

The Plattsmouth Journal

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R. A. BATES, Publisher

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What we need is more confidence and fewer confidence men.

More gas stations than banks are being robbed. Which shows where the money is.

How lucky Adam was! He knew when he said a good thing that no one had ever said it before.

If ever congressmen cut their own salaries it won't do any good. The millennium will be here by that time.

A Boston secretary who killed her employers will plead insanity. Anybody who kills any employer these days is crazy.

Well, better late than never, as the feller said as he locked the stable door after the horse had got out and eaten the coffee grounds.

"Heloise," complained a colleague at a table in a restaurant yesterday, "the gent who finally put this cheese into circulation was a hoarder."

In a general election in Great Britain, a person is allowed by law to vote twice: once from his business address and once from his home.

The Police Gazette may suspend publication any day now, but if it were left to a referendum, the Congressional Record would go first.

These fine sunny days and moonlit nights are all heresy to the man whose boss won't let him out of the office all day and his wife keep him in at night.

Well it's a different age all right. Many a young sport-a-bout of today who will eat only the breast of a fowl has a dad who was happy to grab the rumble seat.

Of course, we have regular constitutional provided times for such votes, but we manage to avoid a good deal of humiliation by calling them something else besides votes of confidence.

These are ticklish days in international affairs, and really no time for metapho-mixers, such as the one who yesterday spoke of Secretary Stimson as "standing behind the open door."

The rooters on the Japanese side of the stadium have already begun to yell "Hold that line!" and we should not be surprised to hear murmurs from the alumni about the need of a new coach.

Doctor says one's mind may cause indigestion. Before long, unless we get a break, nothing else will.

First, the proud Spanish Don; then the proud Prussian officer; now the proud Jap soldier. Pride goeth—

The Chinese aren't so yellow. A Jap racketeer can't make them buy his goods by threatening them with a gun.

Statistics on the hundreds of speak-easies in New York indicate that there the times are not out of joints.

Secretary Mellon is so fond of the English people that he prefers their society to that of a \$1,000,000,000 deficit.

Calling Chicago the Athens of America, as the professor did, sounds all right until you call Athens the Chicago of Greece.

The farmer may now expect some splendid news from Washington. Our statesmen are thinking up new ways for him to get in debt.

It is stated in a press dispatch that the Federal Farm Board will function indefinitely. Well, that's the way it has been functioning.

A London man makes a specialty of removing squeaks and groans from haunted houses—a last resort, evidently, from a disappointing career in silencing used car bodies.

A teacher in the high school asked class, "What is the name applied to the place in foreign countries where the United States ministers stay?" About half the class replied, "The parsonage."

There is one going the rounds of the Canadian press at this time concerning two Scots who decided to buy a bus and go into business, both showing up the next morning in conductors' uniforms.

If the other nations' representatives had the sense of humor of even a football coaches' convention, they'd get together sometime and call that disarmament bluff Russia makes at every new arms conference.

A new star has been discovered by the University of Turin, an asteroid of the fourteenth degree, near the constellation Ursa major. The Great Bear is gathering forces, perhaps, for another raid on the stock market. Taurus, we hope, has due notice and will take steps accordingly.

LIMITING A DANGEROUS POWER

The so-called "anti-injunction" bill, which now appears assured of passage in the senate, proposes an important piece of social legislation. Its general object is to improve the bargaining position of employees by curbing the power of the federal courts to issue injunctions in labor disputes. At present federal judges seem to have virtually unlimited authority to enjoin the activities of labor unions in connection with industrial conflicts, and unquestionably some jurists in the past have abused their authority.

These abuses long have called for a strict definition and limitation of the injunctive power, to the end that the right of employees to organize and bargain collectively with their employers (as long as only peaceful methods are used) shall not be unfairly abridged. The recognition of such a right is both simple justice and good public policy. But too often federal courts have denied it, particularly by upholding what are known as "yellow dog" contracts. These are agreements, forced upon workers as a condition of their employment, through which they undertake not to join any labor union, or, if they already belong, to resign.

The result of the "yellow dog" system, as described in the senate, is that the worker under such an agreement "surrenders his actual liberty of contract." Since that arrangement is clearly contrary to an enlightened public policy today, it should not be enforceable by law, and the proposed bill would prevent the courts from recognizing it. But the bill goes farther. It provides, for example, that no federal court hereafter may enjoin workers or their friends from contributing funds for men on strike, or may prevent peaceable assembly in connection with strikes.

The proposed law also would prohibit the courts from issuing restraining orders without notice, except on sworn testimony sufficient, in the judge's opinion, to sustain an application for an injunction with notice to the defendants. Furthermore, it provides that a person charged with violation of such an order or an injunction shall have the right to a jury trial, instead of having the judge alone decide upon the question of contempt. The general tendency of the bill is in the direction of greater social justice, a subject which today is engaging the attention of governments throughout the civilized world.

