

The Plattsmouth Journal

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R. A. BATES, Publisher

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An ideal happy married state is one where the wife goes her way and the husband goes hers.

New Jersey has cut its hunting license fee from \$3.15 to \$2.15, which gives the Nimrod his one buck to start with.

Now that the series is history, the hot stove league will take up the NRA and women's spring fashions again with much gusto.

The rumored marriage of Lon Chaney's widow to a confidential family servant should be a great break for the cocktail party epigrammatists.

Now a cattleman proposes that old bulls be slaughtered and the meat given to the unemployed. As though the unemployed hadn't swallowed enough bull already.

Well, we see Doc Brinkley has pulled out of Kansas, and we presume it is reasonable to conclude that hence forward there will be fewer widowed nanny goats in Kansas.

Reading that the United States has a total of 3,940,000 miles of highway, the holiday motorist is inclined to wonder why some of the other 3,939,999 miles are not in use.

Now and then in the good old days a shooting scape occurred in a livery barn, but nowadays the shooting scapes always take place in filling stations and road houses.

Some of the radio comics are very funny, but the most diverting feature on the radio today is the earnest anxiety of the undergraduate football broadcaster when his team isn't clicking.

When Marlene Dietrich arrived in the United States the other day she wore skirts. Now, it is probable a lot of husbands and brothers will have a few pairs of pants added to their wardrobes.

Chicago's mayor's suggestion that the Century of Progress Exposition be operated another year seems to have fallen on barren soil, or dear ears, or whatever it is that unfortunate suggestions fall upon.

Expert military opinion is that Germany is not able to wage a war at this time, but Salesman Hitler seems in a fair way of convincing the German people that they could make a down payment on one.

Vatican City is the only sovereign state that has its maps scaled in yards instead of miles or meters and the only one in the world today that has more soldiers than civil inhabitants. Incidentally, it has a prison, one hoche kitchen and two native-born individuals.

The problem is, as we understand it, to make the price of liquor high enough to produce some federal revenue, and yet low enough to avoid driving the bootleggers into kidnaping. Perhaps if we had known all this in time, we'd have thought it over more carefully before repealing.

What seems destined to be the twenty-first Constitutional amendment will repeal the eighteenth, but it won't exactly move up and be the new eighteenth. The eighteenth will just disappear, leaving the Constitution an appearance something like that of a kid with a front tooth knocked out.

Sally Rand is a native of Elkton, Hickory County, Missouri. From the publicity she has gotten at Chicago Century of Progress as the "fan dancer" one would think she hailed from some really large city, but Elkton is just a narrow place on a path through a rocky community. One can never tell where a farm girl will go once the sets her head to accomplish something. As quickly as she is liberated from jail, the fine paid, we may look for her pictures at a fabulous salary or a lucrative salary on the vaudeville stage. Look out for Sally after a while.

If you have something to sell, try a Journal Want-Ad.

WHY IS GERMANY SO IMPATIENT?

Chancellor Adolf Hitler and his spokesmen have been particularly careful to make it clear that Germany's withdrawal from the world disarmament conference and the notice of her resignation from the League of Nations does not imply any intention to violate her treaty obligations. If their declarations are to be taken at face value, it is hard to see what Germany gains from either action from a practical point of view. The Treaty of Versailles states that "Germany agrees that after she has become a member of the League of Nations, the armaments fixed in the said table (the present legal limitation of German armaments) shall remain in force until they are modified by the council of the League."

The League of Nations has been preparing to make the modification referred to in the treaty by way of a general disarmament treaty, drafted by the world disarmament conference in Geneva. The preparation has been slow. Germany's resentment at the rate of speed is entirely natural. But the conference apparently had reached the point where there was good prospect for a general agreement that would have given Germany actual arms equality with the other nations at the end of eight years. (The 8-year period was to be divided into two 4-year periods, in which, first, armies would be turned into militia forces and then their equipment would be reduced to "defensive levels.")

This was perhaps as reasonable a concession as could be expected on the part of France and England in view of recent disquieting developments in Germany.

With such immense gains in prospect for the liquidation of war penalties it may be hoped that second thought on the part of Germany will convince her leaders of the advisability of accepting the terms offered. After all, what has she to gain by standing out?—Kansas City Star.

