies only two one-hundredths of a second a day.

Babe Ruth says, "Control of the ball is two-thirds of pitching." We say, "Control of your self is two-thirds of living."

The Missouri primary is about to split the G. O. P. wide open. Well, hasn't Missouri had enough republican rule?

A horse has to be broken before you can drive it, but it is different with a motor car. The motor car breaks you.

Who will be nominated for sheriff on the republican ticket? We know but aren't going to tell. Five candidates in the field.

The chewing gum output last year in this country was valued at 47 million dollars. Which may have been its value when it was new.

Fame frequently costs more than it is worth.

The University of Texas has an income of \$10,000 a day from oil royalties.

If the Democrats of Missouri are smart they will nominate Harry Hawes.

There seems to be a battle brewing between the tariff barons and the tariff barrens.

Ambition is fine stuff. But be careful. Salmon are goldfish that grew big enough to be eaten.

It is difficult to define will power, but a person who refuses to scratch a chigger bite has it.

Some men are born small, some shrink and some others never find out how small they really are.

One of the most comforting things about a fever is that it shivers just as well in the summer as in the winter.

Victory for the West. Railroad rates of 5 per cent increase has been denied by the Interstate Commerce Commissioners.

A Chicago club woman claims she has been married 45 years without having a new dress. Show this to your wife.

A florist culturist is evolving a blossom that has no pollen. And that, for the hay fever addicts, is not to be sneezed at.

In London, a man left \$750,000 to an orphan's home, which is the nearest you can come to taking your money with you.

The sloppiest thing in the world is not a man who has just been dragged out of the river, but a girl trying to cry and chew gum at the same time.

Charley Bryan is the most popular man in Nebraska today and will be nominated for governor without opposition. He was a whole governor while in office, and the people are more than too anxious to vote for him again.

RADIO CHAOS
 Failure by congress at the session just ended to pass radio legislation designed to put the control of broadcasting under government department has caused Secretary Hoover to issue an appeal to all broadcasting stations for co-operation to avoid "Chaos" in the air. The courts have ruled that the government, due to lack of specific legislation, cannot control wave lengths outside of the government band of from 600 to 1,500 meters inclusive. This ruling, which has just been enunciated by Acting Attorney General Donovan, does away entirely with the assigning of wave lengths and hours of operation by the Department of Commerce and forces the department to permit that government control of radio has been rendered void.

Until congress provides a remedy by direct and specific legislation this situation will prevail. It means, briefly, that any station can "pirate" not only the wavelength of any other station, but the time of operation. Two stations operating simultaneously make it impossible for listeners to get more than a mixed and jumbled medley of sounds and soon kill any desire to purchase a set or to listen in on one already bought.

The radio broadcasters themselves should be most anxious to avoid a public boycott on radio apparatus. This will be the inevitable result if stations do not adhere to their assigned wavelengths and hours of operation. Business acumen would seem to dictate this course. Congress, when it convenes in December, will doubtless pass radio legislation which will clear up the present tangled conditions. Until that time the 500 or more stations over the United States should heed Secretary Hoover's plea with a view to the best possible entertainment to the public.

Radio has made tremendous strides. Receiving apparatus is now installed in millions of homes. Education, entertainment and pleasure are derived by the owners of these sets. Even now, however, the air is congested and any divergence from strict adherence to assigned wavelengths causes confusion.

It is clearly up to the broadcasters, therefore, to see to it that this confusion is avoided and to do everything in their power to advance the wonderful new invention which has taken the world by storm and benefited millions.

THE NAME OF WILSON
 Up in New York the board of trustees of the New Rochelle schools have voted to change the name of the Woodrow Wilson Memorial High school. A change in the personnel of the board resulted in a Republican majority, therefore a change of name. A few weeks ago the author stood in the beautiful Bethlehem Chapel that crowns St. Alban's Heights in the city of Washington and gazed at the tomb of Woodrow Wilson. Poor indeed must be the patriotism of the man who does not feel a queer thrill pass through his body when standing on that hallowed spot, and queer indeed the utter lack of patriotism in the hearts of men who would seek to rob him of any vestige of the honor bestowed upon him by naming a school in his memory.

