## IN AND AROUND THE TOWN.

Dr. J. A. Hasemeier, of Louisville was in the city Tuesday.

Phil S. Barnes, of Weeping Water, was in town yesterday.

Miss Isabelle Fickler was a visitor in Council Bluffs Saturday.

Thomas W. Shryock, postmaster al Louisville, was in town Tuesday.

seat visitor Tuesday.

Loaded wagons crossed the Missouri river at Nebraska City on Saturday for the first time this season.

A bouncing boy baby, whose advent occurred Tuesday evening, is the cause of much rejoicing at the household of County Clerk Dickson.

Travel on the Burlington is improving. About 30 trains per day are now running. In freight, grain shipments continue light, but a great deal of stock is being marketed.

THE JOURNAL acknowledges the receipt of a fine photograph of the state Lincoln and for which the donor, thanks.

While Clarence Allen of Elmwood was returning from Murdock on horseback, the horse jumped from the road and plunged over a steep embankment. The boy received a fracture of the left leg and the horse had one hip knocked down.

the B. & M. across the Platte gives the tunity to enlarge her trade with company bridge. The scheme is one well worthy an investigation.

- Chief Grace has come into possession of a new saddle, taken from a youth of pilfering instincts, which he strongly suspects as having been stolen. Any one who has recently sion. missed such an article can recover the same by applying to the chief.

The largest porker that was ever rebrought in Tuesday from Tabor. Ia .. from the tip of its nose to the tail.

A Fourth ward citizen is said to have amused himself the other evening by beating his wife, and faint mutterings are heard upon the street that the fellow may be called out some evening by a "committee" and accorded a generous castigation with a horse

competing lines. The Santa Fe's edict may thus result in a wholesale lic will not say nay.

"In my estimation," remarked prominent citizen of opposite political

ways at the front.

The best proof that business is constantly improving is that real estate has commenced to change hands, buyers seemingly having no fear to spend their money for dirt. C. H. Babcock. the bustling real estate agent, states that his business has shown such improvement of late that he nnds it

necessary to keep his office in the Union block open during the evening university grounds and buildings at from seven to ei ht o'clock, and requests THE JOURNAL to state that Chancellor Canfield has our sincerest seekers for realty bargains can find well as the day.

The county commissioners were in monthly session at the court house Tuesday. The first piece of legislation was the re-appointment of Mr. J. H. Davis of Avoca precinct as a member of the Soldiers' Relief com- A. D., 1886

The building of a new steel bridge by mission, his term to extend through a period of three years. The rest of the city of Plattsmouth a splended oppor- day was spent by the board in examining and allowing claims. The Sarpy county folks by buying the old letting of the county printing, the appointment of county physicians and the selecting of sixty names, from

which the grand and petit jurors will be drawn for the March term of district court, are matters which the board will dispose of during the present ses-

Anselmo B. Smith of Denver, the veteran civil engineer for the B. & M.,

arrived Tuesday on the Burlington ceived at the South Omaha yards was fiver to look after private business matters in this city. For a dead by Davis & Munsinger, who shipped in man he exhibited considerable a consignment of several carloads. It activity, and the manner in which was a stag and weighed exactly 940 he reeled off large gobs of pounds. The hog was eleven feet long caustic English because of the report circulated last week of his endeavor-

ing to duplicate the disappearance of the immortal Charley Ross, was somewhat of a caution. It is understood that Mr. Smith now does his swearing in Hindoo or some other outlandish urn to the land of living as to have except fly-time is the right time. If

