

The Plattsmouth Journal

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R. A. BATES, Publisher

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Two can't live as cheaply as one if one lives on alimony.

"Laugh and get rich" is the slogan. Laugh, and you are rich.

The fellow who borrows trouble has an annoying way of lending it.

Listen girls: Don't marry a man to reform him. The altar won't alter him.

As often as one gets something for nothing one gets nothing for something.

Don't take your furnace apart yet. May promises are not to be depended upon.

Pure recklessness is the only reason that presents itself why some persons marry.

Our idle wonder for the day is as to how many reporters are left on the Lindbergh beat.

The hardest work there is on Easy Street is in trying to forget the route taken to arrive there.

Be amiable. Good nature goes farther toward making a girl popular than any other one thing.

China is said to be moving toward gold currency. Their bandits have been doing it all the time.

The better or the worse qualities of a person are brought out strongly and vividly in periods of extreme trial.

Whether to celebrate the fall of Bastille or to welcome a deposed King, the Parisian public loves to cheer.

In round figures the United States loaned \$11,000,000,000 to 16 nations.

Marriage seems to be one thing that is not likely to be taken too seriously.

The things a man gets at the expense of self-respect are not worth the cost.

A gangster takes plenty of license but never buys a marriage, hunting or liquor one.

Members of the English parliament have voted, 258 to 130, not to class on railway passes.

Historians, looking closely into the history of Spain, doubt whether the republic will endure.

Why is a drunken man like a match? That's easy. When he gets lit up he loses his head.

A tip to wives: If you keep your husband in hot water he will eventually become hard boiled.

A snob is a successful man who still feels cheated because his dad wasn't an important citizen.

President Hoover told the world it must disarm, and probably Mr. Britten, out in Chicago, fell in a faint.

By and by, maybe the night club will return to its old definition of being a stick that hangs to a policeman's belt.

The approach of summer is heralded by a dispute as to the relative merits of squash and pumpkin pie. We expect to maintain a benevolent neutrality.

John D. has stopped playing golf in Florida and gone home and spring can now officially commence.

Etrude magazine says "Jazz is in its twilight." But it's around midnight that we get the most of it.

Mexico's rejection of American jazz is sound indication of intellectual progress south of the Rio Grande.

The next mistake that the unskilled flatterer makes is not using sufficient discretion in paying his compliment.

Man's four states: Proud of his muscle; proud of his knowledge; proud of his success; proud of his youth.

If the republic of Spain needs some laws for the management of free people, we have some that could be spared.

Fisherman operating about 60 miles off the Virginia capes recently hooked a strange specimen of the briny deep.

The new Spanish republic won't touch 60 million dollars borrowed by the monarchy. That is indeed revolutionary.

PLACING THE BLAME

One of the popular activities of the times, if not of all time, is that of placing responsibility on others.

The objection made by Mr. Brewer is that we are all victimized by such a system. The same point was made a short time ago by President Whitney of the New York Stock Exchange, which has set about devising means to protect the small investor.

Senator Borah said at a recent progressive conference in Washington that only a very rich country could have withstood such a shock as that which the United States absorbed when the stock market collapsed in 1929, even if at this late date we can be said to have absorbed it.

Some one has said that if you want to get the best results in character for a child you must begin with his grandparents. This principle if it ever had a place, must still obtain, for human nature is very much the same from one generation to another. What is the use? Posterity will come along and do about as it pleases anyhow.

LIVE AND LET LIVE

To live and let live is the first law of that civilization which Lloyd George characterizes as the art of living together in a state of order.

Robert F. Brewer, vice president of the Chatham Phenix National Bank and Trust Co., of New York, has just told the Missouri Bankers Association in session at Excelsior Springs that this is what we must do in the United States if we are to recover our economic equilibrium.

This is very sound advice, and it comes from an authoritative quarter. The peril to American capitalism is Russia, but among those in our own country who do not give capitalism a chance. For 10 years the United States has been in an orgy of inflation.

While more and more Canadians are sight-seeing in the United States each year—an increase of 127,000 tourist cars being recorded in 1930—Canadian business still enjoys a handsome balance of trade in the field.

Canada invites because she is the nearest "foreign country" to more than half of the United States, because of her scenery, fishing, hunting and good roads, and because, in more or less degree, of her liquor dispensaries. It is a hard combination to beat.

STOMACHBAD?