If Woodrow Wilson could speak to that group of little-minded men in New Rochelle today he would no doubt tell them that under the circumstances it would be better for the school to bear a name other than his own, rather than have dissatisfaction created. He was not of the type to enjoy empty plaudits, however he might have appreciated the allegiance of his friends. The matter of course was one for New Rochelle to decide for herself, and decide it she did. And thereby she brought forth an expression from the widely-known governor, Al Smith. It is interesting to hear what Governor Smith has to say on the subject; as he is quoted as follows:

"Now Woodrow Wilson was president of the United States and was a leading world power. There is no question that he gave his life to this country, just as effectively and as voluntarily as any man that fell on the field of battle. Still, in this enlightened age, when we are talking of broad-mindedness and tolerance of everybody's view, a little group of small town, small fry, peanut politicians are gathering around an oak table, wasting their time and energy and burning up the money of their constituents debating on how to take his name off the high school in Westchester county. They have abundant reason to be ashamed of themselves."

FOR REGISTER OF DEEDS
 Miss Jessie M. Robertson of Plattsmouth is a candidate for the coming primary election on August 10th 1926. For the office of register of deeds, Miss Robertson is splendidly equipped for this office, having had training along this line and experience with law subjects and also actual law experience. If Miss Robertson is nominated and elected she will make a competent and efficient official.—Elmwood Leader-Echo.

The man who ran two households, kept up as many automobiles and maintained two wives with plump banking accounts, without having to steal more than \$5,300, ought to be brought back to town and be made city manager.

NOTICE TO CREDITORS
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of Henry C. Long, 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 16th day of August, 1926, and the 17th day of November, 1926, at 9 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 15th day of August, A. D. 1926, and the time limited for payment of debts is one year from said 15th day of August, 1926.
 Witness my hand and the seal of said County Court, this 12th day of July, 1926.
 A. H. DUXBURY, County Judge.
 (Seal) j19-4w

ORDER OF HEARING
 and Notice on Petition for Settlement of Account.
 In the County Court of Cass county, Nebraska, Cass county, ss.
 To all persons interested in the estate of Mary Spangler, deceased.
 On reading the petition of E. H. Spangler, Administrator, praying a final settlement and allowance of his account filed in this Court on the 15th day of July, 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 appear at a County Court to be held in and for said county, on the 27th day of July, 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 three successive weeks prior to said day of hearing.
 Dated at Plattsmouth, Nebraska, July 13, 1926.
 A. H. DUXBURY, County Judge.
 (Seal) j19-3w

ORDER OF HEARING AND NOTICE OF PROBATE OF WILL
 In the County Court of Cass county, Nebraska, Cass county, ss.
 To all persons interested in the estate of Harry S. Barthold, deceased:
 On reading the petition of Ralph A. Barthold praying that the instrument filed in this court on the 9th day of July, 1926, 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 Harry S. Barthold, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to be Walter and Muri Wheeler, as Executrices:
 It is hereby ordered that you, and all persons interested in said matter, may appear at a County Court to be held in and for said county, on the 2nd day of August, A. D. 1926, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and that the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.
 Witness my hand, and seal of said court, this 9th day of July, A. D. 1926.
 A. H. DUXBURY, County Judge.
 (Seal) j12-3w

NOTICE TO CREDITORS
 The State of Nebraska, Cass county, ss.
 In the County Court.
 In the matter of the estate of Cecelia Jahrig, 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 19th day of July, A. D. 1926, and on the 20th day of October, 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 19th day of July, A. D. 1926, and the time limited for payment of debts is one year from said 19th day of July, 1926.
 Witness my hand and the seal of said County Court, this 26th day of June, 1926.
 A. H. DUXBURY, County Judge.
 (Seal) j28-4w

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 John Coleman, deceased.
 On reading and filing the petition of William D. Coleman praying that administration of said estate may be granted to W. E. Hand, as Administrator:
 Ordered, that July 27th, 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 June 30th, 1926.
 A. H. DUXBURY, County Judge.
 (Seal) j5-3w

NOTICE OF REFERENCE SALE
 In the District Court of Cass county, Nebraska.
 Frank Albin, Earl Albin, Alfreda Albin, Edith Burman, Fred Burman, Ada Beckner, Roscoe B. Beckner, James B. Nickles and Lillie Nickles, Plaintiffs, vs. Lee Nickles, Charles Nickles, Jose Nickles, George Nickles, Gertrude Nickles, Amanda Wurdman, John Wurdman, Estelle Crosser and Etta M. Nickles, Defendants.
 Notice is hereby given that under and by virtue of a decree of the District Court of Cass county, Nebraska, entered in the above entitled cause on the 29th day of June, 1926, and an Order of Sale entered by said court on the 6th day of July, 1926, the undersigned, sole referee, will sell at public auction on the 16th day of August, 1926, at ten o'clock a. m. of said day, at the south front door of the courthouse in the City of Plattsmouth, Cass county, Nebraska, to the highest bidder for cash, the following described property, to-wit:
 The west half (W¹/₂) of the southeast quarter (SE¹/₄) of the south half (S¹/₂) of the southeast quarter (SE¹/₄) of the northeast quarter (NE¹/₄) of and in Section thirty-six (36) of and in Township eleven (11), North of Range thirteen (13), east of the 6th P. M., in said Cass county.
 Said sale will remain open for one hour.
 Fifteen per cent (15%) of bid cash at time of sale and balance on confirmation and delivery of deed.
 Dated this 10th day of July, A. D. 1926.
 D. O. DWYER, Referee.
 j12-4w

