

The Plattsmouth Journal

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R. A. BATES, Publisher

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Duties of other people are always doubly clear to us.

Lindbergh is one of our coming men who has arrived.

You can save yourself lots of trouble by not borrowing it.

In trying to dodge the issue the average man wastes a lot of time.

The easier it is to get a man to talk the harder it is to get him to quit.

Jerusalem had an earthquake. Trying to attract the winter vacation trade?

Most men would save a lot of money by letting others do all the speculating.

A vacation isn't really a vacation unless you can leave your prescribed diet at home.

Three German airplanes may shortly undertake a trans-Atlantic flight to America.

Silence may be golden, but no leader of a jazz band ever looked like he was starving to death.

It is rather hard to rail against modern bobs, who can remember the Psyche knots of forty years ago.

Who, we ponder now and then, does the thinking of the young intellectuals when Mencken is on his vacation?

When a young man advises a girl to take boxing lessons she need not waste her time in figuring on a proposal from him.

The typical "trust" of a generation ago sought to make more money by doing away with competition and then increasing prices.

Offhand we can think of nothing that would please us more than to see Jack Dempsey land a sockful wallop on the jaw of Jack Kearns.

Before long there ought to be some million farm homes enjoying the advantages of electricity. Then the problem of selling the farmer the best sort of electrical equipment suitable for his condition.

Rain booms Nebraska corn.

Life is one continuous round of unfinished business.

Many a man holds his mirror because he has no valet.

Philosophy comes in handy when a thing can not be helped.

Many a woman holds her mirror up to art instead of nature.

Nothing is more detestable than the prejudices of other people.

These marathon races are cruel affairs, about equal to any bull fight.

One woman calls another "Dearie" and makes it sound like a swear word.

There's lots of difference between being one of a million and one in a million.

It's sometimes as difficult to be right as it is to prove the other fellow wrong.

For the Paris Conservatoire, he instructed experts to make copies of the best Italian music.

You can prove anything by statistics, including the fact that you can prove anything by statistics.

No sensible man will make the same mistake twice. This puts professional politicians in a bad light.

Do you need efficient, industrious help? There's one sure way to get it quickly—read and use Journal Want Ads.

An automobile with the rear seat turned around is the newest innovation. The rest of this paragraph need not be written.

Bascom Slomp, former secretary to President Coolidge, who is visiting in Germany, was received by President Von Hindenburg.

Tex Rickard, promoter of the Dempsey-Tunney heavyweight championship bout, set for September, inspected the probable site of the fight when he visited Chicago's Soldier's Field, which has a stadium seating capacity of 150,000 persons.

The Sixty-first National encampment of the Grand Army of the Republic, will be held at Grand Rapids, Michigan, Sept 11-16, 1927.

Rupture of the tripartite naval conference threatens tonight as almost a certainty unless developments which nobody expects come to save it.

Senator Reed Smoot, of Utah, one of the administration leaders, went to the summer White House last week to renew his appeal to President Coolidge for a special session of congress in the fall.

A Pittsburgh man was arrested for having forty stills and a large amount of sugar in his possession. He insists that he did not have the equipment for the purpose of making liquor. Of course not. He intended, some time, probably, to go into the shoe business.

JOYOUS AIMEE

Aimee McPherson and her mother, Mrs. Kennedy, are now engaged in a terrific feud over the management of Angelus Temple. It is described in the dispatches as open warfare. It seems Aimee kicked Mrs. Kennedy out of temple affairs, and Mrs. Kennedy retorted with charges that her daughter is cruel, un-Christian-like and a falsifier. Upon hearing this, Aimee, unable for the moment to think of a fitting counterblast, fainted. In addition to the quarrel with her mother, Aimee is confronted with a demand from some of her congregation that she explain the famous kidnapping incident. Altogether, things are in a deuce of a mess.

In order to give point to the matter, Aimee, as you may remember, is the Titian-haired performer who arrived in Alton some weeks ago for the express purpose of putting joy into religion.

