

The Plattsmouth Journal

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THE GOOD SHEPHERD

I am the good shepherd; the good shepherd giveth his life for the sheep.

Our health is too poor to take a vacation.

Making a noise is one of the leading infant industries.

Some people get so mad at the government they threaten to vote.

The radio isn't perfected, but let's stop and work on the telephone.

A Pennsylvania man inherited \$5,000,000. Now he can run for office.

Keep your eye on the fellow who always wants to borrow money from candidates.

Nothing jolts an ignorant man quite as much as being forced to say, "I don't know."

Farmers are feeling pretty well, thank you, but they now know who their friends are.

A man always tells his wife that he doesn't care what the neighbors think—but he does.

Among the unsung heroes is the self-made father who is working his son's way through college.

H. G. Wells is to publish a mammoth novel in three volumes. Guess we'll wait for the "Outline."

Don't forget to learn the 856 new laws congress passed. You know, ignorance of the law is no excuse.

Missouri is naturally a democratic state, and with a United Democracy, the Republicans wouldn't get a smell.

No matter how hard a man may try he will never learn as much as the average school teacher thinks he knows.

Jack Dempsey's reluctance about returning to work indicates that he's afraid to put his new nose to the grindstone.

A visitor who went to the Adirondacks camp to have a conversation with Cal Coolidge came back with his ears frozen.

Nothing works out right. In a town where you can park as long as you want to, there is no reason why you should want to.

Some would-be politicians' footsteps are very dim but not too dim for a good pair of nose-glasses to trace them in their maneuvers.

It has always been said "the pen is mightier than the sword," but it remained for a house committee hearing to prove that an ink well will raise the biggest welt on an opponent's forehead.

Fourteen French women have shot their husbands during the past five months. Rich and smart American husband killers may be before long going to Paris "for the shooting."

Four thousand bottles of champagne are said to have been served at Buckingham palace this season, all without labels, as King George dislikes to advertise any particular brand. On the principle that good wine needs no push, English hosts can easily dispense with labels. America, on the other hand, needs the best labels that printers can produce for it.

Mussolini is for peace. That's good of him.

Flour made from Nebraska wheat, ranks with the best.

The speed limit means how fast you can go, not how slow.

Dawes went fishing and kept quiet long enough to catch one himself.

Party lines wiped out in France, to the admiration of all concerned.

Mellon and Morgan have arrived in Europe. Will money do the talking?

A cat found its way from Florida to Pittsburgh. Maybe it saw the smoke.

You've got to say one thing for Pennsylvania; she has no "cheap politicians."

If you want to quit drinking permanently, just stay sober until you get out of debt.

When the unexpected happens a man's true nature begins to show up on the surface.

A wave of hate for U. S. in France. And why? Has not America done all it could for France?

We believe in holding state conventions at the state capital. Always have a better attendance.

Who will be the first to go under the north pole in a submarine? That's the only big polar thrill left.

A wise judge recently ruled that what a woman wears is immaterial. Anyone can see through that.

It is predicted that the life of the new French cabinet will be short. That isn't a prediction, it's a cinch.

They tell us that the same man who can "hole in one" is not the same one who can make a bill of beans in six.

When a count cuts up in Europe he gets exiled in America. When our no-accounts get too lazy to work we jail 'em.

St. Louis will stand by Hawes for United States senator. Borne in that city, in congress for many terms, and has always proved a master of the situation.

We shan't take sides in Poland until one side comes out heart and soul for simplified spelling of Polish words and names.

With outside help a deflating banker can keep hid a long time. But it proves worse for him when he is finally apprehended.

See where the candidates devote most of their speeches to explaining that prohibition is not a political issue. Why not talk about something else?

There is a strong suspicion that the golf stocking fad was started by a manufacturer who had a large leftover stock of bicycle stockings when the vogue of the bicycle ended suddenly.

Miss Jessie Robertson is a candidate for the office of Register of Deeds on the Republican ballot at the coming primaries on August 10. The Journal has no further interest in this primary election than to see good candidates nominated on both tickets and knowing Miss Robertson as we have for the past twenty years we know that she is well qualified for the office and the republican voters can make no mistake in nominating her.

THE CRIMINAL CODE

After prolonged study of questions submitted to it, a committee of the national crime commission has recommended a number of unsensational but not unimportant amendments to the criminal code of the several states.

Crime thrives in America chiefly because the administration of justice is appallingly inefficient, slow and uncertain, and because the antiquated criminal and procedural codes are replete with empty technicalities, strained niceties and miscellaneous opportunities for obstruction and delay.

