

The Plattsmouth Journal

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R. A. BATES, Publisher

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Only 12 more shopping days until Christmas.

Santa is a noble looking when in a happy mood.

Haugen expects farm legislation to be delayed.

Christmas shopping in Plattsmouth should boom.

The beauty of some photographs lie in the background.

If you don't like the talking movies, wear ear-muffs.

Some people pay as they go; others go before they have to.

Worse than a grape fruit, that squirts is one that doesn't.

Nice winter weather is what makes Christmas a greater success.

Men to work on the new Missouri river bridge are arriving daily.

The farmers have plenty of money, and they know how to keep it too.

"Stocks Ready to Migrate." Isn't this carrying birth-control a bit too far?

Eagerly do the little ones watch the new articles placed in the shop windows.

Connecticut once had probably the most widely discussed blue laws in the country.

A religion that cannot advance on the purity of its own virtues is not worth preserving.

Everything you say will be remembered by someone else after you have forgotten it.

What is criminal and immoral on one day of the week is equally so on every day of the week.

A small town is one where the civic leaders have not started a campaign for an airport.

A typewriter for composing music having been invented, it merely remains to turn out a machine to listen to results.

When a boy first puts on long breeches he doesn't mean to be funny, but is.

The young man without Christmas money in his pocket is not much good for the community.

Don't forget that you were a boy once yourself, in dealing with the boys and girls of today.

Coasting is very much enjoyed by the youngsters, but dangerous, if the proper care is not taken.

The Sunday school will have more than their usual attendance until the holidays are over, at least.

Potatoes grow wild in some parts of Chile. In this country it's the farmers who are growing wild.

Don't pick a fight now. The all-American selection will be out pretty soon, and then the season opens.

We Democrats have not to raise \$1,600,000. Couldn't we trade Massachusetts and Rhode Island back and get a discount?

The man who pushed a peanut eleven miles with his nose ought to make a good reporter. He has a great nose for "nuts."

Like the old gentleman whose spouse was lingering in illness, sometimes we wish King George would get well, or something.

A great spread of dancing is reported in China. Maybe that will give the Chinese enough exercise and amusement to keep them from war.

Only about four or five months more of seeing basketball players called "cagers" in the headlines, and then the baseball season will open.

California fruit growers have increased production 200 per cent since prohibition went into effect. People certainly are eating a lot of jelly these days.

Although most artificial silk fabric is made of wood pulp, it can also be made from cabbage, bananas or any other vegetable matter from which cellulose is obtained.

DIANA AND BACCUS

"I am sorry, gentlemen, but I must request you not to bring your dogs and guns on my property again. You disturb the moonshine."

This statement, according to averacious reports, was made to a party of sportsmen by a farmer.

Ever has this been the case—ever have makers of illicit "booze" been readily excited by gun fire and the baying of dogs.

Moonshiners are quiet men. Moonshiners talk undertones. Moonshiners and noise were ever deadly enemies. Deep-buried in the woods or hills, these outwitters of Volsteadism ask only "to let govern least." For them there is more poetry in smoke curling from some ravine's hidden recess than is dreamt of in the huntsman's philosophy. For them there is company where none intrudes.

Some out-of-the-way spot of quier—Far from the noise and haste and heat

That spoil life's music sweet—That is all that the moonshiners ask of life. Alone here with his copper still, his "mash" and his companions, the moonshine lives out his idyllic days.

Why perturb him? Why disturb him? Why fright the moonshiner with rifle-fire and dog baying? Why should the huntsman intrude upon the moonshiner? Why should Diana reputed be decorous, trespass upon the demense of Baccus?

MUSSOLINI SUPREME LAWS

Mussolini has found an easy solution of the back-to-the-farm problem. It is the strong arm. He intends to keep the boys on the farm by force. He has introduced a law empowering Prefects and Provincial Councils to enact ordinances forbidding emigration from the farm to the city. Under the law penalties as severe as 9 days in jail and \$100 fines may be imposed for violation of the ordinance of Prefects or Questors.

Of course, economic laws may work contrary to Il Duce's law's. The farm may be unproductive. The boys may not be able to make a living on the farm. But what are economic laws to Mussolini? He is the supreme law giver of Italy.

One of the most important problems confronting the state of Nebraska today is to keep our boys on the farms, and to encourage them in the use of modern methods of agriculture. It is impossible to keep a boy on the farm unless the state shows a progressive spirit by constructing highways that will make the farm accessible.

