

The Plattsmouth Journal

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R. A. BATES, Publisher

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Locks on canals have no keys.
Well the old groundhog is making good.
Going 35 miles an hour didn't seem like standing still.
Consider the little pin—its flat head never sees the point.
In Hollywood both marriage and repentance are pretty hasty.
Some husbands are easy to please while others are not heaped.
The only sign of success a lot of people can recognize is the \$ sign.
Horse sense in motorists is the habit of shying away from traffic islands.
It is easy for nations to be friends; the hard part is to get the people to like one another.
There were men who went on reducing diets in the old days, but posterity calls them poets.
Bandits gave sandwiches to victims of a Chicago holdup. The name of the restaurant is not given.
When the hairpins come back there will be a noticeable falling off in the sale of regular pipe cleaners.
We haven't our physiology handy, so we can't say just what parts of the human anatomy those 'er places are.
The estimated average yield of wheat in Northern Ireland last year was 2100 pounds an acre, compared with 2010 in 1928.
In New York 25,000 garment workers have gone on strike, and still other thousands remain permanently unemployed by choice.
The sale of silk hosiery will show an awful slump if the skirts ever get so long a runner won't make the stocking a total loss.
Membership in the Irish Aero Club of Belfast is growing rapidly and other clubs may soon be established in other cities in Ireland.
We are informed by a news item that a person only uses three-fifths of his lung capacity in breathing—but it is different when some of 'em start talking.
When Mr. Coolidge writes his 500 word history of the United States he ought to devote at least one small paragraph to the time the feminine knee came out and saw its shadow and went back in.
The tenth birthday of the dry law. Friends and foes are in a hard fight over its merits and demerits in and out of Congress. Meanwhile the country is awaiting patiently to see the nature of the finish.

As whiskers hide a weak chin even so doth his wealth hide a husband's faults.
Winter is the time you are glad it is eyes and ears and not a nose that you have two of.
Some successful men take advantage not only of their own opportunities but everybody else's.
It doesn't make much difference where the joy-riding party strikes out for, it seldom gets there.
The fellow next door thinks a revenue cutter is a man the government employs to cut whisky.
A fountain pen is that small cylindrical object, which you shove into the turtleneck along with your watch.
One of the strangest things in this world is how many things they can charge to a sick man in a pay hospital.
Science has failed to bring sleep to a foreign European army officer, but he might try reading our Congressional Record.
Primo Carners wears shoes size 12. If Primo would only do a lot of walking he might cause a boom in the leather industry.
Women may be two hours late in getting anywhere, but they always are two months ahead when it comes to buying Easter hats.
Chicago citizens have risen in arms. The action will have to be literal as well as figurative if they want to compete with the gangsters.
It's hardly conceivable that the dignity of municipal law is heightened when its violators are defended by one who helps to enact it.
Chemist says sandwiches can be made from sawdust. Why, to be certain. With a little mustard or something on it, it would beat parsnips.
Young women in long skirts can be in the height of the fashion and they know it. Those in the short skirts know it, too. That's cryptic, but let it go.
Congressman Fort's statement that people have the right to make home brew may be interesting to those two or three persons who waited for permission.
The old-fashioned man who tried to solve perpetual motion now has a daughter who has tackled the job of trying to slendelize a waist that looks like that of a hippopotamus.
Every now and then we read in some newspaper where a fellow takes a look down the muzzle of a shot gun to see if it is loaded. And this is done despite the steady advance in education.

NEUTRALIZING THE PHILIPPINES

Hugh R. Wilson, for the American delegation to the naval conference in London, denies that there has been any discussion between the American and Japanese delegates of a proposal to neutralize the Philippine Islands. No proposal of the kind has been offered. Yet the suggestion has such an important bearing on the naval problems of both Japan and the United States that it is well worth serious consideration.

The one point of danger in our Pacific possessions is the Philippine Islands. It is admitted by every military expert who has given the subject thought that we cannot defend the Philippines against attack by a naval Power in the Orient like Japan. With our naval base at Cavite and powerful army defenses on Corregidor we could hold the harbor of Manila, but nothing else, and no American fleet may safely be sent to the relief of the islands. The only deterrent from attack is the fear of the war with the United States which would inevitably follow. That would be fatal to Japan in the long run.