MORE WORKERS FIND JOBS

A start on the Fort Peck dam and reservoir within a week after initial allotment of funds for the project is suggestive of the dispatch that now is becoming the order with public works. This being wholly a federal project and engineering plans having been completed or far advanced, it was possible to begin actual construction without delay. That condition applies in large measure to channel work and in a somewhat less degree to highway building, where state plans must be brought into conformity with federal.

But the road building, along with numerous other forms of public works, is being hastened and the beneficial results in employment are beginning to be felt in Missouri and other states. A highway commission report this week showed that more than 22,000 persons were being given employment, directly or indirectly, and that the wage benefits extended to a total of more than 92,000 people in the state. Channel work on the upper and lower river will require additional employees. As more projects are authorized throughout the country and as construction starts, these conditions in some manner will be duplicated.

Meanwhile the department of labor reports a gain of 620,000 in September employment in seventeen industrial and business groups, which represent only one-half of the country's total. The September advance follows even a larger gain in August, and a total for the country from the low point in March to the end of September amounting to 2,700,000 American Federation of Labor statistics indicate a gain of approximately that number, even by the first of September. But whatever the exact figures, the advances are to be considered along with the prospects for continued opening of new jobs, both in industry and public works. Despite the large numbers still idle and in need, the outlook is encouraging.—Kansas City Star.

Even if science could produce a really satisfactory aph. tray, we suppose housewives would refuse to buy it.

ONE PLAYS THE GAME OR OPENLY OPPOSES

Carter Glass, we think many would agree, has been about as able and useful a citizen as any man in the United States senate. His well-earned national prominence carries to the nation the fact that the two papers in Lynchburg, Va., which Senator Glass owns are not carrying the Blue Eagle. That is negative support of those who resist, those who delay and those who chisel.

Asked about this, Senator Glass in effect ranges himself with Henry Ford, so far as Mr. Ford's position is known. He says: "My newspapers, seven months before the NRA act was proposed, went on a five-day week basis and my wage scale is much above the requirement of the NRA. . . . When (the newspaper publishers') code is adopted, I will then consider whether to observe it or not."

That is better than the course of publishers who delay and resist the national movement, uttering specious pleas about the "freedom of the press." But it is not good enough for Carter Glass.

For Senator Glass knows a great deal more about how society functions and how governments must work than Henry Ford. He is in an office where it is understood one either plays the game or openly opposes. Oh, there are enough who keep silent, prepared to take either side when they see how the cat jumps. But not of this stripe is Carter Glass. If he were that, he would hoist the Blue Eagle without meaning anything by it, and this he refuses to do.

Mr. Glass has seen the NRA program put an end to child labor, vastly reform conditions in the textile, coal and other great industries, increase employment and produce other unquestioned benefits. All that is not saying he must be convinced it is right. He may think it does not do enough; he may think we sacrifice things we cannot afford to sacrifice even for such benefits. But he does not come out and say so. He says he does better than the flag would require, but he doesn't hoist the flag. He will set an example of doing better, but he will also set an example of resistance.

Mr. Glass will know a passage in the Bible which reads: "In those days there was no king in Israel, but every man did that which was right in his own eyes." He will know the words depict chaos and failure of organized society. He will know that was altogether too much the condition in the United States and that there was no hope of remedy unless government came along with something like the NRA to drive into a common effort those who otherwise would do only what was right in their own eyes.

ENFORCING THE NRA

At the outset of the recovery program, especially as it affected blanket code operation, there was stressed the spirit of voluntary co-operation. Yet it was understood at the beginning and has become more obvious since that, if the program was to do the work desired, there would need to be, in certain instances, a resort to compulsion. There has been the problem, however, of a policy of enforcement that would not involve injustice to considerable numbers of individuals and business concerns.

The executive order now issued by the President and the supplementary rules promulgated by Administrator Johnson seem designed to bring the largest possible degree of compliance on reasonable terms to those operating under the blue eagle. The order and rules are aimed specifically at false representation, at prevention of a display of the recovery emblem when conditions it imposes are not being met. The penalties involved—a fine of \$500 or a maximum of six months' imprisonment, or both—would apply to those instances where there has been given a full opportunity for compliance and then a failure to surrender the emblems on demand. This stops short of the drastic procedure of licensing, which the act provides and which, in effect might mean a virtual denial of the right to do business. But the effects of both procedures finally might be identical.

BRYAN AT VALLEY FORGE

Governor Bryan betrays his state and country in raising the flag of revolt against President Roosevelt in the gallant fight he is leading against the forces of disruption and decay.