MORE HOKUM TO EXPOSE

In the general mania for reformers to attempt reforming, it is surprising that no righteous group of yogi and swami has ever gone after the ladies and gents of the fortune telling fraternity. The flourish unlicensed all over the land, fleecing innocent millions of their hard earned simoleons. Fortune telling with cards, with crystals, with wishbones, with reading the stars, reading the palms, and by reading the bumps on the head, goes on unchecked through man's—and woman's—instantiable sucker complex. If we persist in superstition, it seems but reasonable that the state should profit as well as the quick readers of the future. A good stiff license fee act would do the trick nicely, and in short order should drive all the experts in futurity to the tall timbers. Of all the malignant parasites on the human race, the genus fortune teller is the most virulent.

MOSES PROPOUNDS A PUZZLER.

Senator George H. Moses of New Hampshire, the president pro tempore of the senate, has long been noted for his candor. He speaks out in meeting, and generally with pungent directness. It is not surprising, therefore, to read that Moses has come back from a tour of the West with the report that it harbors a "vigorous opinion" against a third term for President Coolidge. In this respect he affords a noticeable contrast with the great majority of his fellow Republican statesmen, who, whatever may be their secret hopes and beliefs, proclaim in public that the country is clamoring for Mr. Coolidge's re-election.

The Post-Dispatch believes that the diagnosis of the Senator from New Hampshire is correct. But it believes equally that the senator is a prophet deserving of honor when he says that if the president wants a renomination he can get it. Any republican president, barring the rankiest of scandal in his administration, can so intrench himself in power through use of his patronage resources and through his command of the Southern delegates as to secure himself of renomination. Even President Taft, in the face of the determined Roosevelt movement of 1912, was able to do this. And who is there in the Republican party today who is able to lead a comparable insurrection against Coolidge?

The Rough Rider of the Black Hills, we may be sure, has his political fences in good order. Nobody can stop him if he decrees his own selection as the Republican standard bearer for 1928. But is there not something calculated to give him pause in the third thesis of the New Hampshire senator, namely, that the price of his renomination and re-election "might be a sullenly accepted administration, which could bode no good to the president, the republican party or the country?"

Mr. Coolidge, with all his recent penchant for putting on the habiliments of the Deadshot Dicks and the Alkali Ikees of the Great Open Spaces, is notoriously a cautious man. Will he court the risk which the astute Moses has called to his attention?—St. Louis Post-Dispatch.

WHAT IS A GENTLEMAN?

Margot Asquith, wife of a former British prime minister, is a sharp-tongued woman who has a penchant for writing books and saying things in them that get her into a peck of trouble. The latest sophistry attributed to her ironical wit is the statement that very few ladies are gentlemen. The implication is that even the most refined women are still inclined to cattiness and nastiness that is not noticed in gentlemen.

As proof of this assertion, it might be mentioned that Margot Asquith's remark is one of the cattiest things ever said. Man, fearful of his own soul in the presence of the female of the species, dares only lapse into silence when such issue as these are brought up for conversation in mixed company. He can, however, shift the subject to a discussion of what makes a gentleman, of what is a gentleman. According to the scholar, no man is a gentleman who cannot read Latin and Greek. According to the eastern society debutante, a gentleman is a nice looking boy who went to Harvard, Yale, or Princeton, and has at least \$15,000 a year income.

Christopher Marlowe said that the devil was a gentleman. Goldsmith wrote that a gentleman was the chief work of a barber. Emerson asserted that repose and cheerfulness were the badges of a gentleman. Coolidge declared that religion was the most gentlemanly thing in the world, but F. Scott Fitzgerald's characters swore that a gentleman must know how to hold his liquor. Opinions and definitions, it is seen, differ. Women today read Greek and Latin, can attend classes at Harvard and Yale at least, have been known to have \$15,000 a year, have devils, angels, worn badges of repose and cheerfulness, been worked on by barbers, and held their liquor. By any such test as these, women are in every sense as gentlemanly as men.

OCOTAL AND AMRITSAR

We note that Gen. Reginald E. Dyer, former commander of British troops in India and author of the Amritsar in 1919, that several hundred civilians were killed at Dyer's order. The general, however, did not succumb without the knowledge that others are carrying on the ruthless tradition of conquest with which he is so indissolubly identified. At least, we presume that he heard all about Ocotal, the American version of Amritsar, before he died.