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RUSSIA'S "PEACE" GESTURE

If the purpose of the disarmament conference at Geneva is to disarm, it might seem to the hasty observer that the Russian proposal for immediate, complete and universal disarmament furnishes the right basis for the conference's action. But the paradox is that the proposal was voted down.

Therein the conference acted wisely—quite as Russia expected it to act, indeed. That country has made the same proposal before with the same result. Its purpose in making it casts a revealing light on the devices of Soviet politics and diplomacy. The moving force in Sovietism is propaganda. Its hope is in internationalizing its system—that is, in spreading it throughout the world. To break down nationalisms Soviet propaganda must break down national defense. It cannot work effectively on the masses of other nations while those nations maintain armed forces not only for protection against foreign aggression, but to preserve domestic security. Sovietism, while by no means pacifist, since it contemplates war and revolution as the means of eradicating its system, would very gladly see nationalisms disarm throughout the world. They would then be a much easier prey to the propaganda of the object of which is the overthrow of those nationalisms by the revolutionary action of their own peoples.

Russia knows there is no hope of complete and universal disarmament and the preparation thereby of fertile fields for Soviet propaganda, but that country neglects no opportunity to make a gesture for it. It knows if it does not accomplish its first objective it may accomplish a secondary one. That, of course, is to make the masses of other nations believe Sovietism is pacifist, and that their own nationalisms in rejecting its proposals for disarmament are militaristic. There is, of course, much militarism left in the world, but it is probable there is no more menacing and hateful form of it than the form Russian Sovietism has taken for its own. It has no intention of disarming, but in proportion as it can make other peoples believe its purposes are pacific the surer targets will they be to the poisoned bullets of its revolutionary propaganda.

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FRANKLIN HATCHERY

W. H. Otto, Mgr., Dept. 1, Council Bluffs, Ia.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Robert Willis, 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 11th day of March, A. D. 1932, and on the 13th day of June, A. D. 1932, 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 11th day of March, A. D. 1932, and the time limited for payment of debts is one year from said 11th day of March, 1932.

Witness my hand and the seal of said County Court this 8th day of February, 1932.

A. H. DUXBURY, County Judge.

NOTICE TO CREDITORS

The State of Nebraska, Cass county, ss. In the County Court. In the matter of the estate of Florence Rosalia Patterson, 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 18th day of March, A. D. 1932 and on the 20th day of June, A. D. 1932, at the hour of 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 18th day of March, A. D. 1932 and the time limited for payment of debts is one year from said 18th day of March, 1932.

Witness my hand and the seal of said County Court this 15th day of February, 1932.

A. H. DUXBURY, County Judge.

REFEREES SALE

Notice is hereby given that by virtue of judgment in partition entered on the 24th day of February, 1932, concerning shares in the estate of Humphrey Murphy, plaintiff, vs. Joseph P. Murphy, Margaret Murphy, Edward W. Murphy, Agnes Murphy, Bradford J. Murphy, Margaret Murphy, Catherine Wonder, Charles J. Wonder, and Ershal Murphy, then pending in the District Court of Cass county, Nebraska, wherein the undersigned was appointed referee to partition the land involved in said action; upon report of the referee that physical partition of the land could not be made without great prejudice to the parties it was thereupon ordered and adjudged by the court that said land be sold and the proceeds thereof be divided into shares between the parties as theretofore determined.

Pursuant to said judgment of the court, the undersigned referee will, on the 23rd day of March, 1932, at ten o'clock a. m., of said day at the south front door of the court house in Plattsmouth, in said county, sell the said real estate, to-wit:

The SE 1/4 and the NE 1/4 of the NE 1/4 of Sec. 20, Twp. 11, North Range 12, east of the 6th P. M., in Cass county, Nebraska.

PUBLIC AUCTION

The undersigned will sell at Public Auction on the Alex Campbell farm, two and one-quarter miles east and one mile and one-quarter south of Murray; six miles north and two miles east of Union; six miles south and one mile east of Plattsmouth, on

Thurs., Mar. 10th

beginning at 10:00 o'clock a. m., with lunch served at 12 o'clock by Lewiston Ladies (proceeds go to the Lewiston cemetery), the following described property to-wit:

Four Head of Horses

One team black mares, 11 years old, weight 3000 lbs.; one sorrel mare, 11 years old, weight 1420 lbs.; one brown horse, smooth mouth, wt. 1400 lbs.

Cattle and Hogs

One brindle cow, part Jersey and Red Polled, six years old; one Red Polled and Guernsey cow, six years old; two stock calves.

Farm Machinery

One high-wheeled box wagon; one hay rack and truck; one 4-wheeled John Deere lister; one John Deere section harrow; 6-ft. sections; one P & O riding cultivator; one Jenny Lind walking cultivator; one P & O sulky plow, 16-inch; two walking plows, 12 and 16-inch; one Rock Island feed grinder, 16-inch burrs; one hay rake; two gas engines, 2 1/2-h. p.; two pump jacks; one 3-barrel galvanized tank; one 20-gallon copper kettle; one Voss power washer; one grind stone; one Cruso cream separator, 550; some harness, and other articles too numerous to mention.