While there is no ground for fear of a war with Japan or any other Power in the Far East, the point of danger has been a prolific source of jingo scares and arguments for a strong American Navy; in fact, it is the principal cause of big cruiser programs. On the other hand, our naval forces at Manila have influenced Japan's naval plans. The great naval base at Singapore which the British are constructing affects Japan's naval policy and indirectly ours, on account of the Philippines.

Another aspect of the subject arises from the increasing pressure in the Philippines and here in favor of granting the islands independence now or in the near future. The withdrawal of the United States from the Philippines would disturb the existing political balance in the Orient. Under the American flag, with American protection and guidance, the Philippines are out of the turmoil of Oriental politics, but with a new independent nation created under the government of the Filipinos, no one knows precisely what may happen. The Filipino Government, because of incapacity and lack of unity, may fall into debt and entanglements with other nations. The Archipelago is rich in natural resources and a temptation to greed from every direction. The islands might be a new source of jealousies and fears.

Neutralization would modify the effect of our withdrawal. Australia, bitterly opposed to our abandoning the Philippines because of antagonism to and fear of the Japanese, would be reconciled by the creation of a buffer state. The effect would be beneficial throughout the Orient.

The Filipinos in the event of independence would be greatly benefited. They could not be computed with the problem of national defenses, which would be a heavy burden on their available government resources. They could devote their energies and resources to eternal development without fear of external aggression.

Altogether, the suggestion to neutralize the Philippines by treaty between Japan and the United States is fruitful. It has beneficial possibilities for arms limitation a peace.

FISK'S HENNESSEY DOG

A hound at Fisk, Mo., known for his inefficiency in scaring rabbits, recently has developed in something of a canine prodigy, becoming highly agitated before brush pile and turning up 40 boss of home brew. The owner expects the prohibition authorities to add his previously unappreciated pet to its staff of snoop hounds. The animal itself might prefer Coast Guard, where he could stand by in the dog watches and sniff the bottles for goods. In the custom vice he would be useful for guarding them against those embarking mix-ups in baggage.

This animal's accomplishments should not be alied to die with him, and if the fanciers are awake to their opportunity, we will soon have a pedig line of Hennessey hounds. In addition to the breed's aid in enforcement, it would guide the owners to cases, just as the St. Bernards of the Alps Succor weary and despairing travelers.

IS BAWORTH IT?

Babe Ruth demanding that the Yankees give a three-year contract at \$85,000 year. Should the club manager which has kept and made him, the his years of really useful service in response to this proposition, all-all-pussant batter threaten to retire to live easily and lazily what the Yankee management before has paid to him.

Mr. Ruth fails to realize that the cherished fact of earthly immortality not yet has been demonstrated. He probably haughtily and contemptuously would dismiss the suggestion that more than one youthful and brilliant rival at the present rather conspicuously is challenging Mr. Ruth's supremacy in perpetuity as the chiefest among baseball sluggers. Three years is quite a period in the life of a ball player at Mr. Ruth's age. Irrespective of any profit which might accrue to the management by reason of his assistance, the salary asked by this player merely affirms belief in the philosophy of Ma-Means—"Git a plenty while y'r a-gettin', says I."

ORDER OF HEARING AND NOTICE ON PETITION FOR SETTLEMENT OF ACCOUNT.

In the County Court of Cass county, Nebraska, Cass county, ss. To all persons interested in the estate of Mary J. Sullivan, deceased: On reading the petition of Arthur N. Sullivan praying a final settlement and allowance of his account filed in this Court on the 15th day of February, 1930, for discharge of Administrator and assignment of estate: 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. 1930, at 10:00 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 weeks prior to said day of hearing. In witness whereof, I have hereunto set my hand and the seal of said Court this 15th day of February, A. D. 1930.

A. H. DUXBURY, County Judge.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Execution issued by Golda Noble Beal, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 1st day of March, A. D. 1930, at 10 o'clock a. m., sell at public auction to the highest bidder for cash the following real estate, to-wit:

The undivided one-third (1/3) interest in the southeast quarter (SE 1/4) of Section eleven (11), Township twelve (12), North, Range nine (9), East of the 6th P. M., in Cass county, Nebraska; also, the west 13 feet of Lot three (3) and all of Lot four (4), in Block fifty-four (54), in the City of Plattsmouth, Nebraska—all subject to the life estate of Elizabeth Mellingner.

