

The Plattsmouth Journal

PUBLISHED SEMI-WEEKLY AT PLATTSMOUTH, NEBRASKA

Entered at Postoffice, Plattsmouth, Neb., as second-class mail matter

R. A. BATES, Publisher

SUBSCRIPTION PRICE \$2.00 PER YEAR IN ADVANCE

If you do your bit, others will be doing theirs.

A woman's tears are her most convincing arguments.

A rotten cold is a rotten cold, and deserves no better name.

The aviators weren't even afraid of Fiji Island cannibals.

The handwriting on the wall: Governor Al Smith and victory.

Fools wait for things to turn up; wise men go and turn them up.

The less advice a man has to give the more listeners he will have.

Even the actors murder their parts in a new crime plot, a critic avers.

Raw recruits are probably so called because they are not accustomed to fire.

We know why Japan is sending troops to China. It's to find a parking place.

To speak evil of a man in his absence is cowardly; in his presence—dangerous.

Secretary Mellon is not worrying; it is not his money going into the appropriations.

The Great powers take an interest in China. The Chinese objection is that they take too much.

The Ku Klux Klan is going to try to figure in the Houston convention, but to what extent is unknown.

Come to think of it, we do not expect much use of television in the campaigns, unless some way is discovered of making it misquote.

Occasionally, when we read that there are counterfeit hundred-dollar bills in circulation, we reflect that there must also be good ones in circulation.

A Vanderbilt divorce, we learn from our extensive reading, was granted in the record time of six minutes. Is that another Vanderbilt divorce record?

Can the opposing candidates for the nomination at Kansas City, unite in the effect to defeat Hoover? If they succeed it is a movement of Coolidge's friend.

Senator Pat Harrison, of Mississippi, is a wonderful man. In his speech before the state he said "I may not agree as to the choice of the Houston convention in selecting a standard bearer. I shall abide by its action." There's loyalty for you.

All aboard for the big convention at Kansas City.

There is more fiction in fact than there is fact in fiction.

Suggestion carry mischievousness as well as cheerfulness.

People used to drop in for a visit; now they visit for a drop.

Widows and widowers in all conditions of life want re-pairing.

No matter what a woman's age she never thinks she knows it.

Some men are so busy that they have no time to enjoy prosperity.

Don't shirk duty for pleasure. Do your duty and pleasure will follow.

Why does the man with a pie appetite seldom have pie stomach?

Politics make strange bedfellows, but they soon get accustomed to the bunk.

Rumor is the gossip's strong fort and truth is the dynamite gun that reduces it.

Favorite sons get valuable advertising if nothing else. All helps in the business.

When it comes to coming out early, an old straw that is more daring than a new one.

You are not really a fanatic unless you get mad when the opposition seems to talk sense.

Is it good policy for a trial judge to belong to the Ku Klux Klan? We simply ask for information.

Why should Hollywood pay Bernard Shaw \$100,000 to go there when it can hire someone to double for him for \$5 per day?

The trend of the time throughout the nation, points to a sweeping democratic victory in November, if the democrats remain faithful and loyal to the party.

A Washington inspector finds that its all a myth about taximeters being nervous. One of these days somebody will find out that a taxicab driver is a reformer.

Perhaps the mental cruelty sometimes charged in Hollywood divorce cases is due to the fact that the plaintiff could not think up any other excuse for the divorce.

Savage of Southern Rhodesia rise at 3 o'clock in the morning to hear radio programs from the United States. Some will be unkind enough to say that is what keeps them wild.

SENATOR WATSON'S HERESY

If by law we sanction the sale of manufactured products abroad cheaper than at home, why may we not, with equal force, sanction the sale of agricultural products abroad cheaper than at home?

With that question Senator Watson of Indiana, as the dinner guest of local Republican leaders at the Century Boat Club, answered the objection urged with vehemence to the McNary-Haugen bill by many of its Republican opponents. This question in substance has frequently been asked by the Post-Dispatch in discussing that bill.

