

THRONGS VISIT THE FAIR

Weather Threatening, but People Turn Out Just the Same.

SALINE WINS COUNTY PRIZE

Washington Takes Second Place, Nebraska Third and Sarpy Fourth—Prizes Are Awarded on Fruit.

(From a Staff Correspondent.)

LINCOLN, Sept. 4.—(Special.)—Immense throngs visited the state fair and took particular interest in viewing everything on the grounds and at the race track. Not a single exhibit, but what attracted a crowd during the entire day. The weather was threatening and cool but lots of town people were out. In the horticultural hall Marshall Brothers of Arlington received first premium on individual exhibit, Crete Nursery second and C. B. Camp of Cheney third. In the county contest Saline won first, Washington second, Nebraska third and Sarpy fourth. To the fair frequenters the exhibits this year surpass any previous year, only the peaches being shy. Considering the numerous times the crop was destroyed, however, even this is beyond expectations. In the Pawnee county agricultural exhibit there is a half dozen little green things which are labeled thus: "These are peaches." They are the last of what might have been a valuable crop. But in the horticultural hall the peaches loom up well. The various counties have new designs this year and the improvement is marked. Nebraska corn and grasses and what show up well and some of the best selections come from that section of the state known for years as the "Great American desert."

Every engine on the ground was running full blast as were threshing machines and all other kinds of machinery which could run or is intended to run. The rearrangement of the grounds and exhibits in pleasing and a great improvement over the grounds of former years.

Among the visitors today were Farmers Charlie Saunders, Ben Thomas and Robert Chaney under the leadership of Colonel Lane, Jr., all of Omaha. The airship, which went up yesterday and landed near the state penitentiary, is still there. The driver attempted several times to get back to the fair grounds, but owing to the wind it was impossible, but he will get here in time for a flight to-morrow.

Funeral of Dewese.

At a meeting of the Lancaster Bar association at the Commercial club rooms this afternoon President H. H. Wilson was authorized to appoint committees to act as pall bearers and arrange for a memorial day for J. W. Dewese, who died yesterday. The following attorneys were appointed as honorary pall bearers: A. E. Harvey, C. O. Whedon, L. C. Burr, W. J. Lamb, A. J. Sawyer and S. B. Pond. F. M. Hall, H. F. Rose, S. J. Tuttle and A. C. Ricketts were appointed on a committee to arrange for a memorial day before the district court and to prepare resolutions in memory of Mr. Dewese. C. S. Allen, F. H. Woods and A. W. Lane were appointed as a committee to prepare a floral offering. It was left to Mr. Wilson to decide whether the association should go in a body or individually and he decided that the latter plan would be the better.

New Postmaster at Bancroft.

BANCROFT, Neb., Sept. 4.—(Special.)—Word has been received here that Congressman Boyd had recommended the appointment of Edward H. Mack as postmaster at this place to succeed E. J. Burke, who has resigned to move on a homestead in Oklahoma. Mr. Mack is a Bancroft boy; a graduate of the high school. He had the confidence and solid support of all the leading republicans here. At present Mr. Mack is a mail clerk from Missouri Valley and Chadron, running from Norfolk to Long Pine, but will resign at the end of this week and return to his duties as deputy postmaster, taking charge of the office with the beginning of the next quarter.

SHUMWAY CAUGHT AND ESCAPES

Supposed Murderer Now Surrounded in Corn Field.

BEATRICE, Neb., Sept. 4.—(Special Telegram.)—R. Mead Shumway, the alleged slayer of Mrs. Sarah Martin, who was found murdered at her home near Adams, was arrested this morning at Seneca, Kan., but escaped from the town marshal as he was being taken from a St. Joseph & Grand Island train. Reports received here are to the effect that Shumway has taken refuge in a corn field, and the pursuing posse feels certain that he will be captured. Coroner Reed held an inquest today over the body of Mrs. Martin and the jury held Shumway responsible for her death.

SOUTH OMAHA MAN IS KILLED

Walks in Front of Union Pacific Train at Lockwood.

GRAND ISLAND, Neb., Sept. 4.—(Special Telegram.)—A middle-aged man, believed to be W. Weesvich, residing in South Omaha, was killed by a Union Pacific passenger train near Lockwood. He walked from beside the track into the middle of the same just before the train struck him. His body was badly mangled. It was brought here and is being held pending an effort to establish his identity.

Nebraska News Notes.

PLATTSMOUTH—Supp. J. W. Gamble reports an enrollment in the city schools of 80.

KENNAUD—About 75 per cent of the qualified voters attended the primary election here.

BEATRICE—John Lentz yesterday sold fifty-five head of fat cattle to Charles Green, a middle-aged man, believed to be W. Weesvich, residing in South Omaha, was killed by a Union Pacific passenger train near Lockwood.

NEBRASKA CITY—Bert Williamson and Miss Ella Garren were married in this city last evening by Judge Wilson and their reception at their home at Sidney, Ia.