A Plattsmouth man returned from his vacation at Winnipeg the other day. He said he had a fine time; the place where he camped was only two blocks from a brewery. They don't draw a 600 foot deadline around the breweries during the tourist season up there. The reason he didn't get any closer, we understand, is that a lot of other tourists got there ahead of him.

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 Petrolina Chaloupka, deceased: On reading the petition of Chas. Vitousek, Executor, praying a final settlement and allowance of his account filed in this Court on the 29th day of July, 1927, and for final settlement of said estate and for his discharge as said 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 12th day of August, A. D. 1927, 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 one week prior to said day of hearing. In witness whereof, I have hereunto set my hand and the seal of said Court this 29th day of July, A. D. 1927. A. H. DUXBURY, County Judge. (Seal) a1-1w

NOTICE OF SALE UNDER CHATTEL MORTGAGE

Notice is hereby given that by virtue of a chattel mortgage executed by W. F. Gillespie and C. L. Jean on the 24th day of September, 1923, to A. B. Wilson and duly filed for record in the office of the County Clerk of Cass County, Nebraska, on the 22nd day of September, 1923, which said mortgage was given to secure the payment of the sum of \$2,200.00 upon which there is now due the sum of \$2,835.00, default having been made in the payment of said sum and no suit or other proceeding at law having been instituted to recover said debt or any part thereof, therefore, I will sell the property herein described, viz: The Elevator, Office Building, Scales, Machinery and all other appurtenances thereto situated on the property of the Missouri Pacific Railroad Corporation at Plattsmouth, Nebraska, more particularly described as part of Lot four (4), in Block five (5), Young & Hays' addition to the City of Plattsmouth, Nebraska, beginning at the southeast corner of said Lot 4, thence north 60 feet, thence west 31 feet, southeasterly 63 feet and thence 47 feet to the place of beginning, containing .06 of an acre— at public auction for cash, in the presence of said property at its location on the depot grounds of the Missouri Pacific Railroad Corporation, at Plattsmouth, in Cass county, Nebraska, on the 23rd day of August, 1927, at ten o'clock a. m., of said date. Dated this 29th day of July, A. D. 1927. A. B. WILSON, Mortgagee. D. O. DWYER, Attorney. a1-3w

LEGAL NOTICE

In the District Court of Cass County, Nebraska. Plaintiff vs. Defendant.

William J. Hartwick, Plaintiff vs. William Ferguson, Olive Ferguson, Fractional Lot No. 175 in the East Half of Section 18, Township 12, Range 14, in Cass county, Nebraska, and all persons having or claiming any interest in said Fractional Lot No. 175, Heirs and devisees, real names unknown. Defendants. The above named defendants are hereby notified that on the 8th day of July, 1927, the plaintiff filed suit in the District Court of Cass county, Nebraska, the object and purpose of which is to quiet and confirm the plaintiff's title in and to Fractional Lot No. 175 with the accretions thereto on the east side thereof to the channel of the Missouri river in the East half of Section 18, Township 12, Range 14, in Cass county, Nebraska, and to permanently enjoin each and all of the defendants and all defendants having or claiming to have any right, title or interest in and to said real estate, or any part thereof, and forever quieting the title to the same in the plaintiff. This notice is given pursuant to an order of said court. You are required to answer said petition on or before the 29th day of August, 1927, or default will be entered thereon and a decree entered quieting title to said land in plaintiff. Dated this 8th day of July, A. D. 1927. WILLIAM J. HARTWICK, Plaintiff. By D. O. DWYER, His Attorney. j11-4w