Everybody knows that, under the Republican tariff policy, protected manufacturers do sell many of their products abroad cheaper than they do at home. And if that is a good thing for the protected manufacturer (as it undoubtedly is) and is a good thing for the country, as the Republican party insists, why would it not be a good thing for the farmer and for the country?

Mr. Watson says it would be. He says more. What he really says is that the McNary-Haugen bill conforms with the Republican party's economic tradition, theory and practice. The Post-Dispatch has repeatedly contended that the McNary-Haugen plan of relief for the farmer is identical in principle with the Republican party's policy of high protection for the manufacturer. In other words, Senator Watson and the Post-Dispatch are in entire agreement as to the wisdom and the desirability of the McNary-Haugen plan, provided the Republican tariff is wise and desirable. On that proviso we, of course, differ. Senator Watson, a Republican leader and active candidate for his party's presidential nomination, pronounces the protective tariff holy. The Post-Dispatch believes that excessive protection as devised in the Republican party enriches a comparatively few beneficiaries fabulously at the expense of the American people.

The Post-Dispatch opposes the McNary-Haugen bill because it would extend the vicious practice of special privilege—because it would subsidize agriculture as industry is now subsidized and would add enormously to the staggering tax burden of \$4,000,000,000 annually which the tariff now levies. But in justice to Senator Watson we must say that from the viewpoint of the high-protectionist Republican, he is candid and consistent. And it is equally true, it seems to us, that Republican leaders who oppose the McNary-Haugen bill—such leaders, for example, as Mr. Coolidge and Mr. Mellon and Mr. Hoover—are not wholly candid in their position, and are manifestly not consistent.

In putting the same label on the protective tariff and the McNary-Haugen plan of relief for the farmer, Senator Watson, as a Republican, may be guilty of economic heresy. In our opinion he is guilty of nothing but honesty.—St. Louis Post-Dispatch.

AS IN THE BEGINNING

Having dug deep into the teachings of Jung and Freud and assimilated all the available data on man's beginning and his slow climb upward through the centuries, Mrs. Edith Rockefeller McCormick, who is making her mark as a student of anthropology and allied subjects, now takes the bull by the horns and tradition by the forelock to announce that there never was a caveman, in the ordinary sense of the word. But there was a cavewoman; "anyhow!" one might add, in the slang of today.

The primitive man never dragged his lady love to his cave by the hair, because he had no choice in the mating process. Instead, the cavewoman seized him by the beard and dragged him into the cave, lulled him into unconsciousness with a club, and, when he awoke and brushed away the constellations buzzing around his head, she informed him that he was going to love, honor and obey, from now on.

A pretty fancy, that; one to contemplate with amusement and casual interest. But far more important is Mrs. McCormick's statement that, the rebellion of man which followed now being near its end, something akin to the old conditions are at hand. No beard-pulling or clubbing, understand, but subtler methods with the same end in view—domination by the female sex. "At hand," did Mrs. McCormick say? Rather, one asks, has there ever been any departure from the old rule?

The Dominion bureau of statistics has announced that American tourists spent \$105,771,000 in Canada last year, and even Pussfoot Johnson would have to admit there aren't that many postcards in Canada.

NOISE AND PUBLIC HEALTH

When a New York magistrate had before him a motorist who was arrested for blowing his horn for a long period in front of a building to attract an occupant, found there was a provision in the traffic code governing such an offense. So he found him guilty under an ordinance that forbids any act detrimental to public health and assessed a stiff fine.

That was quick and clear thinking on the part of the judge, and we believe, entirely within reason. Few city noises are harder on the nerves than the incessant roar of an automobile siren. A few motorists stalled for as short time at a crossing, can set nerves on edge for the radius of a block. In residential sections, the night often is made hideous by some thoughtless driver too lazy to leave his car and ring a doorbell.