The same being levied upon and taken as the property of Carl C. Mellingner, defendant, to satisfy a judgment of said Court recovered by Ed H. Tritsch, plaintiff against said defendant. Plattsmouth, Nebraska, January 24th, A. D. 1930.

BERT REED, Sheriff Cass County, Nebraska.

j27-5w

NOTICE OF REFEREE'S SALE

In the District Court of Cass County, Nebraska vs. Plaintiff Albert Kitzel, et al Defendants. Notice is hereby given that under and by virtue of a decree of the District Court of Cass county, Nebraska, entered in the above entitled cause on the 15th day of February, 1930, and an Order of Sale entered by said Court on the 15th day of February, 1930, the undersigned Referee will, on the 22nd day of March, 1930, at 2:00 o'clock p. m., at the front door of the Farmers and Merchants Bank, Alvo, Nebraska, sell at public auction to the highest bidder, the following described real estate, to-wit:

The west half (W 1/2) of the northwest quarter (NW 1/4) of Section thirty-six (36), Township eleven (11), N. Range nine (9), east of the 6th P. M., except the right of way of the Chicago, Rock Island and Pacific Railroad Company; and—The west half (W 1/2) of the northeast quarter (NE 1/4) of Section one (1), Township ten (10), N. Range nine (9), east of the 6th P. M.

All of said lands being in Cass county, Nebraska—upon the following terms: Ten per cent (10%) of bid in cash on date of sale, balance in cash upon confirmation of sale and delivery of referee's deed of land free from encumbrance except lease to said lands to March 1, 1931. Abstract to be furnished purchaser showing merchantable title. Said sale will be held open for one hour.

Dated this 15th day of February, 1930. J. M. LEYDA, Referee. Carl D. Ganz, Attorney. f17-5w

Some of the Democratic senators now in Washington are facing hard fights in their desires to retain seats in the upper house. The last campaign left them in rather awkward positions. For instance, those who supported the national ticket—in some states—find many old-time friends against them now, while in other sections of the country those who bolted the ticket faced old-time friends against them in their campaigns. And so it goes.

An Argentine heavyweight, the sport columns inform us wept because he was not allowed to fight Jack Sharkey, says a headline. And, we suspect, his backers would have wept much more copiously if he had.

NOTICE TO UNKNOWN AND NON-RESIDENT DEFENDANTS

To Martin A. Jones and Elizabeth J. Jones, his wife, if they are living, if not, the unknown heirs, devisees, legatees and personal representatives of the said Martin A. Jones and Elizabeth J. Jones, his wife; all persons interested in the estate of Henry Montgomery, deceased; all persons interested in the estate of Simpson C. Bethel, deceased, unknown defendants; Albert D. Welton and Edna Welton, his wife, first real name unknown; George M. Streeter, widower; Earl Howard and Myrtle Howard, husband and wife, non-resident defendants; and all persons having or claiming any interest in or to Lots twelve (12), sixteen (16) and seventeen (17) except a strip thirteen (13) feet wide along the south side of Lot seventeen (17), all in the southwest quarter (SW 1/4) of the southeast quarter (SE 1/4) of Section thirty-one (31), Township twelve (12), N. Range nine (9), east of the 6th P. M., Cass county, Nebraska, and Lots twenty-five (25), twenty-six (26), twenty-seven (27), twenty-eight (28), thirty-seven (37), thirty-eight (38), thirty-nine (39) and forty (40), situated in Jones' 2nd Addition to the Village of Greenwood, Cass county, Nebraska, or any part thereof, real names unknown.

You and each of you will take notice that on the 15th day of February, 1930, Oliver E. Sayles filed his petition in the District Court of Cass county, Nebraska, against you and each of you, the object and prayer of which is to quiet the plaintiff's title to all the real estate above described, and to exclude you, and each of you from any interest therein, and to remove the clouds cast upon plaintiff's title to said real estate.

You and each of you are required to answer said petition on or before Monday, the 7th day of April, A. D. 1930.