It is the worst economic collapse in the history of civilization with which the president and the American people who constituted him their leader are battling.

Because the evils and follies that produced it were more flagrant here than in any other great nation its results in the United States were more disastrous than anywhere else.

In a tremendous effort for recovery, involving resort to measures of unprecedented boldness, the president, with the loyal support and aid of the whole people, has made remarkable progress.

But it is not a mere 100-yard race we have to run. It is a five-mile race, taxing stamina and endurance to the utmost. It calls for invincible courage, for the spirit of never-say-die. President Roosevelt has aroused that courage, that spirit, and only indispensable to success but the assurance of success. If we hold it we cannot fail. If we lose it, we cannot do otherwise than fail. And every sensible man and woman in the country knows it.

Yet Governor Bryan, with the welfare of his country at stake, with the race to the safety goal but well begun, accepts the comradeship of the sinister Huey Long of our public life. He throws in with them in endeavoring to turn loose a scething, riotous mass of unrest and revolt to tear the president down if it can, to tend to tatters the garments of his recovery movement, and in so doing to eat hope and heart and life out of the American people's struggle for self-preservation.

We do not know why Governor Bryan did it. Whether it was in the despicable expectancy of rebuilding his own shattered political fortunes on the imperiled lives and homes of his fellow Americans is a question he himself can answer.

But we do know that he aimed his disloyal blow at his party's and his country's leader maladroitly. For his wicked charge that the president is betraying the farmers came, not the day before but the day after the adoption of the hog-corn project—the most daring, the most ambitious, the most generous movement for the aid of agriculture ever attempted in this or any other country. We know, too, as all men know, that Franklin D. Roosevelt is fighting with all his strength, with transparent sincerity, for a restored agriculture, just as he is fighting for a restored industry, a restored business and commerce, a restored safe and happy people. We know that, every day and hour of his life, he is giving battle, with the staunchest, bravest heart since Washington's, to a foe hydra-headed, that assaults him on a thousand fronts. And we know he does not falter. Bleeding and sore beset he does not give ground. He laughs at his wounds, rather, and shouts his mighty battle cry of encouragement to 120 million beleaguered people.

In the darkest days of the young republic, at Valley Forge, Washington's little army, bare-footed and bleeding in the heart of winter, cold, hungry, enduring incredible hardships and privations, had his Charley Bryans too. They whispered their poison words of defeatism. They counseled turning tail and giving up. They muttered their malice and their lies against the leader. But when that great leader knelt to pray that God and his comrades would alike support him, God and his comrades alike heard and heeded. And the greatest republic of all time was saved for its glorious history.

So, please God, it shall be again. The republic that Washington gave us will not be surrendered to chaos and dark night now that another Valley Forge is harshly testing the mettle of its sons.

The word is not backward but forward. It is not surrender but fight on. The American people will not lose heart. They will not slacken in faith in their splendid leader nor in loyalty to their government. They will not listen to their Huey Longs and Charley Bryans.

ORDER OF HEARING and Notice on Petition for Settlement of Account

In the County Court of Cass County, Nebraska, Cass county, ss.

To all persons interested in the estate of James Janca, deceased: On reading the petition of Rose Janca, Administratrix, praying a final settlement and allowance of her account filed in this Court on the 16th day of October, 1933, and for assignment of said estate; determination of heirship, and for her discharge as Administratrix;

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 10th day of November, A. D. 1933, 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 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 16th day of October, A. D. 1933.

A. H. DUXBURY, County Judge. (Seal) o16-3w

ORDER OF HEARING and Notice on Petition for Settlement of Account

In the County Court of Cass County, Nebraska, Cass county, ss.

To all persons interested in the estate of Robert T. McPherson, deceased: On reading the petition of H. A. Schneider, Administrator, praying a final settlement and allowance of his account filed in this Court on the 3rd day of October, 1933, and for assignment of said estate; determination of heirship, and discharge of Administrator, et c.

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 3rd day of November, A. D. 1933, 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 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 3rd day of October, A. D. 1933.

A. H. DUXBURY, County Judge. (Seal) o9-3w

UNEMPLOYED MANAGE TO KEEP ON SMILING

Americans in the mass except their lot with a grin. When such a spirit prevails there is less likelihood of revolution; a greater readiness to bear the ills they have rather than fly to those they knew not of.

