

The Plattsmouth Journal

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R. A. BATES, Publisher

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For Sale: A piano in good condition. Phone 174. Frank L. Smith represents the best interests of Illinois. All things are relatives, and perhaps a chess player thinks that wrestling is a fast sport. Edison says he can grow rubber on tobacco plantations. Not a great change on some of them, either. This promises to be a year of large appropriations for municipal, state and governmental construction work. Governor Jackson of Indiana may be reasonably sure that he never will be called the old Hickory of Wabash.

Spring fiction: A golfer's form. Pennsylvania is the "Keystone State." Most of the song hits are about the Misses. Gentlemen prefer blondes. Oil men prefer bonds. Evergreen trees retain their leaves all the year around. Singair evidently believes that a common jail would not be a proper jail. About all that can be said in favor of some of the candidates is said by the candidates. They've changed the football rules again. We didn't know they had any rules to start with. Once upon a time the gun some one playfully pointed at some one else did not happen to be loaded. Gov. Bulow of South Dakota in a speech at Fargo, denounces the McNary Haugen bill as class legislation. We imagine the average delegate will go home from the Havana conference exclaiming "What the Hushes?" There were five passengers in the small coupe that almost figured in a collision. None of the passengers said anything. Willis strikes us as the sort of candidate who believes that a loud horn makes the small automobile more imposing. Eighteen boats were found in the tomb of King Tut. Something more for our war-predicting admirals to view with alarm. Sometimes we wonder what happens around the Route of the Window demonstrator when the vacuum cleaner needs fixing. It might be well to explain that our plan for the abolition of this submarine means that we do not intend to build any more. Mae Murray's prince was arrested for speeding in California and gave as his occupation, "Husband" Diogenes. In Hollywood, too! Forewarned is forearmed and before the correspondents go to Houston, they may as well look up the exact meaning of "hectic."

Another advantage of a mild winter is that no one thinks to consult the thermometer which has been broken since last August. A senate bill would investigate into the telephone combine. Investigations don't scare trusts worth a cent. They are used to it. An exchange says a good cabbage and a bad sinner both have hard hearts. It does not say what kind of a heart the good sinner has. Motion picture producers say they're going to put on better pictures. Pretty soon a movie show won't be a fit place to sleep in. The famous Grand Canal of China in the world. It was built about 549 in the earliest and the longest canal B. C. and is about 100 miles long. Occasionally, we read of a candidacy that seems to us like a request number, the request being that of the leather-lunged majority of one.

Mr. Hoover has only himself to blame if at the very outset of his candidacy suspicions are forming about the complexion it will take. His Ohio letter said, in part: "I should consider it my duty to carry forward the principles of the Republican party and the great objectives of President Coolidge's policies." We do not pretend to interpret so formalized a statement. It may turn out that it drips and oozes with significance. It may be a mere flourish. While we await further developments as to the meaning of the phrase, however, Mr. Hoover has taken the tangible step of selecting managers for his candidacy. We believe those inclined to admire Mr. Hoover's public record in its progressive and enlightened aspects will be sorry to hear that two of his managers are John T. Adams and George B. Lockwood, former chairman and secretary, respectively, of the Republican National Committee. It is possible to classify these men in a few words. Both reactionaries to the core, they are responsible for sending Blair Coan to Montana to "frame" Senator Wheeler in the midst of the latter's expose of Daugherty. The vicious attempt to discredit and embarrass Wheeler failed of its purpose, but that is not the fault of Adams and Lockwood. Adams is an opponent of the World Court and the League. Lockwood was one of the foremost apologists of the Fall-Daugherty gang, and was one of the most strenuous opponents of the oil inquiry.

THAT OHIO ODOR

Mr. Hoover, that political babe of the winds of 1920, would not have identified himself with men of this type. The Hoover of that day was refreshingly simple and earnest. He shows signs now, after seven years in the Cabinet, of blunted edges; otherwise, how is it possible to explain the odor of Ohio that faintly, but surely, emanates from his candidacy now?

