

The Plattsmouth Journal

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R. A. BATES, Publisher

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A THRONE OF RIGHTEOUSNESS

Take away the dross from the silver, and there shall come forth a vessel for the sinner. Take away the wicked from before the king, and his throne shall be established in righteousness.—Proverbs 25: 4 and 5.

The skirts and nights are getting longer.

Divorces show many married folks with but a single thought.

Looks now as if we won't get any rainfall to speak of till fall.

Something a man meets other men almost as intelligent as himself.

An institution that is rapidly passing out of existence is the chautauqua.

This is an age of raids against the bootleggers and tirades against the dry laws.

In the modern business office the adding machine is about the only thing that counts.

Tallspin gin is the newest popular drink. It is supposed to be about fifty per cent gasoline.

A fapper, in order to be right up with the fashions, must wear less in the daytime than at night.

When the ultimate consumer resumes consuming—that is a consummation devoutly to be wished.

They broke ground on a corner lot out in Westwood and believe it or not, it was for neither a gas station nor a baby golf course—but for a public library branch.

Among things raised in diversified farming is hopes.

A Chicago gangster always weighs more after he has been killed.

A lot of good money is wasted on the bad variety of good times.

The best way to avoid showing your age is to avoid trying to act young.

The ancient Turk has had eleven wives, one at a time. He'll be a poker in Hollywood.

And now the small boys are sorrowfully counting the days until school opens again.

Humorists in Los Angeles must be hard hit. They have icewomen out there instead of ice-men.

The California courts now have to judge which lies of the Mooney-Billings witnesses to believe.

After all, it looks like Mr. Hoover is going West to get his Indian head-dress and his cowboy hat.

Once more and again we say, "Aw g'wan and cheer up!" Remember that big snow we had just before last Christmas.

Political prophets in Washington are predicting that Mr. Hoover won't be a candidate to succeed himself in 1932. Ding it, it looks as if Democrats just never will get a break.

Nearly all large American cities date their beginning with the early settlement of the regions in which they are situated; they were the outputs of immigrants from Europe or of pioneers in the progress westward.

The farmer deserves as much profit as the business man, but mere laws can't make a goat give as much milk as a cow.

They're making hardwood out of cornstalks now, and old-timers may recall a delicious hard drink made from grain.

Citizens of Michigan plan to present to President Hoover a quilt. Considering the weather, they must all be democrats.

The Doukhobors are still running around naked in Canada without getting paid for it, never having heard of Earl Carroll.

Nebraska's present brand of politics is like canned goods. Politicians get all they can out of it and then throw the can away.

Hymns of spite are supplanting prayer services among the Hindus of India. The Moslems probably will sharpen their scimitars.

The pessimistic football fan is certain that the deficiency in moisture will be made up on October and November Saturday afternoons.

And another way the new pee wee golf course lays over the old is, you don't get so far from town that you're too darned tired to walk back.

Is that "athletic sandwich" described on the woman's page the other day, as bad as the athletic food we've been hearing so much about?

A Chicago dentist attributes the weak chin to bad breathing and says that it does not denote timidity. Anyhow, this will keep fellows with square chins from flattering themselves.

What this country really needs, aside from a good 5-cent cigar and plenty of rain, is a commission to investigate the various groups now engaged the morals of almost everybody.

A man's hobbies seldom are shared with his descendants. The famous Lord Balfour collection of antiques goes under the hammer. Things that are priceless in one man's eyes often are junk to another. But there is satisfaction in the thought that the historic gems will be bought by those who can appreciate them.

Go on and smile, regardless of the hot weather. There is supposed to be a smile wrapped around every sorrow.

The navy department is proceeding promptly with its plans for retiring our three excess battleships under the London naval treaty.

Give the baby a rattle. There's nothing like preparing him properly for that used car he's sure to buy for \$25 when he gets to be 18 or so.

Some things we have been unable to find recently are: A needle in a haystack, a ripe and well flavored cantaloupe, and Hoover prosperity.

Those who have been—Headline. There also are two classes of people in this country now—those who are going on a vacation and those who are all tired out, sunburned and broke.

Army doctors no longer may prescribe liquor to civilian patients. Does this mean that those who are acquainted with army doctors have been overlooking a good thing all this time?

It is to be hoped that the discovery of a movement for prohibition in Great Britain has not completely ruined the vacation which former Senator James A. Reed is spending abroad.