Recognizing these facts, the committee proposes a series of interrelated reforms designed to speed up trails, limit appeals, keep dangerous criminals in jail pending final decisions and prevent political abuses of the parole and pardon laws.

Judges, for example, certainly should be allowed to comment on the evidence laid before juries, and the prosecution should be permitted to draw the obvious inference from the failure of a defendant to testify in his own behalf.

But in talking to Europe the administration strikes a different note. Answering the criticism that Britain has been more generous than we, Secretary Mellon now tells Europe that in all the major settlements except that with Britain, the United States has in effect cancelled the whole of the debt incurred prior to the armistice.

The committee recommends along with these reforms limitation of the power of state's attorney to nol-pros cases and abolition of the vicious practice known as "the third degree."

Justice gains no advantage from police brutality or forced confessions. Juries naturally sympathize with prisoners who have been subjected to such illegal treatment.

Doubtless after further study of the criminal and procedural codes the committee will make additional suggestions in the same impartial spirit. The problem is complex and demands systematic consideration. Meanwhile state legislatures should take the first steps toward a thoroughgoing revision of the codes.

The bar can do much in this direction because its members, in the main, are people of high ideals, possessing education and a sense of responsibility. They wield an unusual influence in controlling the character of judges called to the bench.

Now a professor in London lends much enjoyment to the occasion by exclaiming in a loud voice, "The increased popularity of swimming will make the human race web-footed."

Ho hum! These July days are so warm. If the two scientific gents will make notes on their cuffs to return next winter, we will take up their cases more fully.

Just at present a few questions must suffice. Here they are: Italians are the world's champion spakbetti eaters. Have been for a long time. Why is it they don't look like telephone poles, or shoe strings, or angleworms, or tangled yarn?

If we really do become what we eat, has the scientist making swimmers web-footed ever eaten a large piece of cheese?

If swimming makes us web-footed, why don't fish have web feet?

Plans have been made to add 250 additional second lieutenants to the army which makes one wonder what became of the war surplus.

PLAYING BOTH ENDS AGAINST THE MIDDLE

It is unfortunate for the Coolidge administration's reputation for candor that a statement designed to produce a particular effect in a given quarter of the world cannot be so insulated as to prevent its escape into other quarters.

That, of course, is precisely what Mr. Coolidge and his finance minister are seeking to do. They are still on record for the collection of the last red cent. Cancellation? Perish the thought!

What's the government in addressing the American taxpayer. In all the statements of the White House "spokesman" with respect to the debt and in all the arguments of administration, senators and representatives, urging approval of the funding agreements, cancellation, like American entrance into the League of Nations, has been pictured as something abhorrent and unthinkable.

But in talking to Europe the administration strikes a different note. Answering the criticism that Britain has been more generous than we, Secretary Mellon now tells Europe that in all the major settlements except that with Britain, the United States has in effect cancelled the whole of the debt incurred prior to the armistice.

Why can't the administration stop its pettifoggery and come out and tell us exactly where it stands?

FEET FOR FISH

It is customary to picture a scientist as a plodding individual who lives a quiet laboratory life, seeking that which makes for the comfort and welfare of the human race.

Lately, however, publicity seekers of various ilk have been posing as scientists chiefly to get their names in the newspapers.

A few weeks ago the startling bit of news was broadcast that if we drank too much milk we would assume the mentality and aspects of a cow.

Now a professor in London lends much enjoyment to the occasion by exclaiming in a loud voice, "The increased popularity of swimming will make the human race web-footed."

Ho hum! These July days are so warm. If the two scientific gents will make notes on their cuffs to return next winter, we will take up their cases more fully.

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Plans have been made to add 250 additional second lieutenants to the army which makes one wonder what became of the war surplus.

WHY WORRY?

Hysterical alarmists who are convinced that the younger generation is headed straight for the bow-wow may find a grain of comfort in the observation of Dr. E. C. Broome, superintendent of the Philadelphia public schools.

The schoolboy of today is better behaved than was his father, is happier in his work, makes better use of his time, and is getting a better brand of education than used to be dispensed in the little red schoolhouse.

All this according to Dr. Broome. Certain it is that education today is making a rather strenuous effort to please the American student with its diversity of subjects and scientific methods of instruction.

It has overcome its status as a dreadful ordeal and has become a welcome part of adolescent life. Surely perdition and education do not lie along the same path!

BRING THAT VICTROLA HOME

Say, you that stole the Victrola from the school house of District No. 29, bring it back. We are not going to fool about this matter this time.