Mayor Walker of New York explains that his abstention from liquor is not due to any moral principle, but simply because he has to die. Miss Grace Moore from Tennessee crashed into stardom in Metropolitan opera the other night. The queer part is that she weighs only 120 pounds. One vexing question in diplomacy to which we do not seek a solution is, what happens to a war with Great Britain when the army and navy of one retire.

France will wait a long time before we agree to take up arms for her in case attacked by another power. There is no call whatever to do so. "Diamond Had Sex, Says Professor" is one of the headlines picked up the other day. That leaves as the only thing unlisted as having sex, the coal shovel. Having read the nice things the alienists can think up about some of the bad boys, we incline to believe that alienists would make good campaign managers for some candidates.

The coincidence may not mean a thing, but to us it seems significant that modern youth introduced the hatless vogue just about the time the derby threatened to return to popular favor. We've been wondering what they are going to do with all the old flivvers that are being traded in on new cars. Now we know. They are stripping them and mounting a feed grinder on the chassis. Sighting of a robin redbreast is not the only sign of approaching spring observed in these parts. The baseball schedules of the major leagues are being published in the newspapers. That makes us think the spring season is not many weeks distant.

The meager handful of Progressives at Washington, six in number we believe, prevented Mr. Smith from taking his seat. Nothing is said about the total of 61 senators out of 84 voting, who registered disapproval of Smith; nor that the 23 voting to temporarily seat him so voted as a matter of procedure only. The mantle of duty-well-done is only for Progressive shoulders. As the pony mused when heading a string of big horses hitched tandem to the circus wagon, "My, what a load I can pull."

DENOMINATIONS IN CONGRESS

The Methodists and the Episcopalians could form a bloc to control the Senate, whereas at least four denominations would have to combine to form a majority in the House.

No one has suggested any such thing—it is just one of your correspondent's fool ideas, after applying some higher mathematics to a tabulation of the religious affiliations of Congress issued by the Methodist Board of Temperance, Prohibition, and Public Morals. Methodists lead the list in both House and Senate. Presbyterians run second in the House and Episcopalians in the Senate. Here's the list: House: 94 Methodists, 64 Presbyterians, 51 Episcopalians, 51 Baptists, 35 Roman Catholics, 26 Congregationalists, 20 Christian Disciples, 16 Lutherans, 10 Jewish, 4 Unitarians, 3 Dutch Reformed, 3 Quakers, and one each for the United Brethren, Mennonites, Christian Scientists, and Morons. Senate: 32 Methodists, 24 Episcopalians, 8 Presbyterians, 7 Congregationalists, 6 Baptists, 5 Roman Catholics, 3 Unitarians, 2 Lutherans, 2 Mormons, a Christian Scientist, and a Quaker.

Eleven Congressmen are listed as Protestants with denomination unknown, 24 Congressmen and four Senators unaffiliated with any church and 18 Congressmen and one Senator whose affiliation has not been ascertained.

ANOTHER HESPEROPHETHECUS HAROLD COOKII

Joe Stecher certainly done us wrong. We were all set to see him toy with the "Strangler" for a while and then fly at him—foremost, clamp those python-like legs around the "Strangler's" watermelon, and crush it like the wheel of an ice wagon. As Lewis' headlocks were slipped off easily and Joe slowly trudged away from his opponent's advances, our confidence rose. Joe was just waiting. Even when Lewis gained the first fall, we figured that Joe was still an even-money shot and were all ready to shoot off the Roman candles when he knocked off his heavy rival for the second fall while the radio announcer was still choking over a hot dog. The third fall was, therefore, a sock below the belt. We still do not know quite how terrible and killing that scissor hold is because Joe didn't get a good grip with his legs all evening. So that one illusion is spared us, namely, that no man living can stand the punishment of a properly applied scissor. Let us surround that myth of the tribe with mothballs and preserve it intact for our children.—St. Louis Post-Dispatch.

