

The Plattsmouth Journal

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R. A. BATES, Publisher

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Rudy Vallee married. Well, Well!

A very slow-motion picture—this movement for disarmament.

Most of the people in a hurry to get somewhere probably do not know why.

Some modern marriages last a woman no longer than a permanent wave.

A tourist in France can be led to water, but you can't make him drink.

Rudy Vallee must figure the depression is about out, having taken unto himself a wife.

Add foolish questions: "Pop, is an encyclical something the Pope rides around for exercise?"

The real meaning of moratorium is "short on cash." Not so hard to understand, if you ask us.

The crowd that turned out last night proves that band concerts are still popular with the public.

Road improvement contracts being let at Lincoln today include several miles of paving on the Blair road north of Fort Calhoun.

So far the invasion by Iowa "would-be-weeds" hasn't reached any startling proportions, either here or at other county seat towns along the river.

Ocean fliers are now so common in and around Harbor Grace, N. F., they say the natives no longer bother to carry a clean handkerchief to wave.

It is said Post and Gatty left on their trip with \$35 and got back with the same. The painful part is getting back home, where expenses start up again.

"France Still Fears Germany," says a headline. Probably, when word of the Schelling victory was flashed to Paris work was started immediately on two new forts.

If you think nothing can be accomplished by sitting still, consider the hen. "Sit tight," hold onto your real estate and you will be rewarded with the return to normalcy.

Another band concert promised for next Wednesday night. The big band of Omaha post, American Legion will be here. And while they're playing wouldn't it be a good idea to shut off the "parade"?

One paper, rejoicing at the eradication of the Stribblings, says it wants to be understood as having no personal feeling against young "Strib," who it fancies would have turned out quite a lad if he had been given the chance. Concluding: "Our main joy is over the fact that it is Pa and Ma who have been eradicated."

Editor Sweet, somewhat disgruntled at inability to see Governor Bryan (probably to put in a little boost for his Dunbar-Syracuse paving project) while in Lincoln a few days ago, says: "We could not get into Mr. Bryan's private office. He was giving a party for busted bank receivers, or somebody, the guide said."

The farm board has politely, but firmly advised Messrs. Curtis and Capper that it contemplates no change in its present wheat policy. Which, by the way, is what?

Planes are said to produce air sickness. That's nothing—plenty of "air sickness" right at home after you've listened to a few of the radio programs now filling the ether.

Lots of Iowa cars in town last night. When the weather is good the folks from across the river will come over in increasing numbers as the news spreads that the bridge is "really free."

One feature of the West Bros. shows and rides, booked for appearance here next week under auspices of the American Legion, is the 10 cent "gate" that keeps away loafers and idle curios. In order not to penalize the bona fide patrons, with each adult admission there is given two tickets—one good for choice of any ride on the grounds—so the "pay gate," while it keeps away the undesirable, really takes nothing from midway fans.

If band concerts are to be continued through the summer there should be some way to stop cars from dashing by in a never-ending stream and preventing most of the audience from enjoying the music. Some drivers just go around in circles, evidently bent on seeing how many times they can pass the court house grounds while the concert is in progress. A few new records were hung up last night that will be hard to beat.

Congressman Morehead here today, as guest of Retail section, Chamber of Commerce. Mr. Morehead has always shown a friendly interest in Plattsmouth and its advancement and has never been too busy to give immediate attention to any request to delve into government files at Washington or prod up some governmental agency on matters of concern, especially Missouri river development. He was directly responsible for the act granting permission to erect the Missouri river bridge here and will continue to be our personal emissary at Washington on river development as long as he will continue to permit his name to appear on the ballot for the office of First district Congressman.

WHERE DO THEY COME FROM?

Ever since the days when Harvey Firestone started putting "pneumatics" on horseless carriages, there has been one question uppermost in the minds of motorists, "wherein do all the nails come from?" Big nails, little nails, rusty nails, bright, shiny nails, and even railroad spikes are picked up along our highways, often times spilling a motorist's entire day and causing the ruination of his Sunday clothes.