MR. HOOVER AND THE RIVERS

In his St. Louis speech Mr. Hoover envisioned 12,000 miles of completed inland waterways connecting 20 states with the Gulf of Mexico and the North Atlantic. He showed how vital this development would be to the Midwest, and he announced that among the first tasks to which he would give leadership would be the project of completing this great program.

What this will mean to industry and commerce in the Midwest, and to St. Louis in particular, may not generally be realized. Records are now available for the amount of traffic that passed through the Panama Canal during the fiscal year ending June 30 last. A total of 6959 vessels, or 19 a day, passed through the canal, and carried a cargo tonnage totaling 29,636,709 tons, of which American vessels carried 14,248,735 tons.

Compare that business with the cargo tonnage handled in 1926 on the Ohio and the Monongahela rivers. The Ohio carried 19,374,978 tons, while the Monongahela carried 26,374,682 tons. Those two rivers, then, carried half as much freight again as the Panama Canal last year handled for all nations. Traffic in the Canal now utilizes from 45 to 50 per cent of its capacity. This year's revenue gain of \$2,500,000 in net operations over last year's total of \$18,132,000, together with previous increases, has brought forth the problem of increasing the Panama Canal's capacity. When the middle and northwestern states can find shipping facilities by waterways we may be sure that huge cargoes from there will find their way westward via the Canal.

Big industries in the east have been awake for some time to the saving in freight costs by water transportation, and have been shipping millions of tons of coal on barges yearly. With the improvement in navigability of the Mississippi River we may expect enormous shipments of heavy freight in its channel and economies resulting therefrom. Added incentive will be given industries to locate along waterways in the Midwest. Freight rates from factory to farm and from farm to market will be lowered. And with increasing population the railroads will have capacity business in handling fast-moving freight and in hauling to and from waterways.

Henry Ford has foreseen the possibilities in river navigation and has established a plant on the Mississippi between St. Paul and Minneapolis costing millions of dollars. Farmers in the Northwest were disappointed last summer when there were not enough barges to carry their products. With regular service by Government barges now maintained to St. Paul and Minneapolis there is no reason to believe that the traffic will not increase greatly.

Revival of river transportation is no longer a dream. We are in the midst of the reality. We may expect further impetus to river traffic when Mr. Hoover takes the helm to engineer the projects authorized by Congress.—St. Louis Post-Dispatch.

We have been told that all watchmaker's signs bear a clock dial reading 8:20, or something like that, in honor of Abraham, who was assassinated at approximately that hour. Now will some bright pupil please step forward and tell us why every picture of an alarm clock shows the time to be 4:20?

Patrick Henry studied law only six weeks before he was given a license to practice it. Wonder if there are not some modern lawyers who equal his record in that respect.

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 Mary C. Murphy, deceased: On reading the petition of H. A. Schneider praying a final settlement and allowance of his account filed in this court on the 8th day of December, 1928, and for distribution of estate and discharge of Administrator.

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 21st day of December, A. D. 1928, at 10 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 8th day of December, A. D. 1928.

A. H. DUXBURY, County Judge.

(Seal) d10-1w

ORDER OF HEARING on Petition for Appointment of Administrator

The State of Nebraska, Cass county, ss. In the County Court.

In the matter of the estate of John Cory, deceased. On reading and filing the petition of Florence Coleman, praying that administration of said estate may be granted to Florence Coleman as Administrator.

Ordered, that January 4th, A. D. 1929, 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 December 8th, 1928.

MARTIN & TIDD, County Judge.

A. H. DUXBURY, Attorney.

NOTICE

In the District Court of the County of Cass, Nebraska

Jennie A. Smith, Plaintiff vs. Frank E. Vallery et al Defendants

To C. W. BURD, first real name unknown; LLOYD O. HULLINGER and MRS. LLOYD O. HULLINGER, first real name unknown, non-resident Defendants:

You and each of you are hereby notified that on December 1, 1928, defendant and cross petitioner Frank E. Vallery filed his answer and cross petition praying that the mortgage now held by him securing the sum of \$4,000.00 with interest, dated September 20, 1927, and recorded in the office of the Register of Deeds of Cass county, Nebraska, January 18, 1928, at 1:30 P. M., in Book 57 of "Mortgage Records," at page 534, be adjudged to be a second lien, subject only to plaintiff's lien, upon the following described property, to-wit:

A square lot out of the northwest corner of the west half of the northwest quarter of Section 23, Township 11, Range 13, east of the 6th P. M., in Cass county, Nebraska, and more particularly described as follows:

Commencing at the northwest corner of said Section 23, running thence south 147.58 feet, thence running east 147.58 feet, thence running north 147.58 feet, thence running west 147.58 feet to the place of beginning, Co. the County of Cass, Nebraska.