## That Akeson Reward.

The Akeson reward case furnished slashing on passenger rates. The pub- material for a lengthy session of the Lincoln excise board. Conway, the a claimant of the reward, and Tom Ake-

claimant of the reward, and Tom Ake-son were represented by attorneys and of license to sell the real estate of said de faith to this organ, "THE JOURNAL is recited the fact that Chief of Police an excellent local paper and a decided Cooper refused to turn over the prisoncredit to this city," and he emphized ers to the Cass county officers until the four (4) in the southwest quarter of the south nis remarks by informing THE JOUR- reward had been paid, which is a vio-Tom Akeson of Center precinct, son of the late Matt Akeson, was a county should be enrolled upon the paper's that he was simply holding the money for the late Matt Akeson, was a county where 117, all in town-that he was simply holding the money for the late Matt Akeson, was a county where 117, all in town-that he was simply holding the money for the late Matt Akeson, was a county where 117, all in town-that he was simply holding the money for the late Matt Akeson, was a county where 117, all in the south we have 117, and the money for the late Matt Akeson, was a county where 117, all in the south we have 117, and the money for the late Matt Akeson, was a county where 117, and the money for the late Matt Akeson at the money is the south we have 117. subscription list. The publishers are glad to learn that their efforts to print a creditable daily are thus appreciated, and the assurance is given that noth-ing will be spared to keep the paper al-

hands, and one officer says that he saw the money thus paid over. If this be true, it is believed by those who have

watched the case that all the wrangling over the depositing of the \$300 in a safe place is to no purpose, and that and expenses it only tends to strengthen the parable that one cannot deposit in a safe place that which one hath not.

STATE OF OHIO, CITY OF TOLEDO, ( 88 LUCAS COUNTY. ) 88

FRANK J. CHENEY makes oath that he is the senior partner of the firm of F. J. CHENEY & Co., doing business in the City of Toledo, County and State him on hand in the evening as well as aforesaid, and that said firm will pay the sum of ONE HUNDRED DOL-LARS for each and every case of

Catarrb that cannot be cured by the use of HALL'S CATARRH CURE. FRANK J CHENEY

Sworn to before me and suscribed in my presence, this 6th day of December, A. W. GLEASON.

SEAL.] Notary Public. Hall's Catarrh Cure is taken internally and acts directly on the blood and mucous surfaces of the system. Send for testimonials, free. F. J. CHENEY & CO., Toledo, O

Ber Sold by Druggists, 75c.

At the meeting of the Livingston Loan and Building association, held at |64 Judge Archer's office Monday night the former officers were re-elected. The

essociation is in a prosperous and flourishing condition, two hundred shares in the eleventh series having been subscribed for within the past week. These two hundred shares represent an investment of \$40,000. The success of the association is in a great measure due to the efforts of Secretary Henry Gering, who was very properly re-elected secretary for another year.

Take Off the Horns.

The undersigned is now ready, with a good portable chute and tools, to remove the useless weapons of horned tongue, as he is credited with using so cattle at ten cents per head. It never much of English adjectives on his re- gets too cold to dehorn cattle; any time

#### Order to Show Cause.

1000

In the district court of Cass county, Nebraska. In the matter of the application of William Mertens, administrator of the estate of Henry Mertens, deceased, for an order of license to seil real estate of said deceased:

> ceased to wit: Lot twenty (20) in section twenty-nine (29), section tweive (12), range fourteen (14) and lot west quarter (S. W.  $\leq$  of the S. W.  $\leq$ ) of section seventeen (17) and lot three [3] in the southeast

ested in said estate appear before me in open court at the district court room in the county court house in Plattsmouth, Cass county, Ne brasks, on the tenth (10th) day of March, A.D., 1894, at 10 o'clock a.m. of said day to show cause why a license should not be granted to said administrator to sell so much of above real estate as may be necessary to pay said debts

Ind expenses. Dated this 31st day of January, A. D., 1894. SAMUEL M. CHAPMAN, Judge of the District Court. CHAS GRIMES, Att'y for adm'r. 6

### Legal Notice.

Michael Cooney will take notice that on the lst day of February, 1894, Thomas J. Wilburn, plaintif herein, filed his petition in the dis-trier court of Cass county. Nebraska, against sold defendants, the object and prayer of which is to quiet and confirm the title of the land hereinafter described in said plaintiff, to wit: The northeast quarter (NEU) of the south The northeast quarter [NE44] of the south east quarter (SE44) of section twenty [30] in township number twelve [12], range nine [9], east of the sixth P. M., in Cass county, Ne bracks

That said defendant's deed of record, bearing date of January 29th, 1874, is a cloud upon plaintiff's title, who holds said land under a quit claim deed of August 31st, 1882, the basis of said quit claim deed resting upon a tax deed, bearing date of Sept. 14th, 1875. That said plaintiff further sets up in his said petition against said defendant as a further cause of action exclusive adverse possession of the above described lands for the full extent of the sintutory limit vesting said plaintiff with complete title in and to the above described lands.