A remarkable picture of thousands of war veterans packing a Detroit street in an effort to get jobs with Ford does not show a sad or mad or even very serious crowd. It is smiling and laughing at the camera and waving the discharge papers in the air. It looks happy, as though the throng was bent on some gay picnic instead of struggling for work. It does not have the appearance of misery, distress, hunger, misfortune, anger. The men are seemingly well-dressed, citizens who have managed to maintain their exterior impressiveness; who are well fed and in excellent mood.

Contrast this typical gathering in the United States with pictures of crowds in other nations, of ugly, riotous mobs in Cuba; of despairing, meek, peasants in Russia, of the uniformed armies in Europe, with thousands raising their arms in the rigid salutes to a Mussolini or Hitler. Life is hard, restricted; a surrender to the inevitable.

But in the United States, veterans who fought for democracy, who have been out of work for months, perhaps years, stand in line for hours, waiting, pushing, hoping for the chance to labor. Yet they retain their good nature. Life is a lark, a comical drama.

New York and other cities have staged great national recovery administration parades, with thousands marching, more thousands watching. These were to signalize the arrival of the new era, of co-operation in bringing about recovery—the end of unemployment. The holiday mood prevailed. These were not suffering people, run down at the heel, poverty stricken. They would be regarded as prosperous in most countries. Bands played, flags flew, confetti covered the streets. Merry songs with not a worry in the world so far as their faces and actions revealed. Cheerful Americans, always anticipating something better, make a joy excursion out of disaster.—Miami Herald.

There was a day when a person could laugh and the world would laugh with him; but the world hasn't the disposition it once had.

ORDER OF HEARING and Notice on Petition for Settlement of Account

In the County Court of Cass County, Nebraska, Cass county, ss.

To all persons interested in the estate of J. P. Schroeder, deceased: On reading the petition of Peter Schroeder, administrator, praying a final settlement and allowance of his account filed in this Court on the 14th day of October, 1933, and for assignment of said estate; determination of heirship and discharge of administrator;

It is hereby ordered that you and all persons interested in said matter may, and do, appear at the County Court to be held in and for said county, on the 10th day of November, A. D. 1933, 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 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 14th day of October, A. D. 1933.

A. H. DUXBURY, County Judge. (Seal) o16-3w

ORDER

In the County Court of the County of Cass Nebraska.

In Re Trusteeship of W. A. Robertson, Trustee under Last Will and Testament of William H. Newell, deceased. Now on this 18th day of October, 1933, this cause came on for hearing upon the report of W. A. Robertson, trustee, under the last will and testament of William H. Newell, deceased, praying for approval of said report and for an order directing payment of the income, and there being filed with said report, the decree of the District Court of Douglas County, Nebraska, directing payment of the income due Newell Roberts to the Clerk of said Court as child support for the minor child of said Newell Roberts, and it further appearing that a time and place for hearing upon said report and upon all other reports heretofore made, by said trustee, should be fixed and notice thereof given.

It is Therefore Ordered that hearing upon said report and all prior reports made by said trustee, be set for hearing on the 10th day of November, 1933, at 10 o'clock a. m., and that notice of said hearing be given to all persons interested by publishing a copy of this order in the semi-weekly edition of the Plattsmouth Journal, commencing with the issue of October 19th and continuing to and including the issue of November 9th, and that all objections to said reports must be filed in said Court before said day of hearing.

By the Court. A. H. DUXBURY, County Judge. (Seal) o19-4w

NOTICE OF SPECIAL MASTER'S SALE

Notice is hereby given that by virtue of an Order of Sale, issued by the Clerk of the United States District Court, District of Nebraska, in the Lincoln Division, and in pursuance of a decree of said Court entered January 7, 1933, in an action wherein The Union Central Life Insurance Company of Cincinnati, Ohio, is plaintiff and Harry A. Doty, et al are defendants, being number 450 Equity Docket, I, Daniel H. McClennahan, Special Master, named in said decree to sell the property therein described, and to execute said decree, will on the 22nd day of November, 1933, at one o'clock in the afternoon of said day, at the entrance of the County Court House of Cass County, Nebraska, in Plattsmouth, the County Seat of said County, at the usual place where sheriff's sales of land are made, sell at public auction to the highest bidder for cash, the following described property, to-wit:

The South Half (S 1/2) of the South Half (S 1/2) of the North-west Quarter (NW 1/4), and the West Half (W 1/2) of the South-west Quarter (SW 1/4) of Section Twenty-eight (28), Township Eleven (11), Range Twelve (12), East, containing One Hundred Twenty (120) acres, all in Cass County, Nebraska, to satisfy the decree, interest and costs.