When Maldon's Brush was among the "aristocrats" on the road, irate motorists blamed the plentifulness of nails upon the farmer who generally carried a tool box on his wagons and hay rake, with a goodly supply of nails and staples with which to make any repairs about the farm or fences he might find necessary. These were supposed to be shaken out as the farmer drove along the highway—then known simply as the "road." In a few instances motorists had a suspicion they were even "planted" by farmers who resented the coming of the "chug-wagons" to scare their horses off the road and cause dangerous runaways. The gallant motorist in "them" days was the one who dismounted, snuff off his "engine" and assisted in leading teams by the "infernal contraption." Soon, however, horses became accustomed to the auto and the farmers started buying them themselves. There was no longer reason to suspect the farmer of scattering nails either intentionally or otherwise.

But instead of the number decreasing it seemed to increase and today the puncture hazard is as great as it ever was on all of our highways not gone over at frequent intervals by the new motorized magnet that skims the surface and literally picks up a ton of iron fragment and nails in covering a few miles of roadway. Where do they all come from? Ask me another one!

STRANGE, PITIFUL CASES?

One almost wonders if this country is evolving into a nation of gypsies when he observes the trek of an unemployed, hungry, "willing-to-work" populace from town to town—always riding in a dilapidated ramshackle Ford, which in some unaccountable manner they are always able to keep supplied with gas and oil. Another thing that lends belief to the Gypsy leaning is the fact that the men folks pass the burden of rustling the living along to the women. Invariably they beg for the living and equally invariably it is the women and children who do the begging. Doubtless there are cases that are deserving of assistance, but for the most part the pleas come indirectly from strong able-bodied men who are too lazy to work and take this means of traveling around over the country, working a sympathy gag through the medium of members of their families, while they themselves remain in the background.

No matter how hard times may get in any community, no one will be allowed to starve and unless he is of the grafting type he is better at home among the people he knows than running around over the country among strangers who are becoming increasingly hard to sell on the idea of handing out aid to everyone who asks for it. The adventurous and shiftless type however finds this the ideal condition suited to making a livelihood in the easiest possible manner.

To separate the few deserving ones from the many grafters that impose upon a generous public, they should be labeled as are many food products of perishable nature—certified, so to speak. But, who would do the certifying. Back in the home community is the only logical place—and any home community that would certify to the need of aid of an individual would be in duty bound to extend the aid.

The best thing to do in depression times like this is to remain in your own community. If you are honest and willing to work, the people who know you will see that you do not starve—and on the other hand, you can be reasonably sure that jobs are as scarce in Missouri as in Iowa, or South Dakota or Nebraska.

Only today a lady with babe in arms visited this office seeking aid and telling of no work to be found in their travels. Her need was so apparent that \$1 more was contributed by Journal employees. Perhaps the same plea was made in a score of other business houses over the city—and with equal success. If so the net result was much better than could be realized from an honest day's work. Tomorrow the same plea in another town produces equally as well.

A BENEFACTOR OF DAIRYING

In the death of Dr. S. M. Babcock, agriculture loses one of its most outstanding scientists. His name is a household word not only throughout our own country, but in every section of the world where dairying is practiced.

The discovery by Dr. Babcock of a simple test for butterfat that can be applied by anyone with ordinary intelligence, replacing the older and more complicated chemical analysis, has contributed materially to the advancement of dairying. The test makes use of the fact that butterfat is lighter than other milk constituents and can be separated by centrifugal force.

Milk is now bought on the basis of its butterfat content. Before the discovery and invention of the Babcock test, milk was generally sold by the quart or gallon, without reference to its richness in fat.

The value of the Babcock test is not limited to market milk. The worth of an individual dairy cow is easily determined by the weighing of her milk, followed by a test of its quality. Advance registry work, backed by records of immediate ancestors, as well as the individual under observation, makes it possible to determine and perpetuate pure lines of high production.

The discovery and invention of the test would have been a boon to the industry if patented and handled as a business proposition. Dr. Babcock refused to follow the usual custom, or profit personally by his work. His test has been available to everyone, without royalty of any sort.

Dr. Babcock was an outstanding chemist, educated in the best schools at home and abroad. He was a pure scientist, but never forgot for a moment that one who is employed by the state or the nation is duty bound to give to his employer not only his time, but the results of his efforts.

home. When amusement concerns are brought to town that mean increased business for the restaurants, they bespeak the same sort of co-operation from the other businesses there are aiding with free bridge contributions. It is only fair they should receive it.