John Campbell Estate

Peter Campbell, Administrator of the estate of John Campbell, deceased, will also sell at this sale the following:

Terms of Sale

All sums of \$25.00 and under, cash in hand. On sums over \$25.00, credit may be arranged with the clerk of sale on bankable paper. All property to be settled for on date of sale.

L. E. ELLIOTT, Owner.

REX YOUNG, Auctioneer
W. G. BOEDEKER, Clerk

SHERIFF'S SALE

State of Nebraska, County of Cass, ss. By virtue of an Order of Sale issued by C. E. Ledwagy, Clerk of the District Court within and for Cass county, Nebraska, and to me directed, I will on the 5th day of March, A. D. 1932, at 10 o'clock a. m., of said day at the south front door of the court house in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

Lot one (1) in Block sixty (60) in the City of Plattsmouth, Cass county, Nebraska—

The same being levied upon and taken as the property of Doris Morgan et al. Defendants, to satisfy a judgment of said Court recovered by The Plattsmouth Loan and Building Association, a Corporation, Plaintiff against said defendants.

Plattsmouth, Nebraska, February 2, A. D. 1932.

ED W. THIMGAN, Sheriff of Cass County, Nebraska.

LEGAL NOTICE

To Alexander M. Clayman, Alex M. Clayman, George Snyder, William Stadler, William Stottler, and all persons having or claiming any interest in or to the south half (S 1/2) of the southeast quarter (SE 1/4) of Section 19, in Township 10, North of Range 14, East of the 6th P. M., in Cass county, Nebraska, real names unknown, Defendants:

Notice is hereby given that Annie B. Heafey, as plaintiff, has filed in the District Court of Cass county, Nebraska, her petition against you as defendants, praying for the decree of said court barring and excluding each and all of you from having or claiming any right, title, interest or lien in or to said described real estate, and quieting the title thereto in plaintiff in fee simple.

You may answer said petition in said court at Plattsmouth, Nebraska, on or before March 28, 1932.

ANNIE B. HEAFEY, Plaintiff.

By WM. H. PITZER, Attorney.

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 Alice Shipley, Jack Graves and Clifford C. Graves and all persons interested in the estate of Drury M. Graves, deceased:

On reading the petition of Ralph J. Nickerson, Administrator de bonis non, praying a final settlement and allowance of his account filed in this court on the 19th day of February, 1932, and for order of distribution of the funds in his hands as Administrator de bonis non, and for discharge:

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 11th day of March, A. D. 1932, 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 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 19th day of February, A. D. 1932.

A. H. DUXBURY, County Judge.

ORDER TO SHOW CAUSE

In the District Court of Cass county, Nebraska. In the matter of the application of Peter Campbell, Administrator of the estate of John Campbell, deceased, for License to Sell Real Estate.

Now on this 6th day of February, 1932, Peter Campbell, Administrator of the estate of John Campbell, deceased, having presented his petition under oath praying for license to sell the following described real estate of the said John Campbell, to-wit:

The northwest quarter of the northwest quarter of Section twenty (20), Township eleven (11), Range fourteen (14), in Cass county, Nebraska; and Lots numbered twelve (12) and thirteen (13), in Block numbered four (4), in the Village of Murray, Cass county, Nebraska—

or a sufficient part thereof to bring the sum of Six Hundred Dollars (\$600), for the payments of debts filed against said estate, and for allowances, and costs of administration, for the reason that there is not a sufficient amount of personal property in the possession of said Peter Campbell, Administrator, belonging to said estate, to pay said debts, allowances, 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 24th day of March, 1932, at the hour of ten o'clock a. m., to show cause, if any there be, why a license should not be granted to said Peter Campbell, Administrator, to sell so much of the above described real estate of said decedent as shall be necessary to pay said debts and expenses. It is further ordered that a copy of this order be served upon all persons interested in said estate by causing the same to be published for four successive weeks in The Plattsmouth Journal, a semi-weekly newspaper printed and published in said County of Cass.

JAMES T. BEGLEY, Judge of the District Court of said County of Cass.

(Seal) f29-3w A. H. DUXBURY, County Judge.

Journal Want-Ads get results!

Knabe's Hampshire Bred Sow Sale

Tuesday, March 15, 1932

75 Head of BRED SOWS and GILTS



NEHAWKA SALE PAVILION

Commencing at 1:30 O'Clock, Sharp

This offering of sows (due to farrow in March, April and May) is equal in value to those sold February 1st. All are bred to the same hours as the February sale. Also offering 10 head Sept. boar pigs. Where five or more head are bought to go into the same county within 75 miles, we will make free delivery. Write for catalog.

Harry Knabe

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