OLIVER E. SAYLES, Plaintiff. J. C. Bryant, Attorney for Plaintiff. f17-4w

ORDER TO SHOW CAUSE

In the District Court of Cass County, Nebraska In Re Application of J. A. Capwell, Administrator d. b. n., of the Estate of Katie Hoenshell, Deceased, for License to Sell Real Estate.

Now on this 15th day of February, 1930, there was presented to the Court the petition of J. A. Capwell, Administrator d. b. n., of the estate of David J. Hoenshell, deceased, for license to sell that part of Lot 7 in Jones' First Addition to the Village of Greenwood, Cass county, Nebraska, lying north of railroad right of way, also all of Lot 8, in Jones' First Addition to the Village of Greenwood, Cass county, Nebraska; also an undivided one-half of Lot 10 in Jones' First Addition to the Village of Greenwood, Cass county, Nebraska, for the purpose of paying debts and costs of administration of said estate.

And it appearing that there is not sufficient personal estate in the hands of the Administrator d. b. n., to pay the debts and costs of said administration; and—It further appearing that the personal property collected by said Administrator d. b. n., amounts to \$150.00, and that the unpaid claims amount to \$35.13, and that the costs of administration will be approximately \$535.13; that an order should be entered directing all persons interested in said estate to appear and show cause why a license should not be granted to said Administrator, d. b. n., to sell said real estate.

It is therefore ordered that all persons interested in the estate of David J. Hoenshell, appear before James T. Begley, Judge of the District Court within and for Cass county, Nebraska, on the 31st day of March, 1930, at 10 o'clock a. m., at Chambers in the City of Plattsmouth, Nebraska, to show cause, if any there be, why a license should not be granted to J. A. Capwell, Administrator d. b. n., of the estate of David J. Hoenshell, deceased, to sell that part of Lot 9 in Jones' First Addition to the Village of Greenwood, Cass county, Nebraska; also all of Lot 24 in Jones' Second Addition to the Village of Greenwood, Cass county, Nebraska, for the purpose of paying the costs of administration of said estate.

It is further ordered that a copy of this order to show cause be served upon all persons interested in said estate by publication of this order for four successive weeks in the Plattsmouth Journal, a newspaper printed and of general circulation in the County of Cass, Nebraska.

By the Court. JAMES T. BEGLEY, Judge of the District Court. f17-4w

The merchant who advertises regularly the year round, knows of no slack business period. f17-4w

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Martin Steppat, 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 14th day of March, 1930, and on the 16th day of June, 1930, at 10:00 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 14th day of March, A. D. 1930, and the time limited for payment of debts is one year from said 14th day of March, 1930.

Witness my hand and the seal of said County Court this 14th day of February, 1930. A. H. DUXBURY, County Judge. (Seal) f17-2w

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 Mary A. Street, deceased: On reading the petition of Clara Edna Wescott and Mary Elma Morgan praying that the instrument filed in this court on the 11th day of February, 1930, 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 Mary A. Street, deceased; that said instrument be admitted to probate and the administration of said estate be granted to E. H. Wescott, 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. 1930, at nine o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and that the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Plattsmouth Journal, a semi-weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Witness my hand, and the seal of said court, this 11th day of February, A. D. 1930. A. H. DUXBURY, County Judge. (Seal) f17-2w

ORDER TO SHOW CAUSE

In the District Court of the County of Cass, Nebraska

In Re Application of J. A. Capwell, Administrator d. b. n., of the Estate of Katie Hoenshell, Deceased, for License to Sell Real Estate.

Now on this 15th day of February, 1930, there was presented to the Court the petition of J. A. Capwell, Administrator d. b. n., of the estate of Katie Hoenshell, deceased, for license to sell that part of Lot 9 in Jones' First Addition to the Village of Greenwood, Cass county, Nebraska, described as follows: Beginning in the northeast corner of said Lot 9, and running thence west 20 rods, thence south 2 rods, thence east 20 rods, thence north 2 rods to the place of beginning; also the undivided one-half of Lot 10 in Jones' First Addition to the Village of Greenwood, Cass county, Nebraska; also all of Lot 24 in Jones' Second Addition to the Village of Greenwood, Cass county, Nebraska, for the purpose of paying the costs of administration of said estate.