REFUSES TO FACE FACTS

New York World-Telegram

One year ago the Hoover higher tariff became law. As a result, the country plunged deeper into economic depression.

The president in his Indianapolis address informed the country that he would go on with this policy. That announcement is the most depressing news we have heard in a year of depression. We share the view of most economists and increasing numbers of business leaders that full prosperity cannot be recaptured until the tariff is reduced. Therefore, the president's adherence to a policy that is bankrupting the country impresses us as a national calamity.

But we are not without hope. The president can retard business recovery by blocking tariff revision. But he cannot block it long. The economic forces operating for a lower tariff to revive foreign trade and re-open our factories are likely to defeat the Hoover obstructionists in the next congress.

In the 1928 campaign Mr. Hoover was elected on a definite pledge against a general tariff revision upward. He violated that pledge when he signed the Hawley-Smoot bill. He defied his own public argument. He defied the expert advice of more than one thousand leading economists. He defied public opinion as represented by an overwhelming majority of the press. He defied the pleas of many leading bankers and business men. Mr. Hoover thought he knew more than all the experts, the economists and the business leaders. He has made the tariff a major political issue for the first time since the late President Taft similarly defied public opinion and economic law.

The tariff has not protected agriculture as he promised. The farmers are in worse plight than a year ago. Farm sales are lower. Farm prices are lower. Farm surpluses are greater. More farm banks have failed.

The tariff has not protected wages in the so-called protected industries as he promised. By and large, those industries which got the largest tariff grab are the worst anti-labor, low wage industries, and many have cut wages in the last year.

The tariff has not hastened return of normal conditions, and has not expanded our foreign trade as he promised. According to government figures, since the Hoover tariff became law the value of our exports has been cut in half and our unemployment has been doubled.

Those are the facts which Mr. Hoover refuses to face today.

TO BUILD PIECE-MEAL

Although Louisville voters have twice failed to approve the issuing of warrants to be paid off from tuition monies during the next few years in sufficient amount to erect a much needed addition to the school building, the board plans to let a contract for such portion of the addition as their money now on hand in a special sinking fund established for that purpose will permit, and add to the building from time to time as further accumulations permit. Although this is the more expensive way than going ahead and building the entire structure at one time under one contract, it is the only alternative left to provide adequate quarters for the greatly increased number of school children over a few years ago when Louisville erected their new school building. The rapid expansion of the town was unforeseen at that time and came about through the locating of a large cement plant there. For some time grade pupils have been quartered in a church building, which represents a rental expenditure that the board feels might as well be put into a building, along with the accumulated tuition money in the sinking fund. Contract will be let soon, in hope of completing the addition by the time of opening school in the fall.

Twelve drownings in Nebraska in the past two weeks. Almost as many as killed in auto accidents, that number being sixteen. The drowning toll is a very foolish and needless one—people who can't swim shouldn't take chances in unguarded sand pits and treacherous rivers—but then, getting down to reason, neither should the drivers of automobiles take the hundred and one reckless chances they do. One thing about the swimming, usually it's only the reckless one who loses his life, while in the auto accident line there are generally from one to a half dozen innocent victims who suffer from the foolhardiness of one drunken or speed-mad driver's acts.

SOUTH BEND
Ashland Gazette

Leslie Dunning called on Ed Rau Tuesday.

Mrs. Oscar Dill was a Lincoln visitor Tuesday.

George Vogt spent Monday evening at the Ed Rau home.

Mrs. Albert Blum spent Thursday afternoon with Mrs. Ed Rau.

Mr. and Mrs. Paul Rager spent Saturday and Sunday at the Crawford home in Murdock.

Mrs. T. G. Gans of Lincoln spent from Friday until Tuesday with her sister, Mrs. Oscar Dill.

Mrs. Henry Stander and Mrs. Nellie Stark spent Monday afternoon with Mrs. Bert Mooney Schaffer and children of Murdock spent Thursday evening at the Ed Rau home.

Mr. and Mrs. Marion Christenson of Council Bluffs spent Monday evening at the Wm. Blum home.

Mr. and Mrs. Hirsch visited relatives and friends in Fairbury from Friday until Monday morning.

Mr. and Mrs. Wm. Blum were Sunday dinner guests of Mrs. Blum's mother, Mrs. Johnson and family.

Miss Ella Haswell spent from Friday until Sunday at home with her parents, Mr. and Mrs. Floyd Haswell.