The candidate for office who imagines he must say something bizarre or sensational in order to command attention merely has a head full of hope. His proper place is out in somebody's booby hatch.

Now that whisky and brandy have been approved as necessary medicinal agents in the practice of dentistry, it won't merely be a figure of speech hereafter to refer to a person suffering with toothaches as having a swell time.

Russia plans to have 17,000,000 citizens engaged in military training by 1933. We trust that no anxiety is caused in Moscow by unfounded rumors that 75,000,000 Americans are even now exercising with war clubs on Tom Thumb battlefields.

After watching and studying carefully, some time ago, what Sir Oliver Lodge and his colleagues revealed regarding psychic manifestations, we promptly refrain from centering scrutiny on mystery, which being supernatural, was plainly beyond our ken.

The city of Atlanta may take over the job of carving the faces of Gen. Robert E. Lee, Stonewall Jackson, and other civil war heroes, on Stone Mountain. If faces of some of our modern heroes were carved on a mountain the mountain would promptly move.

The reverse of the old saying that men dig their graves with their teeth is presented by Dr. E. N. McCollin, professor of chemical hygiene, John Hopkins University. He asserted longevity, physical and mental alacrity, general well being and happiness can be had by proper diet. There is a sweeping claim.

THE ONLY WAY OUT

Senator Swanson of Virginia demands a general reduction of the tariff rates established by the Hawley-Smoot bill. These rates, he says, are damaging American agriculture and closing the markets of the world to our products. Australia, France, Poland, Peru, Greece, Portugal, Finland, South Africa, Germany, Italy and Canada have increased their customs duties during the year. France and Germany threaten to discontinue treatment of the United States as a "most favored nation" under the tariff laws. A union among European states for protection against our trade policies is projected. Our exports have already fallen to the lowest point in six years, and industry suffers from a depression of increasing severity. Nothing but a general downward revision can undo the damage.

But how is such a revision to be accomplished? Certainly not through the medium of the highly advertised flexible clause. A general reduction of rates by administrative fiat would amount to a usurpation of legislative authority. A President who consistently refused to assume the leadership of his party in the preparation of the tariff bill would scarcely undertake a complete negation of its work. Nor could he do so, if he would. The President, under the law, cannot touch a single rate until the Tariff Commission has made an investigation. These investigations are time-consuming. The sugar investigation took six. The tariff law covers some 3000 items. In eight years the Tariff Commission has made only 80 investigations. There have been only 36 changes in rates. At such a speed,

it would take the President 800 years to overhaul the duties of the Hawley-Smoot bill.

The President's power is limited, under the new law, to accepting or rejecting the changes which the commission recommends. The commission may recommend increases rather than decreases in duties. The rumor that Mr. Hoover plans to retain Commissioner Brossard, the protégé of Senator Smoot and the darling of the Sugar Trust, as chairman of the commission must be disquieting to those who took to the flexible clause as a means of relief, in view of the 36 changes of the last eight years. In fact, the tariff has been boosted 31 times and lowered but five times. Many of the increases were important. None of the reductions was important: mill feeds, cresylic acid, phenol, paint brush handles and Bob White quail. President Hoover has acted on only four of the changes of duties which have been recommended to him. In each of these four cases he raised the rate. As some wag has remarked, the tariff is flexible like the elbow is flexible. It often bends upward; it never bends downward.

If tariff reduction is not to come from the President it must come from Congress. But the country, we fear, would approach with misgivings long months of renewed hearings, debates, log-rolling and agitation. A repetition of the tariff equable of the last session would increase business uncertainty and might serve to prolong the present depression. There can be small hope that the present Congress would execute an about-face on the tariff in the short session next December. We might come out from another tariff struggle worse off than we went in.

It is to the next Congress, not to the present one, that we must look for relief. The party in power almost always suffers congressional losses in the mid-term elections. These losses are even heavier when the election follows a trade recession. The Republican party faces the electorate this November in the sorriest plight imaginable, bearing the marks of a stock market crash, a severe business depression, widespread unemployment, falling agricultural prices, decreasing exports and an extremely unpopular tariff bill.

The voters will certainly cut the administration majority. They may even overturn the balance. The Seventy-second Congress, convening after domestic business has artfully revived, possessing a clear and unmistakable mandate from the people, may well undo the damage which has been done by the Seventy-first.

It is the only way out.—St. Louis Post-Dispatch.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.

In the matter of the estate of Isaac Cecil, deceased.

Notice of Administration.