"I suffered untold agony from gas on my stomach and indigestion and was told I had ulcers. The first bottle of ZINSEP gave me quick relief," writes Mrs. H. J. Tanner, Omaha. "I feel my stomach again. It's GUARANTEED. At all drugists. 11

Zinsep

CANADA BENEFITS

Another ill wind that brought good to somebody was the depression. While the rest of the world, having sown the wind, was reaping the whirlwind of hard times, Canada was reaping a nice profit on increased tourist trade from the United States.

A check at the international line disclosed that the great exodus of tourist motor cars from the United States into the Dominion was swelled by 900,000 cars last year compared with the 1929 flood. It is estimated that 5,409,000 American automobiles crossed the line into Canada in 1930.

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NOTICE

To: Elva L. Baxter, non-resident, Defendant.
You are hereby notified that on the 10th day of December, 1930, Olive Baxter filed a petition against you in the District Court of Cass County, Nebraska, entered in Docket 5, page 95, the subject and prayer of which are to obtain an absolute divorce from you and complete custody and control of Lela M. Baxter and Leonard E. Baxter, minor children, on the grounds of having failed to support the plaintiff and her children. You are requested to answer said petition on or before Monday, the 29th day of June, 1931.

NOTICE TO CREDITORS

The State of Nebraska, Cass County, ss.
In the matter of the estate of Fred G. Coryell, 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 5th day of June, A. D. 1931, and on the 8th day of September, A. D. 1931, 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 5th day of June, A. D. 1931, and the time limited for payment of debts is one year from said 5th day of June, 1931.

LEGAL NOTICE

In the District Court of Cass County, Nebraska
Paul H. Gillan, Plaintiff
vs.
Alma R. Waterman et al, Defendants
To the Defendants Alma R. Waterman and Ida W. Wagner:
You are hereby notified that on the 18th day of April, 1931, the plaintiff filed his petition in the District Court of Cass County, Nebraska, the object and purpose of which is to foreclose lien of tax sale certificate on Lots 5 and 6, in Block 10, in the City of Plattsmouth, Cass County, Nebraska, and for equitable relief.

LEGAL NOTICE

In the District Court of Cass County, Nebraska
Paul H. Gillan, Plaintiff
vs.
Alma R. Waterman et al, Defendants
To the Defendants Alma R. Waterman and Ida W. Wagner:
You are hereby notified that on the 18th day of April, 1931, the plaintiff filed his petition in the District Court of Cass County, Nebraska, the object and purpose of which is to foreclose lien of tax sale certificate on Lots 5 and 6, in Block 10, in the City of Plattsmouth, Cass County, Nebraska, and for equitable relief.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.
In the matter of the estate of Emma C. Miller, 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 her 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 that a hearing will be had on said petition before said Court on the 12th day of June, A. D. 1931, and that if they fail to appear at said Court on said 12th day of June, A. D. 1931, at ten o'clock a. m. to contest the said petition, the Court may grant the same and grant administration of said estate to Frank A. J. Miller, or some other suitable person and proceed to a settlement thereof.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.
In the matter of the estate of Oscar Keil, 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 that a hearing will be had on said petition before said Court on the 29th day of May, A. D. 1931, and that if they fail to appear at said Court on said 29th day of May, 1931, at ten o'clock a. m. to contest the said petition, the Court may grant the same and grant administration of said estate to Dorothea Keil, or some other suitable person and proceed to a settlement thereof.

SHERIFF'S SALE

State of Nebraska, County of Cass, ss.
By virtue of an Order of Sale issued by C. E. Ledgway, Clerk of the District Court within and for Cass County, Nebraska, and to me directed, I will on the 23rd day of May, A. D. 1931, 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:
Lots Eleven (11) and Twelve (12) in Block Five (5) in Townsend's Addition to the City of Plattsmouth, Cass county, Nebraska—
The same being levied upon and taken as the property of W. T. Craig, real name William T. Craig, et al, defendants to satisfy a judgment of said court recovered by Plattsmouth Loan and Building Association a corporation, plaintiff against said defendants.
Plattsmouth, Nebraska, April 20th, A. D. 1931.

ORDER TO SHOW CAUSE

In the District Court of Cass County, Nebraska.
In the matter of the application of Searl S. Davis, Administrator of the Estate of John Karvanek, deceased, for license to sell real estate to pay debts.