Mrs. Wm. Winget and Mr. and Mrs. Walter McGinness called on Mrs. Oscar Williamson Sunday afternoon.

Mr. and Mrs. B. O. Mooney and son, Billy, were Saturday evening supper guests at the Henry Stander home.

Mr. and Mrs. Fred Gaebel and family and Russell Campbell were Sunday supper guests at the Ed Rau home.

Mr. and Mrs. Frank Barta and Mr. and Mrs. Paul Collins of Hastings spent Saturday and Sunday at the Dill home.

Mr. and Mrs. F. T. Graham left the first of last week on their vacation trip, visiting in different parts of Nebraska and Kansas.

Mr. and Mrs. Mark Knode of Memphis, John Scheel of Roca, Virgil Kitrell and Paul Kitrell spent Sunday at the William Kitrell home. Paul remained for a visit with his parents.

Mr. and Mrs. Bert Winget and family and Mr. and Mrs. Walter McGinness and family were Sunday guests at the Wm. Winget home. Mr. and Mrs. Dale Rager were afternoon callers.

We are sorry to report that Mrs. B. Dill has been quite sick. At the time of this writing she has not improved any. Her daughter, Mrs. Willard Mattacks of Fairfield is here taking care of her.

WEDDING BELLS RING

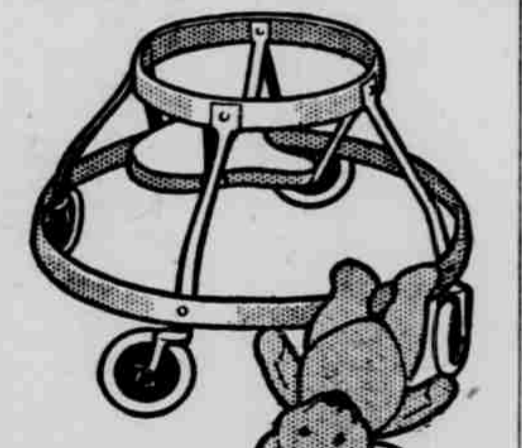
The office of County Judge A. H. Duxbury had a very busy time Monday in the issuance of marriage licenses and four couples were granted the necessary permission to embark on the sea of matrimony. All of the parties were from Nebraska, however, and the rush of Iowa young people seeking wedded bliss is still in the offing.

Rev. C. O. Troy of the First Methodist church was called upon to perform the marriage of two of the couples, Miss Lillian Homan and Rudolph Prall of Bellevue and Miss Myrtle May Foute and James Milton Holt of Omaha, being the happy young people. The weddings being witnessed by Mrs. Troy and son, Clarence.

Miss Violet Howard and Robert Owen Bedal of Omaha were married at the Presbyterian manse by Rev. H. G. McClusky at this wedding was witnessed by Mr. and Mrs. A. J. Bedal, of Omaha.

FINED FOR POSSESSION

From Monday's Daily—
This morning at the court house a number of residents of Elmwood were present to answer to charges, the outgrowth of a raid on the beer supplies of the west cass county town on Saturday when Federal representatives paid a visit to that place. The report of the raiding party was that they found 110 quarts of beer at the home of George Bogenrief, 59 quarts



When BABIES are Upset

BABY ills and ailments seem twice as serious at night. A sudden cry may mean colic. Or a sudden attack of diarrhea. How would you meet this emergency—tonight? Have you a bottle of Castoria ready?

For the protection of your own peace of mind—keep this old, reliable preparation always on hand. But don't keep it just for emergencies; let it be an everyday aid. Its gentle influence will ease and soothe the infant who cannot sleep. It's mild regulation will help an older child whose tongue is coated because of sluggish bowels. All druggists have Castoria.

Fletcher's CASTORIA

COULDN'T EAT

"For years I could not eat rich foods. They would fill me with gas and unbearable misery. Since taking ZINSEP I eat anything. ZINSEP is a wonder stomach medicine." Mrs. V. McPherson, Chapman, Neb. Buy ZINSEP today. It's GUARANTEED. All druggists.

Zinsep

and ten gallons of mash at the home of John Britton.

The complaints were filed under the state law here by County Attorney Kiek and to which charge the men entered a plea of guilty. A fine of \$100 and costs was given to each of the defendants on the charge, two of the men supplying the necessary security while the other man was remanded to the care of the sheriff until it is forthcoming.