The horn of an automobile serves a useful purpose, but its use should be limited to giving warnings to pedestrians and other drivers at crossings and elsewhere. It may save a life. But the driver who deliberately blows his horn just to make a noise, or to save himself a few steps, is a public nuisance. He also menaces the health of others, for noise has long been recognized as one of the nerve-shatters of city life.

A statement from the treasury department informs the public that \$2,000,000 has just recently come into the public coffers from income taxes, penalties and interest, as a result of revelations attending the Teapot Dome oil investigations. That is something, indeed, but perhaps the oil investigation was worth a great deal more than that in its permanent sterilization of the political power of certain personages who had come to think that their oil fortunes had put them in a position where they could use the government of their country for their own secret purposes, and defy its power if their machinations were detected.

Dr. Max Handman of the University of Texas says the Federal government is so shot through with corruption after eight years of government by business men that it will take statesmen a generation to purify it. If that is so, next November would be a good time to set them to work.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Frank E. Shopp, 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 July 13, 1928, and October 15, 1928, at 10:00 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 13th day of July, A. D. 1928, and the time limited for payment of debts is one year from said 13th day of July, 1928.

Witness my hand and the seal of said County Court this 8th day of June, 1928. A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Walter E. Jenkins, 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 13th day of July, 1928, and the 15th day of October, 1928, at 10:00 o'clock a. m. of said 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 13th day of July, A. D. 1928, and the time limited for payment of debts is one year from said 13th day of July, 1928.

Witness my hand and the seal of said County Court this 8th day of June, 1928. A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Sam G. Smith, 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 22nd day of June, 1928, and on the 24th day of September, 1928, 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 22nd day of June, A. D. 1928, and the time limited for payment of debts is one year from said 22nd day of June, 1928.

Witness my hand and the seal of said County Court this 22nd day of May, 1928.

A. H. DUXBURY, County Judge. (Seal) m28-4w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Catherine Wiles, 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 29th day of June, 1928, and on the 1st day of October, 1928, at 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 29th day of June, A. D. 1928 and the time limited for payment of debts is one year from said 29th day of June, 1928.

Witness my hand and the seal of said County Court this 26th day of May, 1928. A. H. DUXBURY, County Judge. (Seal) m28-4w

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Order of Sale issued by Golda Noble Beal, Clerk of the District Court, within and for Cass county, Nebraska, and to me directed, I will on the 21st day of July, A. D. 1928, at 10 o'clock a. m., of said day at the south front door of the Court House in the City of Plattsmouth, Nebraska, in said County, sell at public auction to the highest bidder for cash the following real estate to-wit:

The west half of the Southeast Quarter of Section 32, Township 11, Range 4, East of the 6th P. M., Cass County, Nebraska—The same being levied upon and taken as the property of Alma Yardley, et al., defendants, to satisfy a judgment of said Court recovered by Plaintiff C. Dovey, plaintiff, against said defendants.

Plattsmouth, Nebraska, June 11, A. D. 1928. BERT REED, Sheriff Cass County, Nebraska.

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 Anna Vostrejs, deceased: On reading the petition of Frank James and Charles Vostrejs praying that the instrument filed in this court on the 4th day of June, 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 Anna Vostrejs, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Anton Vostrejs, 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 6th day of July, A. D. 1928, at 10:00 o'clock a. m., to show cause, if any there be, why the said petitioners 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 4th day of June, A. D. 1928. A. H. DUXBURY, County Judge. (Seal) j11-3w

ORDER

In the District Court of the County of Cass, Nebraska. In re Application of H. A. Schneider, Guardian of William A. Becker, spendthrift, for license to sell real estate.