LEGAL NOTICE

In the District Court of Cass County, Nebraska. Benjamin F. Crook, Plaintiff vs. William Ferguson, Olive Ferguson, Fractional Lot No. 68 in the East half of Section 7, in Township 12, North, Range 14, East of the 6th P. M., in Cass county, Nebraska, and all persons having or claiming any interest in said Fractional Lot No. 68, their heirs and devisees, real names unknown; Louis Thomas and Ora Smith, Defendants. The above named defendants are hereby notified that on the 27th day of July, 1927, the plaintiff filed suit in the District Court of Cass county, Nebraska, the object and purpose of which is to quiet and confirm the plaintiff's title in and to Fractional Lot No. 68 in the East half of Section 7 with the accretions thereto on the east side thereof to the channel of the Missouri river in the East half of Section 18, Township 12, North, Range 14, East of the 6th P. M., in Cass county, Nebraska, and to permanently enjoin each and all of the defendants and all defendants having or claiming to have any right, title or interest in and to said real estate or any part thereof, and forever quieting the title to the same in the plaintiff. This notice is given pursuant to an order of said court. You are required to answer said petition on or before the 12th day of September, 1927, or default will be entered thereon and a decree entered quieting title to said land in plaintiff. Dated this 27th day of June, A. D. 1927. BENJAMIN F. CROOK, Plaintiff. By D. O. DWYER, His Attorney. a1-4w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Mary Louise Spies, 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 August 19, 1927, and November 21, 1927, 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 19th day of August, A. D. 1927, and the time limited for payment of debts is one year from said 19th day of August, 1927. Witness my hand and the seal of said County Court this 15th day of July, 1927. A. H. DUXBURY, County Judge. (Seal) j18-4w

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 William Pohlman, 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 August, A. D. 1927, and on the 21st day of November, A. D. 1927, 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 August, A. D. 1927, and the time limited for payment of debts is one year from said 19th day of August, 1927. Witness my hand and the seal of said County Court this 23rd day of July, 1927. A. H. DUXBURY, County Judge. (Seal) j25-4w

LEGAL NOTICE

In the District Court of Cass County, Nebraska. Plaintiff vs. Defendant.

William J. Hartwick, Plaintiff vs. William Ferguson, Olive Ferguson, Fractional Lot No. 175 in the East Half of Section 18, Township 12, Range 14, in Cass county, Nebraska, and all persons having or claiming any interest in said Fractional Lot No. 175, Heirs and devisees, real names unknown. Defendants. The above named defendants are hereby notified that on the 8th day of July, 1927, the plaintiff filed suit in the District Court of Cass county, Nebraska, the object and purpose of which is to quiet and confirm the plaintiff's title in and to Fractional Lot No. 175 with the accretions thereto on the east side thereof to the channel of the Missouri river in the East half of Section 18, Township 12, Range 14, in Cass county, Nebraska, and to permanently enjoin each and all of the defendants and all defendants having or claiming to have any right, title or interest in and to said real estate, or any part thereof, and forever quieting the title to the same in the plaintiff. This notice is given pursuant to an order of said court. You are required to answer said petition on or before the 29th day of August, 1927, or default will be entered thereon and a decree entered quieting title to said land in plaintiff. Dated this 8th day of July, A. D. 1927. WILLIAM J. HARTWICK, Plaintiff. By D. O. DWYER, His Attorney. j11-4w

LEGAL NOTICE

In the District Court of Cass County, Nebraska. August G. Bach, Plaintiff vs. William Ferguson, Olive Ferguson, Fractional Lots Nos. 174 and 176 in the East Half of Section 18, Township 12, Range 14, in Cass county, Nebraska, and all persons having or claiming any interest in said Fractional Lots Nos. 174 and 176, their heirs and devisees, real names unknown. Defendants. The above named defendants are hereby notified that on the 11th day of July, 1927, the plaintiff filed suit in the District Court of Cass county, Nebraska, the object and purpose of which is to quiet and confirm the plaintiff's title in and to Fractional Lots Nos. 174 and 176 with the accretions thereto, on the east side thereof to the channel of the Missouri river in the East half of Section 18, Township 12, Range 14, in Cass county, Nebraska, and to permanently enjoin each and all of the defendants and all defendants having or claiming to have any right, title or interest in and to said real estate, or any part thereof, and forever quieting the title to the same in the plaintiff. This notice is given pursuant to an order of said court. You are required to answer said petition on or before the 5th day of September, 1927, or default will be entered thereon and a decree entered quieting title to said land in plaintiff. Dated this 14th day of July, A. D. 1927. AUGUST G. BACH, Plaintiff. By D. O. DWYER, His Attorney. j18-4w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of John W. Haynie, 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 August, A. D. 1927 and on the 21st day of November, A. D. 1927, at the hour of ten o'clock in the forenoon 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 August, A. D. 1927, and the time limited for payment of debts is one year from said 19th day of August, 1927. Witness my hand and the seal of said County Court this 15th day of July, 1927. A. H. DUXBURY, County Judge. (Seal) j18-4w

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 Charles Landis, deceased. On reading and filing the petition of Wash Landis praying that administration of said estate may be granted to Frank A. Clويد, as Administrator: Ordered, that August 19th, A. D. 1927, 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 July 18th, 1927. A. H. DUXBURY, County Judge. (Seal) j18-4w

ORDER OF HEARING on Petition for Appointment of Administrator.