That the amount due be adjudged, to-wit: \$1,000.00 with interest thereon at the rate of 6% per annum from September 20, 1927, to September 20, 1928, and 10% per annum thereafter, and the further sum of \$3,000.00 with interest at 6% per annum from September 20, 1927, to December 1, 1928, and thereafter at 10% per annum, and that in default of the payment of such sums, a decree of foreclosure be entered, said property sold and you and each of you be forever barred and foreclosed of any right, title, lien, interest or equity of redemption in and to said premises, and for such other and further relief as may be just and equitable in the premises.

You and each of you are required to answer said cross petition on or before the 14th day of January, 1929, or your default will be entered and judgment rendered according to the prayer of said cross petition.

Notice is also given that said cross petitioner has filed an application for the appointment of a receiver as aforesaid and that hearing upon said application will be had upon said 14th day of January, 1929, at 10 o'clock a. m., on said day, or as soon thereafter as cross petitioner can be heard before the Honorable James T. Begley, Judge of the District Court of Cass county, Nebraska, in his court room in the court house in the City of Plattsmouth, Cass county, Nebraska, or before any judge presiding in said court. That said application is for the appointment of a receiver to take charge of the above described real estate, to collect the rents thereof during the pendency of said action, and to apply said rents in accordance with the order of said court. Cross petitioner proposes for such receiver the name of L. J. Hall, or some other suitable person, and the Massachusetts Bonding & Insurance Company, or the U. S. F. & G. Company, as surety for himself as applicant and as surety for such receiver.

Of all of which you will take due notice.

FRANK E. VALLERY, Defendant and Cross Petitioner.

W. A. ROBERTSON, Attorney.

NOTICE OF HEARING on Petition for Determination of Heirship.

Estate No. A-353 of Amanda J. Brendel, 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 J. F. Brendel, who is one of the heirs of said deceased and interested in such, has filed his petition alleging that Amanda J. Brendel died intestate in Murray, Nebraska, on or about June 9th, 1926, being a resident and inhabitant of Murray, Cass county, Nebraska, and the owner of the following described real estate, to-wit:

Commencing at a point 462.7 feet east of the intersection of Sections 14, 15, 22 and 23, in Township 11 North of Range 13 East, running thence east 180.1 feet, thence south 132 feet, thence west 160.1 feet, thence north 132 feet to the point of beginning, said tract being otherwise known and described as Lots 14, 15 and 19, of Section 23, Township 11 North of Range 13 East, situated in the Village of Murray, Cass county, Nebraska.

leaving as her sole and only heirs at law the following named persons, to-wit:

J. F. Brendel, a son, of Murray, Nebraska; J. W. Brendel, a son, of Avoca, Nebraska; T. J. Brendel, a son, of Murray, Nebraska, and Bessie May Seybolt, a daughter, of Murray, Nebraska.

That said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the Court determine who are the heirs of said deceased, their degree of kinship and the right of descent in the real property of which the deceased died seized, which has been set for hearing on the 28th day of December, A. D. 1928, at 10 o'clock a. m.

Dated at Plattsmouth, Nebraska, this 19th day of November, A. D. 1928.

A. H. DUXBURY, County Judge.

CHAS. L. GRAVES, Attorney.

TRATOR'S SALE

Notice is hereby given that at the hour of ten o'clock a. m., the undersigned will, on the 5th day of January, 1929, at the premises in Cass county, Nebraska, sell at public vendue to the highest bidder for cash, Lots four, five and nineteen (4, 5 and 19), in the southeast quarter (SE 1/4) of Section thirty-two (32), in Township twelve (12), Range fourteen (14), east of the 6th P. M., containing sixty-nine (69) acres more or less, in Cass county, Nebraska, under License and Order of the District Court of the Ninth Judicial

District in and for Stanton county, Nebraska, to pay debts, legacies and costs of administration allowed against the estate of Theresa M. Fickler, deceased; and that said sale shall remain open for one hour, that is to say, from 10:00 o'clock a. m. until 11:00 o'clock a. m., of said day.

Dated this 4th day of December, 1928.

ALBERT FICKLER, Administrator with Will Annexed of the Estate of Theresa M. Fickler, Deceased.