LEGAL NOTICE
 In the District Court of Cass county, Nebraska.
 Byron Golding, Plaintiff, vs. F. H. VanDoren, real name unknown, et al, Defendants.
 To the Defendants F. H. VanDoren, real name unknown; Mrs. F. H. VanDoren, real name unknown; Charles M. Baldwin and Mrs. Charles M. Baldwin, real name unknown; personal representatives and all other persons interested in the respective estates of F. H. VanDoren, deceased, real name unknown; Mrs. F. H. VanDoren, deceased, real name unknown; Charles M. Baldwin, deceased, and Mrs. Charles M. Baldwin, deceased, real name unknown, real names unknown:
 You and each of you are hereby notified that on the 26th day of June, 1926, plaintiff filed his suit in the District Court of Cass county, Nebraska, the object and purpose of which is to foreclose Tax Sale Certificate Number 5279, on Lot 9 in the NE¹/₄ of the SW¹/₄ of Section 16, Township 12 North of Range 9, East of the 6th P. M., in Cass county, Nebraska, issued by the County Treasurer of Cass county, Nebraska, on November 8, 1921, and subsequent taxes paid thereunder for the years 1921, 1922, 1923, 1924 and 1925 and for equitable relief.
 This notice is given pursuant to an order of the Court.
 You are hereby required to answer said petition on or before Monday, the 16th day of August, 1926. In failing so to do, your default will be entered therein and judgment taken upon plaintiff's petition.
 BYRON GOLDING, Plaintiff.
 By A. L. TIDD, His Attorney.
 j5-4w

FARMING IN FLORIDALE OFFERS BIG PROFITS

FACTS cannot be disputed. Anyone who will investigate will find that two acres of Satsuma oranges on M. W. Carroll's farm sold for over \$2500. And that W. S. Reeve's ten-year-old trees yielded \$2400 per acre. It is a known fact, too, that a pioneer grower of blueberries sells his crop for about \$500 an acre.

A GREAT many fairy tales have come out of southern Florida, but there are real profits, happiness and ideal living conditions here for intelligent farmers who come to the uplands of Floridale in West Florida.

THIS 50,000 acre tract, owned by the same men for 30 years—themselves practical farmers—has been subjected to experimental farming tests. They can show you what fruits, vegetables and general farm crops can be grown with profit.

WE have investigated and will help you get full information. Write today for the illustrated booklet about Floridale.

Frank C. Riker Company
 26 South Main Street
 Council Bluffs, Iowa

THE "SIMPLE LIFE"
 A vast amount of nonsense is talked and written about the fervent longing many American are said to have for a sweeping movement backward toward simplicity in living. They are described as poor nervous victims of high-pressure conditions which they can scarcely endure and are ready to revolt again when leadership comes and a start is once made. One might think, if he came from some other sphere to survey conditions on this earth, that enormously strong and formidable barriers had been erected to prevent men and women, sick of the complex burdensome life of the twentieth century, from escaping from it, in whatever degree, and finding the simple ways of existence, which they are pictured as craving constantly. But that, of course, is "bunk." There are still wide regions where life is crude and plain and dull enough to satisfy the most extreme taste for vegetating. It is cheap and easy to exist that way, if anyone really yearns for all that it means and implies. Entertainment can be avoided, diet reduced to the plainest food possible to desire, and clothing made extremely plain, cheap and easy to wear, take care of and cleanse. There is no law against doing without, practically all of the frills and refinements of modern life. The truth is that no one except a few freakish persons here and there really desire the condition many are said to hunger and thirst for every day. What we often and quite generally covet is all we want of the fruits of a complex and opulent civilization, without worry or much hard work in getting such abundance of the full life of the times.

It seems as though every time President Coolidge gets settled down to his fishing and other recreation on his vacation, he is interrupted by a rush of executive work forwarded from Washington. It is hoped the reading public won't get the idea that vacation time is the only time he ever has to work.

We guess the mystery about the abduction of Sister Aimee will be cleared up pretty soon, now. The grand jury is going into it. There never was a mystery, a grand jury couldn't solve, if it set its mind to it.