The State of Nebraska, Cass county, ss. In the matter of the estate of Herman Tiekotter, deceased. On reading and filing the petition of Louis W. Tiekotter praying that administration of said estate may be granted to Herman Tiekotter, as Administrator: Ordered, that August 19th, A. D. 1927, 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 July 20th, 1927. A. H. DUXBURY, County Judge. (Seal) j25-3w

NOTICE OF SUIT TO FORECLOSE MORTGAGE

In the District Court of Cass County, Nebraska. Conservative Mortgage Company, Plaintiff vs. Emma L. Spence, Widow, et al., Defendants. To the defendants, Fannie Cunningham, William Spence, Guy A. Spence, Catherine Spence, minor, and Mrs. Harry Spence, first and real name unknown, widow of Harry Spence, deceased, son of Charles W. Spence, deceased: 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 21st day of June, 1927, against you and each of you, and others, the object and prayer of which is to obtain a decree of court foreclosing all equity or other interest you and each of you may have in and to the southwest quarter of the northwest quarter of Section 20, Township 12 North, Range 12 East of the 6th P. M., Cass county, Nebraska, by reason of a certain mortgage dated July 31, 1924, in the sum of \$150.00 and taxes and other sums paid by plaintiff in this action to protect its mortgage lien, aggregating in all the sum of \$383.16 exclusive of interest, and for equitable relief, including costs of suit. You and each of you are required to answer said petition on or before Monday, the 5th day of September, 1927, or the allegations of plaintiff's petition will be taken as true and a decree of foreclosure entered in favor of plaintiff and against you and each of you, according to the prayer of said petition. Dated this 16th day of July, A. D. 1927. CONSERVATIVE MORTGAGE COMPANY, Plaintiff. By J. A. CAPWELL, Its Attorney.

NOTICE

In the District Court of Cass County, Nebraska. Plaintiff vs. Defendant. To the defendants, Fannie Cunningham, William Spence, Guy A. Spence, Catherine Spence, minor, and Mrs. Harry Spence, first and real name unknown, widow of Harry Spence, deceased, son of Charles W. Spence, deceased: 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 21st day of June, 1927, against you and each of you, and others, the object and prayer of which is to obtain a decree of court foreclosing all equity or other interest you and each of you may have in and to the southwest quarter of the northwest quarter of Section 20, Township 12 North, Range 12 East of the 6th P. M., Cass county, Nebraska, by reason of a certain mortgage dated July 31, 1924, in the sum of \$150.00 and taxes and other sums paid by plaintiff in this action to protect its mortgage lien, aggregating in all the sum of \$383.16 exclusive of interest, and for equitable relief, including costs of suit. You and each of you are required to answer said petition on or before Monday, the 5th day of September, 1927, or the allegations of plaintiff's petition will be taken as true and a decree of foreclosure entered in favor of plaintiff and against you and each of you, according to the prayer of said petition. Dated this 16th day of July, A. D. 1927. CONSERVATIVE MORTGAGE COMPANY, Plaintiff. By J. A. CAPWELL, Its Attorney.



This age finds Camel worthy of leadership

THE people of this modern, busy age are always anxious to recognize quality, and they have placed Camel first among cigarettes. Modern smokers have an experienced taste that quickly learns to know good tobacco. Camel is their favorite, because they recognize in it the choicest tobacco grown, blended to bring out their exquisite taste and fragrance. Camel has won its way to the top in the hardest-to-please age ever known, because it has the qualities of goodness that make smoking a pleasure. You will revel in the enjoyment of these cigarettes. No better smoke can be made. "Have a Camel!"