While you had the rear number covered with a gunny sack, the front number was exposed. We have the numbers and entire description and will push the matter unless the Victrola is returned at once.

SCHOOL BOARD, District No. 29, 324-2nd & W

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the matter of the estate of Mary J. Taylor, 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 August 1926 and the 24th day of November 1926 at 10 a. m. of each said days, 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 August, A. D. 1926, and the time limited for payment of debts is one year from said 23rd day of August 1926.

Witness my hand and the seal of said County Court, this 22nd day of July, 1926.

A. H. DUXBURY, County Judge.

NOTICE OF SHERIFF'S SALE

Notice is hereby given that by virtue of two judgments entered in the District Court of Cass County, Nebraska, one in favor of August G. Bach against Michael Preis and Louisa Preis in sum of \$216.30, and one in favor of Henry M. Soennichsen against Michael Preis and Louisa Preis in sum of \$221.75, and the orders of sale of said court in said actions, I will on the 30th day of August, 1926, at ten o'clock a. m. of said day at the south door of the Court House in Plattsmouth, in said Cass County, Nebraska, sell the following described real estate, to-wit:

Lots 1 and 2 in Block 171 in the City of Plattsmouth, Nebraska, at public auction to the highest bidder for cash to satisfy said judgment, the amount due thereon in the aggregate being the sum of \$438.05, and \$97.27 costs and accruing costs.

Dated July 22nd 1926. E. F. STEWART, Sheriff of Cass County Nebraska, By W. C. SCHAUS, Deputy.

ALLEN J. BEESON, Attorney for Plaintiff.

NOTICE OF HEARING on Petition for Determination of Heirship.

Estate No. — of Caroline 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 Caroline Tartsch died intestate in Plattsmouth, Nebraska, on or about April 25th, 1915, being a resident and inhabitant of Plattsmouth, Cass county, Nebraska, and the owner of the following described real estate, to-wit:

An undivided one-half of 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; Delia 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 decedent, their degree of kinship and the right of descent in the real property of which said decedent 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.

NOTICE OF HEARING on Petition for Appointment of Administrator.

The State of Nebraska, Cass county, ss. 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 16th day of August, A. D. 1926, and the time limited for payment of debts is one year from said 16th 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.

FARM FOR SALE

The Dovey section. Will sell in one piece or will divide to suit purchaser. See or write— O. H. ALLEN, Omaha, Nebr. 2220 Howard Street.

Percy Marks, once a college professor and now a novelist, says—"The average college graduate is a dull fellow without education or understanding." In spite of the professor, novelists, or because of them?

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 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 Alta Halter and Muri Wheeler, as Executrices.

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 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.

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 in the City of Plattsmouth, Cass county, Nebraska, leaving as his sole and only heirs at law the following named persons, to-wit:

Dorothy Thornburg, a daughter; Henry H. Tartsch, a son; Delia 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 decedent, their degree of kinship and the right of descent in the real property of which said decedent 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.

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.

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 decedent, their degree of kinship and the right of descent in the real property of which said decedent 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.

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; the unknown heirs, devisees, legatees, 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 names 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 NE 1/4 of the SW 1/4 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 thereon 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 15th 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.

James T. Begley, District Judge.

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 16th day of August, A. D. 1926, and the time limited for payment of debts is one year from said 16th 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.

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 Mahala Hendricks, deceased.

On reading and filing the petition of John Hendricks praying that administration of said estate may be granted to Glen Boedeker, as Administrator.

Ordered, that August 10th, 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 at Plattsmouth, Nebraska, July 13, 1926.

A. H. DUXBURY, County Judge.

NOTICE OF REFEREE SALE

In the District Court of Cass county, Nebraska. Frank Albin, Earl Albin, Alfreda Albin, Edith Buhrman, Fred Buhrman, Ada Beckner, Roscoe B. Beckner, James B. Nickles and Lillie Nickles, Plaintiffs, vs. Lee Nickles, Charles Nickles, Joseph Nickles, George Nickles, Gertrude Nickles, Amanda Wardman, John Wardman, Fannie 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 (W 1/2) of the southeast quarter (SE 1/4) and the south half (S 1/2) of the southwest quarter (SW 1/4) of the northeast 1/4 (NE 1/4) of and in Section thirty-six (36) and the southwest quarter (SW 1/4) of and in Section thirty-six (36), all 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.

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; the unknown heirs, devisees, legatees, 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 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 NE 1/4 of the SW 1/4 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 thereon 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 15th 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.

James T. Begley, District Judge.

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