All persons interested in said estate are hereby notified that a petition has been filed in said Court alleging that said deceased died leaving no last will and testament and praying for administration upon his estate and for such other and further orders and proceedings in the premises as may be required by the statutes in such cases made and provided to the end that said estate and all things pertaining thereto may be finally settled and determined, and a hearing will be had on said petition before said Court, on the 5th day of September, A. D. 1930, and that if they fail to appear at said Court on said 5th day of September, 1930, at 9:00 o'clock a. m., to contest the said petition, the Court may grant the same and grant administration of said estate to W. A. Robertson or some other suitable person and proceed to a settlement thereof.

A. H. DUXBURY, County Judge.

ORDER OF HEARING AND NOTICE OF 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 Betty Mostin, deceased:

On reading the petition of J. S. Livingston praying a final settlement and allowance of his account filed in this Court on the 2nd day of August, 1930, and for his discharge as Executor of said 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 29th day of August, A. D. 1930, at 9:00 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 2nd day of August, A. D. 1930.

A. H. DUXBURY, County Judge.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska.

In the Matter of the Application of Carl D. Ganz, Administrator C. T. A. De Bonis Non, for License to Sell Real Estate.

Now on this 2nd day of August, 1930, this cause came on to be heard on the duly verified petition of Carl D. Ganz, Administrator C. T. A. De Bonis Non of the Estate of Sarah Thimman, deceased, praying for license to sell so much of the following described real estate:

Lots seven, eight, nine (7, 8, 9) and the South half (S½) of Lot six (6), in Block three (3), in the Village of Murdock, Cass county, Nebraska.

as to bring the sum of at least Seventeen Hundred Dollars (\$1,700.00) for the payment of debts against the estate of said deceased and expense of administration and costs.

It is therefore ordered that all persons interested in said estate appear before me at chambers in the City of Plattsmouth in said county, on the 16th day of September, 1930, to show cause, if any there be, why a license should not be granted to the said Carl D. Ganz, Administrator De Bonis Non, to sell so much of the above described real estate as shall be necessary to pay said debts and expenses.

It is further ordered that a copy of this Order be served on all persons interested in this estate by publication for four successive weeks in the Plattsmouth Journal, a newspaper published and of general circulation in Cass county, Nebraska.

By the Court.

JAMES T. BEGLEY, District Judge.

Although the new Chrysler building in New York City is taller by more than forty feet than the Woolworth building, it is doubtful that even the greater height of the new structure will give it the popular interest that for so long has been attached to the Woolworth building.

President Hoover believes, on personal grounds that Senator Fess, of Ohio, will make an acceptable chairman of the Republican national executive committee. Why not? Fess is a professional politician, who works on the theory that the end always deserves the means. He is an almost perfect prototype of that other Ohio boss, Mark Hanna, who served the party successfully in a similar capacity.

NOTICE OF SALE

In the District Court of Cass County, Nebraska

Caroline I. Baird and Edith Estelle Baird, Plaintiffs

vs. Florence B. Jones, a Minor, and Fred A. Jones, Guardian of Florence B. Jones, Minor, Defendants.

Notice is hereby given that under and by virtue of the decree of the District Court of Cass county, Nebraska, entered in the above entitled action by said Court, on the 12th day of July, A. D. 1930, the undersigned sole referee will sell at public auction to the highest bidder for cash, \$1920, at 10:00 o'clock a. m., at the south front door of the court house in the City of Plattsmouth, Cass county, Nebraska, the following described real estate, to-wit:

Lots four (4), five (5) and six (6) in Block sixty-two (62), in the City of Plattsmouth, Cass county, Nebraska.

Terms of Sale: 10% cash at the time of sale, and the balance on confirmation. Said sale will be held open for one hour.

Dated this 15th day of July, A. D. 1930.

CHARLES E. MARTIN, Referee.

C. A. RAWLFS, Attorney.

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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 Minnie Kaffenberger, deceased:

On reading the petition of Fredrick Kaffenberger praying that the instrument filed in this court on the 28th day of July, 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 Minnie Kaffenberger, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Michael Kaffenberger, 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 29th day of August, A. D. 1930, at 9:00 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 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 1st day of August, A. D. 1930.

A. H. DUXBURY, County Judge.

NOTICE OF SUIT TO QUIET TITLE

In the District Court of the County of Cass, Nebraska

James Lepert, Plaintiff

vs. Adam G. Doom et al, Defendants.