Now on this 8th day of May, 1931, came Searl S. Davis, Administrator of the Estate of John Karvanek, deceased, and presents his petition for license to sell real estate of the deceased in order to pay the claims filed and allowed against said estate, and expenses of administering said estate and these proceedings; and it appearing from said petition, that there is an insufficient amount of personal property in the hands of the Administrator to pay the claims presented and allowed by the County Court of this County and the expenses of administration and these proceedings; that it is necessary to sell the whole of said real estate of the deceased in order to pay said claims, costs of administration and these proceedings.

It is Therefore Considered, Ordered and Adjudged, that all persons interested in the Estate of John Karvanek, deceased, appear before me, James T. Begley, Judge of the District Court, at the office of the Clerk of the District Court in the Court House, in the City of Plattsmouth, Cass County, Nebraska, on the 27th day of June, 1931, at the hour of 10:00 o'clock in the forenoon, and show cause, if any there be, why such license should not be granted to Searl S. Davis, Administrator of the Estate of John Karvanek, deceased, to sell all of the real estate of said deceased, so as to pay the claims presented and allowed, costs of administration and these proceedings.

The Journal Job Department is equipped to turn out anything from calling cards to sale catalogs.

NOTICE TO CREDITORS

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

In the matter of the estate of Katherine Karvanek, 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 5th day of June, A. D. 1931, and on the 8th day of September, A. D. 1931, 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 5th day of June, A. D. 1931 and the time limited for payment of debts is one year from said 5th day of June, A. D. 1931.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.
In the matter of the estate of Gertrude E. Morgan, 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 her 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 that a hearing will be had on said petition before said Court on the 12th day of June, A. D. 1931, and that if they fail to appear at said Court on said 12th day of June, A. D. 1931, at ten o'clock a. m. to contest the said petition, the Court may grant the same and grant administration of said estate to Paul C. Morgan or some other suitable person and proceed to a settlement thereof.

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 Margaret Wehrlein, deceased:

On reading the petition of John F. Wehrlein praying that the instrument filed in this court on the 13th day of May, 1931, and purporting to be the will and testament of the said deceased, may be proved and allowed, and recorded as the last will and testament of Margaret Wehrlein, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to John F. Wehrlein, 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 12th day of June, A. D. 1931, at ten o'clock a. m., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and 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 13th day of May, A. D. 1931.

LEGAL NOTICE

To: A. M. Snyder, — Snyder, his wife, first and real name unknown; Theodore H. Dodd and — Dodd, his wife, first and real name unknown; — Watson, first and real name unknown, wife of Allen Watson; Snyder & Dodd, a copartnership; Mathias Snyder, Mathias Snyder, and — Snyder, his wife, first and real name unknown; E. H. Eaton and — Eaton, his wife, first and real name unknown; Mary Ellen Clark, Mary E. Clark; S. N. Merriam; Selden N. Merriam; J. W. Barnes; Robert T. Maxwell; Hillars Gaudreault; C. Hickey; J. H. Snell; — Pronger, first and real name unknown, wife of George E. Pronger; — Hickey, first and real name unknown, wife of John Hickey, Wm. H. Forbes, Trustee; Henry S. Russell, Trustee, John N. A. Griswold, Trustee; All persons claiming any interest in the following described real estate, to-wit: All of that part of the northeast quarter of the northeast quarter (NE 1/4 NE 1/4) lying south and west of the right-of-way of the Burlington & Missouri River Railroad Company in Nebraska; also the southeast quarter of the northeast quarter (SE 1/4 NE 1/4) and the northeast quarter of the southeast quarter (NE 1/4 SE 1/4), all in Section Six (6), Township Twelve (12), north, Range Ten (10), East of the Sixth p. m., Cass County, Nebraska, real names unknown:
You and each of you are hereby notified that Henry F. Raasch, plaintiff, has filed a petition in the District Court of Cass County, Nebraska, being shown at Docket 5, Page 175, No. 8592, against you as defendants, the object and prayer of which is to quiet the title of the plaintiff in and to the real estate described above, and to have you and each of you, defendants in said action, adjudged to have no lien or interest in the above described real estate.
You and each of you are required to answer said petition on or before the 22nd day of June, 1931.

SAVE "hundred miles in a minute" WEAR

Starting a motor wears it as much as a hundred miles of driving—unless your motor oil flows freely and circulates properly while the motor is cold.
New POLARINE is low cold test oil—lubricates correctly every instant the motor runs—does everything oil can do to prevent wear. Thoroughly de-waxed, new Polarine does not clog oil lines, gum valves or deposit heavy carbon in the motor.
To keep your motor full-powered, consult the chart and use the correct grade of new Polarine—25¢ a quart for every grade.

NEW Polarine

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