Wherefore plaintiff prays that the cloud cast upon his title to said land by said defendant's deed of record as aforesaid may be removed and that the title to said lands may be quieted and confirmed in plaintiff, and for all and such other and further relief as justice and equity may recuire

You are required to answer said petition on o sefore the 13th day of March, A. D., 1894. Dated this 21st day of January, 1894. THOMAS J. WILBURN.

By GEO. W. CLARK, his stly

## Order to Show Canse

In the district court of Cass county, Nebraska

in the district court of Cass county, Nebraska; in the matter of the estate of John B Bev-erage, deceased: This cause came on for hearing upon the pe-tion of George W. Snyder, administrator of the state of John B Beverace, deceased, praying or license to sell the following described real state, to wit:

The south one-half (S12) of the southwest The south one half  $(Si_2)$  of the southwest one-quarter  $(SW)_2$  of section seven (7), town-ship elayen (11), range thirteen (13), east in Cass county, Nebraska, or a sufficient amount thereof to bring the amount of six hundred and sixty-eight (3668.70) dollars and seventy cents, for the payment of debts allowed against said estate and the expenses of administration, there not being sufficient personal property to pay the sould debts and expenses.

It is therefore ordered that all persons inter ested debts and expenses. It is therefore ordered that all persons inter ested in said estate appear before me, at the office of the clerk of the district court. In Platts mouth, Cass county, Nebraska, on the tenth (10th) day of February, A. D., 1894, at 2 o'clock or of said day to show cours why a license

Notice.

Simon P. SSYDER, et al., defendants. Simon P. Snyder, as gnardian of Mary M. Con ad; John H. Conrad, as guardian of Nellie G. Johrad, Howard S. Conrad, Roy E. Conrad and Ross E. Conrad; Elias Christman, as guardian

Melvin Christman, Mary Christman, Roy ristman and Florence Christman, minors, d Solomon H. Conrad, executor of the last

will and testament of Jacob Conrad, deceased, and Mary M. Conrad, Nellie G. Conrad, Howard S. Conrad, Roy E. Conrad, Ross E. Conrad, Mel-rin Christman, Mary Christman, Roy Christ-

nan and Florence Christman, minors, all being

should not be granted to said administrator to sell so much of the above described real estate of said deceased as may be necessary to pay said debts and expenses Dated this 3d day of January, A. D., 1804. SAMUEL M CHAPMAN, Judge of the District Com CHAS. GRIMES, Att'y for Administrator.



\$32.50 per acre.

is smooth land. m of said day to show cause why a license

Easy terms.

160 acres south of Plattsmouth 110 acres under cultivation, at John FitzgeBald.

whip. We shall earnestly await developments.

Gov. L. G. Todd of Liberty precinct was in the city Friday attending to lenary relish.

The Lincoln News says: S. H. Atwood and Patterson, Murphy & Co. from whom Marshall and other cred- there pledging everything necessary itors of Keys & Bullock secured a \$3,500 for its success. At the meeting the verdict for conversion of property, ask the court for a new trial, claiming that the verdict is excessive and contrary to the evidence. About sixteen errors of the court are also pointed out in the McCaig.president; Chappell of Lincoln matter of excluding evidence.

Uncle Henry McMaken is patiently waiting for Hick's storm period, which is supposed to bring a season of cold weather between the 7th and 11th of February. The ice in the river fronting town is not quite thick enough for the veteran ice man, but he has abund- Johnson, A A ant faith that during Hick's storm Lawson, Carrie L. period it will become congealed to about the required thickness to afford another rich harvest.