Now, on this 4th day of June, A. D. 1928, there was presented the petition of H. A. Schneider, guardian of William A. Becker, spendthrift, for authority to sell the undivided one-sixth interest of the said William A. Becker, spendthrift, in the following described real estate, to-wit:

The southwest quarter (SW 1/4) of Section 25, Township 12, Range 12, East of Lot 6 in the northwest quarter (NW 1/4) of Section 25, being the west 35 acres thereof, all in Township 12, Range 12, east of the 6th P. M., in the County of Cass, Nebraska—

and to invest the proceeds thereof; and it appearing from such petition that it is necessary and for the best interests of the said William A. Becker, spendthrift, that said undivided interest in said property be sold;

It is therefore Ordered, that the next of kin and all persons interested in the estate of the said William A. Becker, spendthrift, appear before the Judge of the District Court of Cass county, Nebraska, at chambers in the Court House in the City of Plattsmouth, Nebraska, on the 9th day of July, 1928, at 10 o'clock a. m., to show cause, if any, why license should not be granted for the sale of said interest in said property.

It is further Ordered, that a copy of this Order be served upon the next of kin of the said William A. Becker, spendthrift, and all persons interested in his estate, by publication of this order for three consecutive weeks in the Plattsmouth Journal, a legal newspaper published and of general circulation in the County of Cass, Nebraska. Dated this 4th day of June, 1928. By the Court. JAMES T. BEGLEY, Judge of the District Court.

NOTICE

Meeting of Cass County Board of Equalization

The Cass County Board of Equalization will meet for the purpose of equalizing the assessments of Cass county, Nebraska, for the year 1928, in the Commissioners' Chamber at the Court House in Plattsmouth, Nebraska, beginning on Tuesday, June 12, 1928, at 9 o'clock a. m., and continuing in session from day to day until Friday, June 15, 1928.

All claims for equalization should be made on blanks, which can be secured at the office of the County Clerk, and should be filed on or before Thursday, June 14, 1928. GEO. R. SAYLES, County Clerk, Cass County, Nebraska. (Seal)

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of William Ballance, 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 6th day of July, 1928, and on the 8th day of October, 1928, at 10:00 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 6th day of July, A. D. 1928, and the time limited for payment of debts is one year from said 6th day of July, 1928.

Witness my hand and the seal of said County Court this 1st day of June, 1928. A. H. DUXBURY, County Judge. (Seal) j14-4w

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska.

Blandina Kuepper, widow; Anna Ertz, widow; Sampson E. Ertz and wife, Mathilda B. Ertz; John Joseph Ertz, single; Joseph Francis Ertz and wife, Theresa L. Ertz; Thomas William Ertz, single; Francis Bernard Ertz and wife, Mary J. Ertz; Anna Ertz Hoenic and husband, Thomas Hoenic; William Henry Ertz and wife, Helen Marie Ertz; Maggie Ertz, widow; Margaret Ertz Conell and husband, John Conell; S. Roy Ertz, single; S. Frank Ertz, single; M. Frederick R. Ertz and wife, Helen Ertz; Mary Ertz, widow, and Amelia Fitzpatrick, widow.

Plaintiffs vs. Wm. C. Moores, Mrs. Wm. C. Moores, first real name unknown; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Wm. C. Moores, and Mrs. Wm. C. Moores, first real name unknown, and Columbus Neff, each deceased, real names unknown; all persons having or claiming any interest in and to Lots three (3) and four (4), in Block ninety-four (94), in the City of Plattsmouth, Cass county, Nebraska, real names unknown. Defendants.

To the defendants Wm. C. Moores, Mrs. Wm. C. Moores, first real name unknown; the heirs, devisees, legatees, personal representatives and all persons interested in the estates of Wm. C. Moores, Mrs. Wm. C. Moores, first real name unknown, and Columbus Neff, each deceased, real names unknown; and all persons having or claiming any interest in and to Lots three (3) and four (4), in Block ninety-four (94), in the City of Plattsmouth, Cass county, Nebraska, real names unknown; and for equitable relief; and on its second cause of action to reform and foreclose mortgage for \$2,000.00, dated February 25, 1924, from the description of which mortgage Lot 1, in the NE 1/4 of the NE 1/4 of Section 30, Township 12 North, Range 14 East of the 6th P. M., in Cass county, Nebraska, was omitted by mistake and that the description of said mortgage should be as follows:

Lot 1 in the NE 1/4 of the NE 1/4 of Section 30, Township 12 North, Range 14, East of the 6th P. M., and also the following described lands, to-wit: Commencing at the southwest corner of the SE 1/4 of the SE 1/4 of Section 19, Township 12 North, of Range 14, East of the 6th P. M., running thence east along the south line of said Section 19, to the center of County Road No. 56, as now traveled and used, thence northerly on the center line of said county road to a point where said line intersects with the west line of the SE 1/4 of the SE 1/4 of Section 19, thence south along the west line of said SE 1/4 of the SE 1/4 of said Section 19 to the place of beginning, containing 8 acres, more or less, all in Cass county, Nebraska;

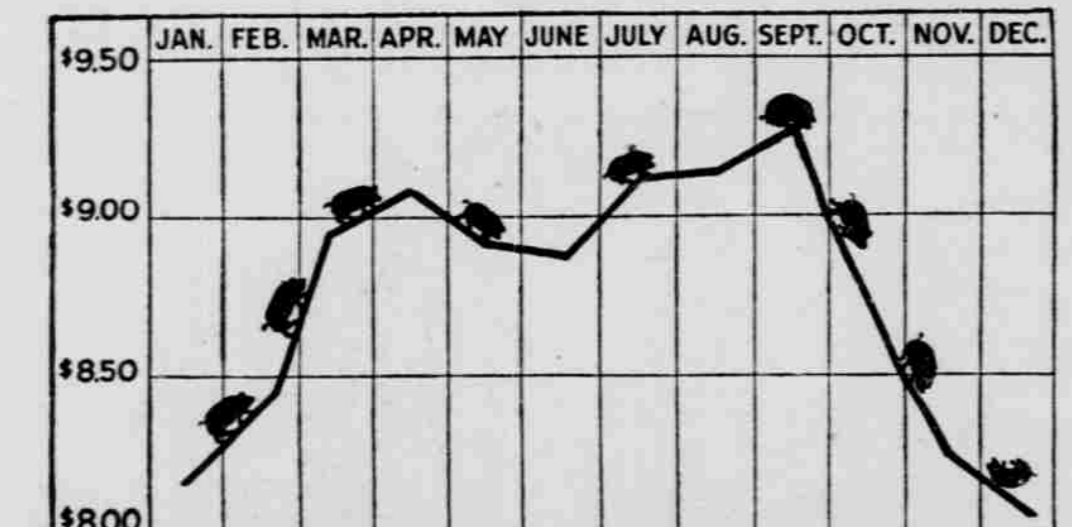
That said mortgage bears interest at the rate of 8% from February 25, 1924, and is recorded in Book 53 of Mortgages, at Page 69 of the mortgage records of said county, and prays that an accounting be had, said mortgage foreclosed, and for equitable relief.

You are required to answer said petition on or before Monday, the 2nd day of July, 1928, or your default will be entered in the said cause and decree granted as prayer for in said petition.

THE STANDARD SAVINGS & LOAN ASSOCIATION, of Omaha, Nebraska, Plaintiff. A. L. TIDD, Attorney for Plaintiff. (Seal) m21-4w

W. A. ROBERTSON, Attorney. j4-5w

All kinds of business stationery printed at the Journal office.



Get 'em to market when prices are high

This chart shows the average market price for hogs in Chicago for the past 20 years. See the big difference between September and December prices.

A straight corn ration lacks minerals to grow big frames and certain proteins needed for speeding up growth. It won't get your hogs to market when prices are highest.

But add Purina Pig Chow to your corn and watch them grow fast. Pig Chow builds big frames and strong tissues.

Now is the time to order Purina Pig Chow because now is the time to get big frames and quick growth.

W. F. NOLTE Mynard H. M. Soennichsen Plattsmouth

"The store with the Checkerboard Sign"