Dated October 14, 1933. DANIEL H. McCLENNAHAN, Special Master United States District Court, District of Nebraska, Lincoln Division. o19-5w

Michigan hopes, from advance sales, to entertain a capacity crowd of \$7,000 football fans at the Ohio State game, but there must be some mistake, as the game is to be broadcast, and it is an axiom in several conferences outside of the Big Ten that broadcasting keeps the fans out of the stadium.

Just as we were comfortably assured that nobody could possibly escape from Alcatraz Island by swimming the dangerous channel, a 19-year-old girl swam the channel in forty-three minutes. But, of course, she wasn't carrying three pistols, a machine gun and \$73,000 in cash under her coat.

Letterheads, envelopes and all kinds of Job Printing at the Journal office. A. H. DUXBURY, County Judge. (Seal) o9-3w

NOTICE OF SALE ON CHATTEL MORTGAGE

By virtue of a chattel mortgage given by L. A. Webber and Mrs. L. A. Webber in the sum of \$262.50 in favor of W. A. Scott, on September 30, 1932, covering one 8-foot Liquid Soda Fountain, complete, one six-hole Ice Cream Frigidaire, complete, one Soda Pop Dispenser, located in the premises of W. A. Scott, on Lot 1, Block 4, in the Village of Murray, Cass county, Nebraska, and now in possession of W. A. Scott, and upon which neither L. A. Webber or Mrs. L. A. Webber have made any payment, the undersigned, W. A. Scott, mortgagee, will offer for sale the above described property at the premises on Lot 1, Block 4, Village of Murray, Cass county, Nebraska, on the 26th day of October, A. D. 1933, at 10:00 o'clock a. m. of said day.

W. A. SCOTT, Mortgagee. o5-3M

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 18th day of November, A. D. 1933, at 10 o'clock a. m. of said day at the south front door of the Court House, in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

The southeast quarter (SE 1/4) of Section thirty-two (32), Township ten (10), North, Range eleven (11) East of the 6th P. M., containing one hundred sixty (160) acres, Government survey, Cass county, Nebraska. The same being levied upon and taken as the property of William H. Grafe et al, defendants, to satisfy a judgment of said Court recovered by The Mutual Benefit Life Insurance Company, a corporation, plaintiff against said defendants. Plattsmouth, Nebraska, October 14, A. D. 1933.

H. SYLVESTER, Sheriff Cass County, Nebraska. o16-5w

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 4th day of November, A. D. 1933, at 10 o'clock a. m. of said day at the south front door of the court house, in Plattsmouth, in said county, sell at public auction to the highest bidder for cash the following real estate, to-wit:

The west half (W 1/2) of the northwest quarter (NW 1/4) of Section eight (8) and the north-west quarter (NW 1/4) of Section seven (7), Township ten (10), North Range ten (10), East of the Sixth P. M., in Cass county, Nebraska. The same being levied upon and taken as the property of Emil Bornemeier et al, defendants, to satisfy a judgment of said court recovered by Lillian I. Monia et al, Trustees, plaintiffs against said defendants. Plattsmouth, Nebraska, September 25, A. D. 1933.

H. SYLVESTER, Sheriff Cass County, Nebraska. s21-5w

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 18th day of November, A. D. 1933, at 10:00 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:

Lots twelve (12), thirteen (13), sixteen (16) and seventeen (17) in West Greenwood, Greenwood, Cass County, Nebraska. The same being levied upon and taken as the property of Orvel E. McCluer, et al, defendants, to satisfy a judgment of said court recovered by Greenwood State Bank, a corporation, plaintiff, against said defendants. Plattsmouth, Nebraska, October 9, A. D. 1933.

H. SYLVESTER, Sheriff Cass County, Nebraska. o9-5w

ORDER OF HEARING and Notice on Petition for Settlement of Account

In the County Court of Cass County, Nebraska, Cass county, ss.

To all persons interested in the estate of Doris Kastel, deceased: On reading the petition of Rose Friesel, Administratrix, praying a final settlement and allowance of her account filed in this Court on the 6th day of October, 1933, and for assignment of said estate, determination of heirship and for her discharge as Administratrix;

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 3rd day of November, A. D. 1933, 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 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 6th day of October, A. D. 1933.