According to the Omaha W. H. Geo. W. Holdrege, general manager for the B. & M., denies that the company contemplates the erection of a new steel bridge across the Platte heretofore existing between Frank above this city. The denial, however, is not convincing, for railway officials are not in the habit of divulging company secrets merely for the asking. | consent, said Arch L. Coleman con-There are plenty of proofs that the tinuing the business. bridge will be built. We believe that Mr Holdrege meant to infer that it was nobody's business.

The statement made by Plattsmouth pay roll is affected but very little. The twenty let out covered the number of additional men takes on just before full time was resumed last month and who were used in getting the rush work for the Wyoming division fin-

Havelock Times. The Atchison. Topeka & Santa Fe coughs, etc. Save \$50 by use of one the Western Passenger association blemish cure ever known. Sold by F. that hereafter they will make an open G. Fricke & Co., Druggists, Plattsrate of two cents a mile for theatrical.

used up all his stock of English.

A mass meeting was held at Weeping Water on Monday night for the purpose of taking steps to secure the gal business on his way to his farm next grand army of the republic disfrom a trip to South Omaha with a trict reunion for Weeping Water. shipment of fat cattle. He states that The district comprises Cass, Sarpy, he is duly thankful for his cup and Lancaster and Saunders counties. A saucer (of Dago make) and that he now committee was appointed to attend enjoys his coffee with more than ordi- the meeting of the officers of the association, which was held at Greenwood

> Wednesday. The committee presented Glasses for Hirschburg's Diamond and resolutions from the business men vote was unanimous for Weeping Water and the date set Tuesday. August 21, continuing four days. The officers of the association are: David vice president; Colonel J. Matheny,

secretary; and E. C. Coleman quarter master.

List of Letters Remaining uncalled for in the postoffice at Plattsmouth Feb. 6, for week

ending Jan. 30: Benson, Juo Buchel, Katle Lane, J P Mason, Effie Matthews, Prescilla Paul, Jno Sear, Antram Ulm. Lawson Persons calling for any of the above etters or parcels will please say "ad-

vertised." H. J. STREIGHT, P. M.

# Dissolution Notice.

To whom it may concern: Notice is hereby given that the partnership Carruth, Fred W. Carruth and Arch L. Coleman, known as "The Carruth L. Coleman, known as "The Carruth Jewelry Co." has this Sth day of Jan-uary, 1894, been dissolved by mutual consent, said Arch L. Coleman con-tinuing the business. Example to the business of the purchase price to be divided in three equal payments, payable in one, two and three years, and to bear interest at the rest of eight per cent per annum payable the rate of eight per cent per annum, payable annually, to be secured by first morigage upon the premises hereinafter described, and being the same premises herein offered for sale. The north half (N $\leq$ ) of the southeast quarter, [SE $\leq$ ], section twenty six. [26], townshipeleven. [11], range nine [9], east 6th P. M., in Cass county Nebrashs FRANE CARBUTH.

FRED W. CARRUTH, ARCH L. COLEMAN. Plattsmouth, Neb., Jan. 8, 1894

Bert Armstrong, who watches the papers that forty or fifty men were let fruit crop of this county very closely out of the shops here last week is and who is therefore the best of auaway off. Seventeen were laid off and thority on such subjects, informs the three quit. Of this number only three News that the late cold snap has killed were high-priced workmen, so that the the peach buds. He says: "I looked STATE OF NEBRASKA, ( 55 pay roll is affected but very little. The at the buds today and found them

English Spavin Liniment removes ished up. At that time 280 men were employed and now there are 260.— English Spavin Enhinent removes all bard, soft or calloused lumps and blemishes from horses, blood spavins, curbic spavins, curbic spavins such administrator. curbs, splints, sweeney, ring-bone,

stifles, sprains, all swollen throats, has served notice on the chairman of bottle. Warranted the most wonder- In the matter of the estate of W. H. H. Penn,

decensed. In the county court of Cass county, Neb. Notice is hereby given that R. Z. Penn, administrator of the estate of the said W. H. H. mouth. 30

rate of two cents a mile for theatrical or other parties of ten or more persons travelling together on one ticket. This rate is to apply from the Mis-souri river and points west thereof, and will cause some confusion among

those who wish such work done would address me at Rock Bluffs, Neb., they will be promptly answered. In the county court of Cass county, Nebraska: SARAH CONRAD, plaintiff,