Somebody ought to start writing a good history of the Great War, so the European posterity could get a better idea of what it is going to pay for.

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 Where the hospitality of the old South meets the generosity of the new West in the Heart of America

450 ROOMS WITH BATH \$3.00 AND UP

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 Dentist

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PHONE 229
 Soennichsen Building

NOTICE OF HEARING
 on Petition for Determination of Heirship.
 Estate No. — of August Tartsch, 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 George Tartsch, who is one of the heirs of said deceased, and interested in such, has filed his petition alleging that August Tartsch died intestate in Plattsmouth, Nebraska, on or about March 17, 1918, being a resident and inhabitant of Plattsmouth, Cass county, Nebraska, and the owner of the following described real estate, to-wit:
 An undivided four-sixths or two-thirds interest in and to Lots eight (8), nine (9) and ten (10) in Block forty-seven (47) in the said City of Plattsmouth, Cass county, Nebraska—leaving as her sole and only heirs at law the following named persons, to-wit:
 August Tartsch, her husband; Dorothy Thornburg, a daughter; Henry H. Tartsch, a son; Della Tartsch, a daughter, and George Tartsch, a son—
 That 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 deceased, their degree of kinship and the right of descent in the real property of which the deceased died seized, which has been set for hearing on the 20th day of August, A. D. 1926, at 10 o'clock a. m.
 Dated at Plattsmouth, Nebraska, this 15th day of July, A. D. 1926.
 A. H. DUXBURY, County Judge.
 (Seal)

ORDER TO SHOW CAUSE
 In the District Court of Cass county, Nebraska.
 In Re: Application of Frank A. Cloidt, Administrator of the estate of Charles H. Sheldon, deceased, for license to sell real estate to pay debts.
 Now, on this 10th day of July, A. D. 1926, comes Frank A. Cloidt, administrator of the estate of Charles H. Sheldon, deceased, and presents his petition for a license to sell the real estate of the deceased to pay debts; and it appearing from said petition that there is insufficient amount of money in the hands of the administrator to pay the claims presented and allowed by the County Court; and the expense of said administration, and that it is necessary to sell the whole of said real estate of said deceased for the payment of claims and the costs of administration:
 It is therefore ordered and adjudged that all persons interested in the estate of Charles H. Sheldon, deceased, appear before me, James T. Begley, Judge of the District Court, at the office of the Clerk of the District Court in the court house in the City of Plattsmouth, in Cass county, Nebraska, on the 30th day of August, 1926, at the hour of ten o'clock in the forenoon, to show cause, if any there be, why such license should not be granted to Frank A. Cloidt, Administrator of said estate, to sell all of the real estate of said deceased, so as to pay claims presented and allowed with costs of administration.
 It is further ordered that notice be given to all persons interested by the publication of this Order to Show Cause for four successive weeks in the Plattsmouth Journal, a legal newspaper published and of general circulation in said County of Cass, Nebraska.
 By the Court.
 JAMES T. BEGLEY, District Judge.
 j12-4w

There is no slack business period for the merchant who advertises his goods the year 'round.

LEGAL NOTICE
 In the District Court of Cass county, Nebraska.
 Byron Golding, Plaintiff, vs. F. H. VanDoren, real name unknown, et al, Defendants.
 To the Defendants F. H. VanDoren, real name unknown; Mrs. F. H. VanDoren, real name unknown; Charles M. Baldwin and Mrs. Charles M. Baldwin, real name unknown; personal representatives and all other persons interested in the respective estates of F. H. VanDoren, deceased, real name unknown; Mrs. F. H. VanDoren, deceased, real name unknown; Charles M. Baldwin, deceased, and Mrs. Charles M. Baldwin, deceased, real name unknown, real names unknown:
 You and each of you are hereby notified that on the 26th day of June, 1926, plaintiff filed his suit in the District Court of Cass county, Nebraska, the object and purpose of which is to foreclose Tax Sale Certificate Number 5279, on Lot 9 in the NE¹/₄ of the SW¹/₄ of Section 16, Township 12 North of Range 9, East of the 6th P. M., in Cass county, Nebraska, issued by the County Treasurer of Cass county, Nebraska, on November 8, 1921, and subsequent taxes paid thereunder for the years 1921, 1922, 1923, 1924 and 1925 and for equitable relief.
 This notice is given pursuant to an order of the Court.
 You are hereby required to answer said petition on or before Monday, the 16th day of August, 1926. In failing so to do, your default will be entered therein and judgment taken upon plaintiff's petition.
 BYRON GOLDING, Plaintiff.
 By A. L. TIDD, His Attorney.
 j5-4w

Advertise your wants in the Journal Want Ad Dept., for results.