Notice

To the defendants Adam G. Doom; Susanah Doom; Robert G. Doom; Ellen F. Doom; Thomas E. Doom; Robert Doom; William G. Doom; Alice Doom; James E. Doom; Mrs. James E. Doom, real name unknown; Charles Beasley; Mrs. Charles Beasley, real name unknown; John Allison; David L. Archer; Mrs. David L. Archer, real name unknown; John Chandler; Abraham Snelder; Mrs. Abraham Snelder, real name unknown; The Keene Five Cents Savings Bank, a corporation; Hendrick, real name unknown, husband or widower of Jimma C. Hendrick; Theodore W. Ivory; Mary Allison; John Allison; Mrs. John Allison, real name unknown; James Queen; Nancy Queen; the heirs, devisees, legatees, personal representatives and all other persons interested in the estates of Adam G. Doom, Susanah Doom, Mahala C. Doom, Robert G. Doom, Ellen F. Doom, Thomas E. Doom, Robert Doom, William G. Doom, Alice Doom, James E. Doom, Mrs. James E. Doom, real name unknown, Charles Beasley, Mrs. Charles Beasley, real name unknown, John Allison, David L. Archer, Mrs. David L. Archer, John Chandler, Abraham Snelder, Mrs. Abraham Snelder, real name unknown; Hendrick, husband or widower of Jimma C. Hendrick, Theodore W. Ivory, Mary Allison, John Allison, Mrs. John Allison, real name unknown, James Queen, Nancy Queen, Thomas Allison, George Flicker, each deceased, real names unknown; and all persons having or claiming any interest in and to fractional Lots four (4), five (5), and nineteen (19), in the south half (S½) of the southeast quarter (SE¼) of Section thirty-two (32), Township twelve (12), Range fourteen (14), east of the 6th P. M., in Cass county, Nebraska, real names unknown:

You and each of you are hereby notified that James Lepert, as plaintiff, filed a petition and commenced an action in the District Court of the County of Cass, Nebraska, on the 28th day of July, 1930, against you and each of you, the object, purpose and prayer of which is to obtain a decree of the court quieting the title to fractional Lots four (4), five (5), and nineteen (19), in the south half (S½) of the southeast quarter (SE¼) of Section thirty-two (32), Township twelve (12), Range fourteen (14), east of the 6th P. M., in Cass county, Nebraska, in the plaintiff against you and each of you, and for such other relief as may be just and equitable in the premises.

You and each of you are further notified that you are required to answer said petition on or before Monday, the 15th day of September, 1930, or the allegations therein contained will be taken as true and a decree will be rendered in favor of the plaintiff James Lepert, as against you and each of you according to the prayer of said petition.

JAMES LEPERT, Plaintiff.

W. A. ROBERTSON, Attorney for Plaintiff.

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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 23rd day of August, 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, Neb., in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

East half of Lot 9 and all of 10 in Block 27 in the City of Plattsmouth, Nebraska, Cass county.

The same being levied upon and taken as the property of August W. Cloldt et al. Defendants, to satisfy a judgment of said Court recovered by Plattsmouth State Bank, Plaintiff, and Murray State Bank, Defendant and Cross Petitioner, Plaintiffs against said Defendants.

Plattsmouth, Nebraska, July 15th, A. D. 1930.

BERT REED, Sheriff Cass County, Nebraska.

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 29th day of July, 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, Nebraska, in said county, sell at public auction to the highest bidder for cash the following described lands, to-wit:

The east ninety acres of the northwest quarter (NW¼) of Section 25, Township 12, North of Range 12 East of the 6th P. M., in Cass county, Nebraska, subject to all liens;

Taken as the property of William Kaufmann, defendant, to satisfy a judgment of said Court recovered by H. J. Spurway, Receiver of the First National Bank of Plattsmouth, Nebraska, plaintiff against said defendant, William Kaufmann, et al.

Plattsmouth, Nebraska, June 28rd, A. D. 1930.

BERT REED, Sheriff Cass County, Nebraska.

NOTICE 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 Minnie Kaffenberger, deceased:

On reading the petition of Fredrick Kaffenberger praying that the instrument filed in this court on the 28th day of July, 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 Minnie Kaffenberger, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to Michael Kaffenberger, 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 29th day of August, A. D. 1930, at 9:00 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 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 1st day of August, A. D. 1930.

A. H. DUXBURY, County Judge.

ORDER TO SHOW CAUSE

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By the Court.

JAMES T. BEGLEY, District Judge.

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