NOTICE OF SUIT and of Hearing of Application for Appointment of Receiver

To MRS. SAMPSON, first and real name unknown, wife of David Sampson, her unknown heirs, devisees, legatees, personal representatives and all other persons claiming any interest in her estate, real names unknown; LEOPOLD KUE & CO. the members of said firm, real names unknown, their unknown heirs, legatees, devisees, personal representatives and all other persons interested in their estates; J. C. PETERSON & BROTHER, the members of said firm, their unknown heirs, devisees, legatees, personal representatives and all other persons claiming any interest in their estates; MRS. J. C. CORR, first and real name unknown, wife of E. L. Orr her unknown heirs, devisees, legatees, personal representatives and all other persons claiming any interest in her estate; GEORGE W. PEASE, his unknown heirs, devisees, legatees, personal representatives, and all other persons claiming any interest in his estate; R. TOWNSEND, first and real name unknown; whose whereabouts and places of residence are unknown to the plaintiff:

Notice is hereby given that on the 17th day of November, 1928, Louis Ackerman filed his petition and before me at the District Court room in the court house at Plattsmouth, Cass county, Nebraska, on the 7th day of January, 1929, at the hour of 10 o'clock a. m., to show cause why a license should not be granted to said Guardian to sell said Minor's interest in the above described real estate for the purpose of maintenance, support and education of said Minor.

It is further ordered that a copy of this Order to Show Cause be published in the Plattsmouth Journal, a newspaper of general circulation in Cass county, Nebraska, for a period of three successive weeks prior to the date of hearing.

By the Court, JAMES T. BEGLEY, Judge of the District Court.

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 15th day of December, 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:

Lot 24 in Porter Place, an Addition to the City of Plattsmouth, Cass county, Nebraska, being in the NE 1/4 of the NE 1/4 of Section 25, Township 12, Range 13 East of the 6th P. M., in Cass county, Nebraska.

The same being levied upon and taken as the property of Lydia M. Walton, widow; Theo. A. Walton; Elizabeth Walton; James E. Walton; Nita Walton; James M. Bower; Grace Bower; Dorothy Legg and Theo A. Walton, Adm. of the Estate of P. T. Walton, deceased, defendants, to satisfy a judgment of said Court recovered by L. Irene Sneed, plaintiff against said defendants.

Plattsmouth, Nebraska, November 6th, A. D. 1928.

BERT REED, Sheriff Cass County, Nebraska.

(Seal) n12-5w

NOTICE OF HEARING on Petition for Determination of Heirship.

Estate No. A-353 of Amanda J. Brendel, 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 J. F. Brendel, who is one of the heirs of said deceased and interested in such, has filed his petition alleging that Amanda J. Brendel died intestate in Murray, Nebraska, on or about June 9th, 1926, being a resident and inhabitant of Murray, Cass county, Nebraska, and the owner of the following described real estate, to-wit:

Commencing at a point 462.7 feet east of the intersection of Sections 14, 15, 22 and 23, in Township 11 North of Range 13 East, running thence east 180.1 feet, thence south 132 feet, thence west 160.1 feet, thence north 132 feet to the point of beginning, said tract being otherwise known and described as Lots 14, 15 and 19, of Section 23, Township 11 North of Range 13 East, situated in the Village of Murray, Cass county, Nebraska.

leaving as her sole and only heirs at law the following named persons, to-wit:

J. F. Brendel, a son, of Murray, Nebraska; J. W. Brendel, a son, of Avoca, Nebraska; T. J. Brendel, a son, of Murray, Nebraska, and Bessie May Seybolt, a daughter, of Murray, Nebraska.

That said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the Court determine who are the heirs of said deceased, their degree of kinship and the right of descent in the real property of which the deceased died seized, which has been set for hearing on the 28th day of December, A. D. 1928, at 10 o'clock a. m.

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Notice is hereby given that on the 17th day of November, 1928, Louis Ackerman filed his petition and before me at the District Court room in the court house at Plattsmouth, Cass county, Nebraska, on the 7th day of January, 1929, at the hour of 10 o'clock a. m., to show cause why a license should not be granted to said Guardian to sell said Minor's interest in the above described real estate for the purpose of maintenance, support and education of said Minor.

It is further ordered that a copy of this Order to Show Cause be published in the Plattsmouth Journal, a newspaper of general circulation in Cass county, Nebraska, for a period of three successive weeks prior to the date of hearing.

By the Court, JAMES T. BEGLEY, Judge of the District Court.

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