NOTICE OF ADMINISTRATION

In the County Court of Cass county, Nebraska.

In the matter of the estate of John Gomerding, 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 24th day of July, A. D. 1931, and that if they fail to appear at said Court on said 24th day of July, 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 Stella M. Gomerding, or some other suitable person and proceed to a settlement thereof.

A. H. DUXBURY, County Judge.

NOTICE OF REFEREE'S SALE

In the District Court of Cass county, Nebraska.

Josephine Timblin, Plaintiff vs. Algeran P. T. Wiley 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 29th day of May, 1931, and an order of sale entered by said Court on the 4th day of June, 1931, the undersigned Referee will on the 25th day of July, 1931, at 2:00 o'clock p. m., at the South front door of the Murray State bank, Murray, Nebraska, sell at public auction to the highest bidder for cash, that is to say, \$25,000 on the day of sale and balance March 1, 1932, upon confirmation of sale by the court and delivery of deed and possession of property, the following described real estate, to-wit:

Lot Seven (7) in the Southeast Quarter of Northwest Quarter (SE 1/4 SW 1/4); North Range Ten (10), North Range Ten (10), Township Eleven (11), North Range Fourteen (14), East of the 6th P. M. in Cass county, Nebraska. Said sale will be held open for one hour; an abstract showing merchantable title will be furnished.

Dated this 17th day of June, 1931.

J. A. CAPWELL, Referee.

CARL D. GANZ, Attorney. 118-5w

LEGAL NOTICE

In the District Court of Cass County, Nebraska.

Mary K. Kunz, Plaintiff.

vs.

All persons having or claiming any interest in the North Half (N 1/2) of the South-west Quarter (SW 1/4) of Section Thirty-two (32), Township Ten (10), North Range Ten (10), East of the 6th Principal Meridian, in Cass County, Nebraska, real names unknown.

Defendants.

To all persons having or claiming any interest in the North Half (N 1/2) of the South-west Quarter (SW 1/4) of Section Thirty-two (32), Township Ten (10), North Range Ten (10), East of the 6th Principal Meridian, in Cass County, Nebraska, real names unknown.

You and each of you are hereby notified that on the 19th day of June, 1931, the plaintiff in the foregoing action filed her petition in the district Court of Cass county, Nebraska, wherein you and each of you are named as defendants, and for the purpose of obtaining a decree from said Court quieting title to the plaintiff to the following described real estate, to-wit:

The North Half (N 1/2) of the South-west Quarter (SW 1/4) of Section Thirty-two (32), Township Ten (10), North Range Ten (10), East of the 6th Principal Meridian, in Cass county, Nebraska—

and to exclude you and each of you from having or claiming any right, title or interest in and to said real estate.

You are required to answer said petition of the plaintiff on or before Monday, August 10, 1931.

MARY K. KUNZ, Plaintiff.

GUY L. CLEMENTS, Attorney.

LEGAL NOTICE

In the District Court of Cass County, Nebraska.

Matilda Jardine, Executrix of the estate of Alexander Jardine, deceased, Plaintiff,

vs.

Earl M. Jardine, Vera M. Demmitt, Verna K. Bate, Leonard A. Jardine, Everett C. Jardine, a minor, heirs at law of the estate of Alexander Jardine, deceased, Defendants.

In the Matter of the Application of Matilda Jardine, Executrix for License to Mortgage Real Estate.

Notice is hereby given that, on the 23rd day of June, 1931, the following order to show cause was made.

Now on this 23rd day of June, 1931, Matilda Jardine, Executrix of the estate of Alexander Jardine, deceased, having prayed her petition under oath, praying for license to mortgage the following described real estate, to-wit:

The North Half (N 1/2) of the Northwest Quarter (NW 1/4) of Section Eight (8), in Township Eleven (11), North Range Nine (9), East of the 6th P. M., in the County of Cass, State of Nebraska—

for the sum of \$5500.00, or any less amount to pay the debts and claims filed in the County Court of Cass county, Nebraska, and allowed by said County Court, Court costs, expenses of administration, allowances made by the County Court of Cass county, and the Court costs and expenses of the proceedings in this Court.