PLATTSMOUTH—In the state tournament of the Katochky Sokol society, J. Katochky of Omaha received the first prize in the turning contest, a handsome gold medal.

PLATTSMOUTH—Rev. J. E. Houliage preached the funeral sermon of Charles E. Brown Tuesday afternoon. Deceased was 20 years of age and had worked in the Burlington shops for several years.

BEATRICE—Thomas Stubbs of Lincoln died yesterday after a prolonged illness, aged 72 years. He leaves no family except his wife, Mrs. and Mrs. Shaw located in northeastern Grant county in 1887 where they have since resided.

BEATRICE—Mrs. William Shaw, an old resident of the Adams vicinity, died yesterday after a prolonged illness, aged 72 years. She leaves no family except her husband, Mr. and Mrs. Shaw located in northeastern Grant county in 1887 where they have since resided.

KENNAUD—School opened with the same corps of teachers as last year with the exception of the intermediate grade, where Miss Beasle Van Dusen of Omaha succeeds Miss Kristina Svoboda of Wilber. The gain in attendance is 20 per cent over the first week of last year.

BEATRICE—The annual meeting of the stockholders of the Beatrice Chautauqua association was held last night and arrangements were made to hold an assembly in Beatrice this week. Three new directors were elected. They are E. E. Will, R. Davis and Dr. C. A. Love. The retiring members are Dr. R. Sheldon, J. W. Nickerson and R. R. Kyd.

NEBRASKA CITY—The farm house occupied by Henry Grovenberg, a short distance west of town, was destroyed by fire yesterday. The house was insured for \$10,000 and was partially insured, making the loss about \$10,000. This is the second time Mr. Grovenberg has been burned out within a year, and a short time before the first fire his wife died suddenly of heart failure.

NEBRASKA CITY—A burglary was committed in many months Nebraska City had a burglary. Tuesday morning when Johnson Grovenberg was burned out, a man named Grovenberg covered that the cash register had been forced open. The thief gained admittance by cutting the wire around the frame of a row bar. They pulled out all the private papers in the drawers, but got no money. It was evident that the burglars had been "swallowed" by it-it leaves Nebraska City in bad shape for laundry work.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt. They claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

The Story of a Medicine.

Its name—"Golden Medical Discovery"—was suggested by one of its most important and valuable ingredients—Golden Seal root.

Nearly forty years ago, Dr. Pierce discovered that he could, by the use of pure, triple-refined glycerine, aided by a certain degree of constantly maintained heat and with the aid of apparatus and appliances designed for that purpose, extract from our most valuable native medicinal roots their curative properties much better than by the use of alcohol, so generally employed. So the now world-famed "Golden Medical Discovery," for the cure of weak stomach, indigestion, of dyspepsia, torpid liver, or biliousness and kindred derangements was first made, as it ever since has been, without a particle of alcohol in its composition.

A glance at the list of its ingredients, printed on every bottle-wrapper, will show that it is made from the most valuable medicinal roots growing in our American forests. All these ingredients have received the highest endorsement of the leading medical authorities of our country, and are recommended by the very best physicians for the cure of all the ailments mentioned in the wrapper.

A little book of these endorsements has been compiled by Dr. R. V. Pierce, of Buffalo, N. Y., and will be mailed free to any one sending it name to postal card, or letter addressed to the Doctor as above. From these endorsements, copied from standard medical journals, it will be found that the ingredients composing the "Golden Medical Discovery" are advised not only for the cure of the above mentioned diseases, but also for the cure of all catarrhal, bronchial and throat affections, hemorrhoids, sore throat, indigestion, or hang-over-coughs, and all those wasting affections which, if not promptly and properly treated, are liable to terminate in consumption. Take Dr. Pierce's Discovery in time and persevere in its use until you feel better, and you will not likely to disappoint. Too much must not be expected of it. It will not perform miracles. It will not cure consumption in its advanced stages. No medicine will cure it, if the affections that lead up to consumption, if taken in time.

plied by Henry Grovenberg, a short distance west of town, was destroyed by fire yesterday. The house was insured for \$10,000 and was partially insured, making the loss about \$10,000. This is the second time Mr. Grovenberg has been burned out within a year, and a short time before the first fire his wife died suddenly of heart failure.

NEBRASKA CITY—A burglary was committed in many months Nebraska City had a burglary. Tuesday morning when Johnson Grovenberg was burned out, a man named Grovenberg covered that the cash register had been forced open. The thief gained admittance by cutting the wire around the frame of a row bar. They pulled out all the private papers in the drawers, but got no money. It was evident that the burglars had been "swallowed" by it-it leaves Nebraska City in bad shape for laundry work.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to appear and show cause why they should not be held liable for the debt.

NEBRASKA CITY—About a month ago the Nebraska City Steam laundry was destroyed by fire and a new one was made with the insurance companies. Now come James and Hertha F. Richardson, who claim to be the fourth owners of the laundry stock, and allege the other owners had placed a mortgage upon the plant in which they had no part nor received any benefit. They ask that receiver be appointed and the other stockholders be notified to