When European newspaper devote as much space to American news as the press of this country does to what is transpiring on the other side of the Atlantic, the old world will have an entirely different opinion and better understanding of the news to the benefit of all concerned. It is reported congress will adjourn for the political conventions and reconvene later in session until through. This means a four day session. 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 Frederick Jacob Fornoff, deceased. On reading and filing the petition of Veronica Fornoff, praying that administration of said estate may be granted to Philip Theroff, as Administrator; Ordered, that March 9th, A. D. 1928, 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 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 February 10th, 1928. A. H. DUXBURY, County Judge. (Seal) f13-3w

Need help? You can get it quickly by placing your ad in the Journal. 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 David C. Morgan, deceased. On reading and filing the petition of Gertrude L. Morgan, praying that administration of said estate may be granted to Kate Oliver Morgan as Administrator; Ordered, that March 23rd A. D. 1928, 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 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 February 21st, 1928. A. H. DUXBURY, County Judge. (Seal) f27-3w

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 Eva Barbara Lushinsky, deceased. On reading the petition of George Lushinsky praying that the instrument filed in this court on the 14th day of February, 1928, 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 Eva Barbara Lushinsky, deceased; that said instrument be admitted to probate and the administration of said estate be granted to George Lushinsky, as executor; It is hereby ordered that you, and all persons interested in said matter may, and do appear at the County Court to be held in and for said county, on the 14th day of March, A. D. 1928, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this Order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county for three successive weeks prior to said day of hearing. Witness my hand, and the seal of said court, this 14th day of February, A. D. 1928. A. H. DUXBURY, County Judge. (Seal) f20-3w

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 Eva Barbara Lushinsky, deceased. On reading the petition of George Lushinsky praying that the instrument filed in this court on the 14th day of February, 1928, 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 Eva Barbara Lushinsky, deceased; that said instrument be admitted to probate and the administration of said estate be granted to George Lushinsky, as executor; It is hereby ordered that you, and all persons interested in said matter may, and do appear at the County Court to be held in and for said county, on the 14th day of March, A. D. 1928, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this Order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county for three successive weeks prior to said day of hearing. Witness my hand, and the seal of said court, this 14th day of February, A. D. 1928. A. H. DUXBURY, County Judge. (Seal) f20-3w

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 Ruth M. Amick, deceased. On reading and filing the petition of Mabel Coolman praying that administration of said estate may be granted to John G. Lohnes as Administrator; Ordered, that March 23rd, A. D. 1928, 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 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 February 21st, 1928. A. H. DUXBURY, County Judge. (Seal) f27-3w

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 Urban P. Rouse, 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 March, 1928, and on the 18th day of June, 1928, at 10 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 March, A. D. 1928, and the time limited for payment of debts is one year from said 16th day of March, 1928. Witness my hand and the seal of said County Court this 10th day of February, 1928. A. H. DUXBURY, County Judge. (Seal) f13-4w

If you smoke for pleasure



People might smoke some cigarettes for a lot of queer reasons, but they certainly smoke Camels for pleasure. And they smoke more Camels by billions.

Camels

"I'd walk a mile for a Camel"

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CLARENCE P. BUSCH Auctioneer. Am booking sales for this fall and winter. Service guaranteed. For dates and rates phone at my expense. Telephone No. 6 LOUISVILLE - NEBRASKA

Free! 50 Chicks Free! We will give 50 chicks FREE with an order for 100 chicks to the party who guesses nearest the number of chicks that will be hatched in our Buckeye Mammoth Incubator during March. (Capacity is 12,096 eggs). ORDER NOW! FREE: 3-year subscription to your breed paper for greatest number of chicks hatched from any one tray of custom hatching that is set in February and March. Custom Hatching is 3 cents per egg. Baby Chick Prices: White and Barred Rocks 14c each, Reds and Anconas 14c each, Buff Orpingtons and White Wyandottes 15c each, Leghorns 13c each. We Require a Deposit of 25% on Chick Orders. First House South of Filling Station—"On the Horn" Morrow's Quality Hatchery. Telephone No. 93 Plattsmouth, Nebr.