It is therefore, ordered that all persons interested in said estate appear in the District Court of Cass county, Nebraska, on the 27th day of July, 1931, at the hour of 9 o'clock a. m., to show cause, if any there be, why license should not be granted to said Matilda Jardine, to mortgage the above described real estate of said deceased in the amount and for the purposes therein specified, and that this notice be published for four successive weeks in the Plattsmouth Journal as provided by law.

JAMES T. BGGLEY, Judge of the District Court.

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JAMES T. BGGLEY, Judge of the District Court.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss.

In the County Court.

In the matter of the estate of William J. Miller, 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 31st day of July, 1931, and on the 2nd day of November, 1931, at ten o'clock a. m. of each of said days, 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 31st day of July, A. D. 1931, and the time limited for payment of debts is one year from said 31st day of July, 1931.

Witness my hand and the seal of said County Court, this 3rd day of July, 1931.

A. H. DUXBURY, County Judge.

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 1st day of August, 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, Nebraska, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

Lot Three (3) in Block 59 in the City of Plattsmouth, Cass county, Nebraska—

The same being levied upon and taken as the property of Cornelius Mahoney, et al., defendants, to satisfy a judgment of said Court recovered by Daniel G. Golding, plaintiff against said defendants.

Plattsmouth, Nebraska, June 26th, A. D. 1931.

BERT REED, Sheriff of Cass County, Nebraska.

By REX YOUNG Deputy Sheriff. 129-5w

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 1st day of August, 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, Nebraska, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

The North 140 feet of Lot Eleven (11) in the northwest Quarter of Section Nineteen (19) Township Twelve (12), Range Fourteen (14), East of the 6th P. M. in the City of Plattsmouth, Cass county, Nebraska—

The same being levied upon and taken as the property of Sarah Catherine Light, et al., defendants, to satisfy a judgment of said Court recovered by Daniel G. Golding, plaintiff, against said defendants.

Plattsmouth, Nebraska, June 26th, A. D. 1931.

BERT REED, Sheriff of Cass County, Nebraska.

By REX YOUNG Deputy Sheriff. 129-5w

LEGAL NOTICE

In the District Court of Cass County, Nebraska.

Matilda Jardine, Executrix of the estate of Alexander Jardine, deceased, Plaintiff,

vs.

Earl M. Jardine, Vera M. Demmitt, Verna K. Bate, Leonard A. Jardine, Everett C. Jardine, a minor, heirs at law of the estate of Alexander Jardine, deceased, Defendants.

In the Matter of the Application of Matilda Jardine, Executrix for License to Mortgage Real Estate.

Notice is hereby given that, on the 23rd day of June, 1931, the following order to show cause was made.

Now on this 23rd day of June, 1931, Matilda Jardine, Executrix of the estate of Alexander Jardine, deceased, having prayed her petition under oath, praying for license to mortgage the following described real estate, to-wit:

The North Half (N 1/2) of the Northwest Quarter (NW 1/4) of Section Eight (8), in Township Eleven (11), North Range Nine (9), East of the 6th P. M., in the County of Cass, State of Nebraska—

for the sum of \$5500.00, or any less amount to pay the debts and claims filed in the County Court of Cass county, Nebraska, and allowed by said County Court, Court costs, expenses of administration, allowances made by the County Court of Cass county, and the Court costs and expenses of the proceedings in this Court.

It is therefore, ordered that all persons interested in said estate appear in the District Court of Cass county, Nebraska, on the 27th day of July, 1931, at the hour of 9 o'clock a. m., to show cause, if any there be, why license should not be granted to said Matilda Jardine, to mortgage the above described real estate of said deceased in the amount and for the purposes therein specified, and that this notice be published for four successive weeks in the Plattsmouth Journal as provided by law.

JAMES T. BGGLEY, Judge of the District Court.

LEGAL NOTICE

In the District Court of Cass County, Nebraska.

Matilda Jardine, Executrix of the estate of Alexander Jardine, deceased, Plaintiff,

vs.

Earl M. Jardine, Vera M. Demmitt, Verna K. Bate, Leonard A. Jardine, Everett C. Jardine, a minor, heirs at law of the estate of Alexander Jardine, deceased, Defendants.

In the Matter of the Application of Matilda Jardine, Executrix for License to Mortgage Real Estate.

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Now on this 23rd day of June