And it appearing that there is not sufficient personal property in the hands of the Administrator d. b. n., to pay the costs of said administration; and—

It is therefore ordered that all persons interested in the estate of Katie Hoenshell, deceased, appear before James T. Begley, Judge of the District Court within and for Cass county, Nebraska, on the 31st day of March, 1930, at 10 o'clock a. m., at Chambers, in the Court House, in the City of Plattsmouth, Nebraska, to show cause, if any, why a license should not be granted to J. A. Capwell, Administrator d. b. n., of the estate of Katie Hoenshell, deceased, to sell that part of Lot 9 in Jones' First Addition to the Village of Greenwood, Cass county, Nebraska; also all of Lot 24 in Jones' Second Addition to the Village of Greenwood, Cass county, Nebraska, for the purpose of paying the costs of administration of said estate.

It is further ordered that a copy of this order to show cause be served upon all persons interested in said estate by publication of this order for four successive weeks in the Plattsmouth Journal, a newspaper printed and of general circulation in the County of Cass, Nebraska.

By the Court. JAMES T. BEGLEY, Judge of the District Court. f17-4w

The merchant who advertises regularly the year round, knows of no slack business period. f17-4w

NOTICE

In the District Court of Cass County, Nebraska. Charles W. Daniel, Plaintiff, vs. Orpha Daniel, Defendant.

TO ORPHA DANIEL, Non-Resident Defendant. You are hereby notified that on the 11th day of January, 1929, Charles W. Daniel filed a petition against you in the District Court of Cass county, Nebraska, the object and prayer of which are to obtain a divorce from you on the ground that you have willfully abandoned the plaintiff without good cause, for the term of two years last past. You are required to answer said petition on or before the 17th day of March, 1930.

CHARLES W. DANIEL, Plaintiff. By C. A. RAWLS, His Attorney. f3-4w

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 22nd day of February, A. D. 1930, at 10 o'clock a. m., of said day, at the south front door of the Court House in the City of Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

The southwest quarter (SW 1/4) of the northwest quarter (NW 1/4) of Section twenty-nine (29), Township eleven (11), North of Range fourteen (14), East of the 6th P. M., in 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 William Sporer, plaintiff against said defendants.

Plattsmouth, Nebraska, January 20th, A. D. 1930. BERT REED, Sheriff Cass County, Nebraska. j23-5w

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 William M. Burk, deceased: On reading the petition of Fred Spangler, Administrator, praying a final settlement and allowance of his account filed in this Court on the 8th day of February, 1930, and for his discharge as said 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 7th day of March, A. D. 1930, at 9 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.

In witness whereof, I have hereunto set my hand and the seal of said Court, this 8th day of February, A. D. 1930.

A. H. DUXBURY, County Judge. (Seal) f10-2w

NOTICE OF HEARING

Estate of Eva M. Vallery, 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 Peter J. Vallery has filed his petition alleging that Eva M. Vallery died intestate in Cass county, Nebraska, on or about the 8th day of December, 1925, being a resident and inhabitant of Cass county, Nebraska, and died on the 10th day of the following described real estate, to-wit:

Lot 63 in the northeast quarter of the southeast quarter of Section 13, Township 12, Range 13, East of the 6th P. M., more particularly described by metes and bounds as follows: Commencing at a point 12 feet south of the southeast corner of Lot 1 in Block 49 in Young and Hays Addition to Plattsmouth, Cass county, Nebraska, thence south with the west line of the 12th street 140 feet, thence west 264 feet, thence north 140 feet on east line of 13th street to a point within 12 feet of the southwest corner of Lot 4 in Block 49, thence east 264 feet to the point of beginning.

leaving as his sole and only heirs at law the following named persons, to-wit: Peter J. Vallery, William J. Vallery, Lottie M. Vallery Johnson and Nettie Vallery Durrell;

That the interest of the petitioner herein in the above described real estate is an heir at law and praying for a determination of the time of the death of said Eva M. Vallery and her heirs, the degree of kinship and the right of descent of the real property belonging to the said deceased, in the State of Nebraska.

It is ordered that the same stand for hearing the 7th day of March, A. D. 1930 before the court at the hour of 10 o'clock a. m., at the County Court room in Plattsmouth, Cass county, Nebraska. Dated at Plattsmouth, Nebraska, this 6th day of February, A. D. 1930. A. H. DUXBURY, County Judge. (Seal) f10-3w