NOTICE TO CREDITORS. The State of Nebraska, Cass county, ss. In the County Court. In the matter of the Estate of George D. Pearson, 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 March, 1928, and on the 18th day of June, 1928, at 10 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 March, A. D. 1928, and the time limited for payment of debts is one year from said 16th day of March, 1928. Witness my hand and the seal of said County Court this 10th day of February, 1928. A. H. DUXBURY, County Judge. (Seal) f13-4w

NOTICE. Whereas, Will Hirz, convicted in Cass county on the 12th day of May, 1927, of the crime of stealing, has made application to the Board of Pardons for a parole, and the Board of Pardons, pursuant to law have set the hour of 10 a. m. on the 13th day of March, 1928, for hearing on said application, all persons interested are hereby notified that they may appear at the State Penitentiary, at Lincoln, Nebraska, on said day and hour and show cause, if any there be, why said application should, or should not be granted. FRANK MARSH, Secretary Board of Pardons, N. T. HARMON, Chief State Probation Officer. f20-2w

LEGAL NOTICE. In the District Court of Cass County, Nebraska. Matt H. Peterson, Plaintiff, vs. George Reichart et al., Defendants. NOTICE. To the defendants, the heirs, devisees, legatees, and personal representatives and all other persons interested in the estates of Martin Reichart, deceased, and of Mrs. Abram Edwards, deceased, real names unknown, Mrs. Abram Edwards, real name unknown, Catherine Reichart and all persons having or claiming any interest in the NW 1/4 of Section 25, Township 13, Range 12 East of the 6th P. M., Cass County, Nebraska, except that part taken and used by the Chicago, Burlington & Quincy Railroad Company for right of way, real names unknown. You and each of you are hereby notified that on the 11th day of February, 1928, the plaintiff filed suit in the District Court of Cass County, Nebraska, the object and purpose of which is to establish, quiet and confirm the plaintiff's title in and to the above described land, and to join each and all of you from having or claiming to have any right, title, estate, lien or interest, either legal or equitable in or to said real estate or any part thereof, and to enjoy you and each of you from in any manner interfering with plaintiff's possession or enjoyment of said premises, 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, March 26, 1928, and failing so to do, your default will be entered and judgment taken upon the plaintiff's petition. MATT H. PETERSON, Plaintiff. By A. L. TIDD, His Attorney f13-4w

NOTICE TO CREDITORS. The State of Nebraska, Cass county, ss. In the County Court. In the matter of the Estate of Urban P. Rouse, 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 March, 1928, and on the 18th day of June, 1928, at 10 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 March, A. D. 1928, and the time limited for payment of debts is one year from said 16th day of March, 1928. Witness my hand and the seal of said County Court this 10th day of February, 1928. A. H. DUXBURY, County Judge. (Seal) f13-4w

NOTICE TO CREDITORS. The State of Nebraska, Cass county, ss. In the County Court. In the matter of the Estate of Isaac S. Hall, 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 9th day of March, 1928, and on the 11th day of June, 1928, at 10 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 9th day of March, A. D. 1928, and the time limited for payment of debts is one year from said 9th day of March, 1928. Witness my hand and the seal of said County Court this 3rd day of February, 1928. A. H. DUXBURY, County Judge. (Seal) f6-4w

NOTICE TO CREDITORS. The State of Nebraska, Cass county, ss. In the County Court. In the matter of the Estate of Ruth M. Amick, 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 March, 1928, and on the 18th day of June, 1928, at 10 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 March, A. D. 1928, and the time limited for payment of debts is one year from said 16th day of March, 1928. Witness my hand and the seal of said County Court this 10th day of February, 1928. A. H. DUXBURY, County Judge. (Seal) f13-4w

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