S. L. FURLONG.

\$100 Reward I beg to advise my patrons and neighbors that there are several peddlers traversing the country claiming to be Mr. Hirschberg, or connected with him in buisness, and trying to impose upon the public at large, by offering an inferior class of Spectacles and Eye Glasses for Hirschburg's Diamond and Non-Changeable Spectacles and Eye-Glasses. Do not be deluded by such impostors. Their representations are false. My goods are not handled by "Peddlers." as we have local agerts. A reward of \$100, will be given to any one securing the name and whereabouts of such parties. Respectfully, PROF. H. HIRSCHBERG.

629 Olive street, St. Louis, Mo., and 30 E. 14th street, New York. Carruth Jewelery Co., sole agents for Plattsmouth, Neb.

D. O. Dwyer, lawyer. Plattsmouth.

Mystic Life Renewer

Administrator's Sale.

Said sale shall remain open for one hour. Dated this 5th day of February, 1894. CHARLES R. JORDAN, Administrator of the es-

H. D. TEATIS Attorney for Administrator.

Administrator's Appointment

Dated this 7th day of February, A. D. 1894.

Fimal Settlement Notice

B. S. RAMSEY. County Judge

tate of Jesse B. Ryan, deceased

IV. Nebraska

This wonderful Health Builder and Constituion Restorer is Indeed a renewer of life; be-

are that the judge of the control plainter-issue his warrant to three discreet and disinter-ested persons, residents of Cass county, author izing and requiring them to set off the dower of plaintiff by meets and bounds in the west half of section seven (7), township eleven (11), range ten (10), east of the sixth P. M., lying and being in the county of Cass, and state of Nebraska, and that the same may be adjudged and decreed to be her dower in the lands aforesaid, and that the same may be confirmed unto her. You are required to answer said petition on or before the 5th day of March 1894. By order of the county judge Dated at Plattsmouth, Neb., Jan. 23, 1894 SARAH CONRAD. By Maxwert & SHARP and H. D. TRAVIS, her Attorneys. 6-3 tion Restorer is indeed a renewer of life; be cause it possesses such marvelous powers to cure all forms of Indigestion. Dyspepsia, Nervous Diseases, Heart Affections, Female Weakness and Wasting Diseases. Every bottle warranted to give satisfaction or money refunded. Free bottle at F. G. Fricke & Co.'s, druggists, Platts-mouth Neb. 12-8-1y Notice to Creditors.

STATEOF NEBRASKA, CASS COUNTY, 85. In the matter of the estate of Elizabeth Guth-

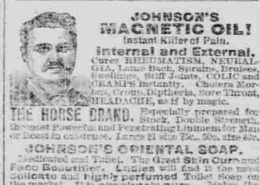
main, deceased. Notice is hereby given that the claims and demands of all persons against Elizabeth Guth-mann, deceased, late of said county and state, will be received, examined and adjusted by the In the matter of the settlement of the estate of Jesse B. Ryan, deceased Jesse B. Ryan, deceased Notice is hereby given that in pursuance of an order of the Hoflorable samuel M. Chapman, Judge of the Second Judicial District of Ne braska, in and for Case county, made on the 7th day of December, 1893, for the sale of the real estate hereinafter described, there will be sold at the south door of the court house of Case connty, at Plattsmouth, Nebraska, on Saturday, the the fid day of Metric and adjusted by the county court at the court house in Plattsmouth on the Sth day of August. A D. 1894, at 10 o'clock in the forenoon. And that six months from and after the 8th day of February, A. D. 1894, is the time limited for creditors of said deceased to present their claims for examina-tion and allowance. Given nader my hand this 2d day of Feb-trary, A. D. 1894. ruary, A. D., 1894. B. S. RAMSEY

County Judge. Notice to Creditors

CASS COUNTY. In the matter of the estate of John Striegel,

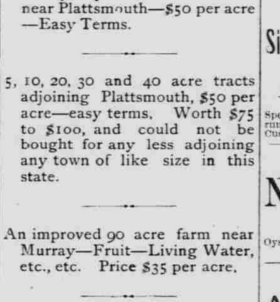
deceased. Notice is hereby given that the claims and demands of all persons against John Strie-gel, deceased, late of said county and state, will be received, examined and adjusted by the county court at the court house in Plattsmouth, on the 8th dsy of August, A. D., 1894, at 10 o clock in the forenoon. And that six months from and after the 8th day of February, A. D., 1894, is the time limited for creditors of said de-ceased to present their claims for examination and allowance. and allowance

Given under my hand this 3d day of Febru-rry A. D., 1894. B. S. RAMBEY, 7.4 County Judge. ary A. D., 1894.



absolutely pure. the market. It is absorbered's pure. Makes the data to fr and velocity and resource the lost com-pletion; is a incury for the Bath for Infarite it alays iteling, disarses the scalp and promotes the growth of hair. Price 25c. For cale by

F. G. FRICKE & CO., DRUGGISTS, Sole agent Plattsmouth, Neb.



A highly improved Clark county, Kans., farm fos good acre property. This farm is clear and improvements cost \$2,000. I will make some man a big bargain on this farm.

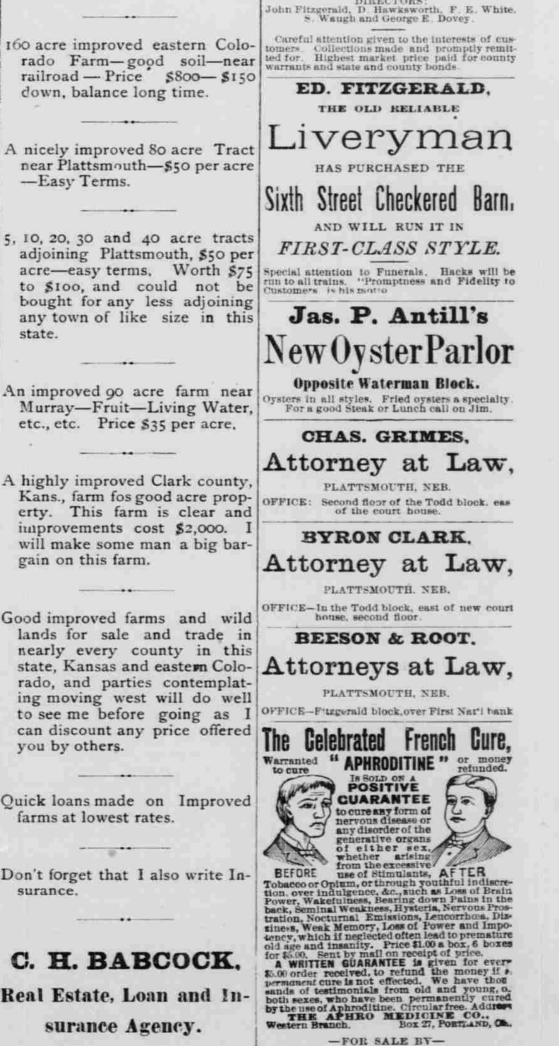
Good improved farms and wild lands for sale and trade in nearly every county in this rado, and parties contemplating moving west will do well to see me before going as I can discount any price offered you by others.

Quick loans made on Improved farms at lowest rates.

Don't forget that I also write Insurance.

C. H. BABCOCK. Real Estate, Loan and Insurance Agency.

UNION BLOCK, PLATTSMOUTH.



Capital, paid up . . . . 850,000

OFFICERS.

WHITE .

S. WAUGH

President

Vice president Cashier

Gering & Co., Druggists Plattsmouth, Nebraska

said day; at which time and place all persons interested may be present and examine said

Penn, deceased, has made application for final settlement, and that said cause it set for hearing at my office at Plattsmouth, on the 1st day of March, A. D. 1894, at two o'clock p. m., on

