

A New Springview Bank. Springview Herald: The articles of incorporation of the proposed Farmers and Merchants bank of Springview, Neb., were approved by the state banking board on September 9, 1910, and the certificate of approval thereof filed with the secretary of state. The charter will be issued as of the 9th inst. and forwarded to the officers of the institution as soon as possible. They are authorized by the secretary of the banking board to open up for business at any time.

This bank was launched with the intention of commencing operations the first day of last June, but owing to the refusal of the state banking board to issue a charter, has been held up pending mandamus proceedings instituted against the board to compel them to issue a charter.

The corporation has purchased the Duval & Ampsper law office and will commence active business proceedings sometime within the next few days. This building will be headquarters for the bank until next spring, at which time the old dilapidated Skinner building on Main street will be torn down and more suitable quarters erected. The new concern will make its debut into the business world with a paid up capital stock of \$20,000. G. H. Thornley is president and C. E. Lear vice president.

WOMEN GAINING IN ENGLAND.

Mrs Belmont Finds American Suffragists Are Being Distanced. New York, Sept. 24.—"English women are far ahead of American women in politics. They have a better understanding of politics than the women here. In England they are much better organized in the cause of woman's suffrage than we are."

This was the compliment that Mrs. O. H. P. Belmont paid the English women today. Mrs. Belmont, accompanied by Miss Inez Millholland, returned yesterday on the Mauretania from a trip abroad, where she made an investigation of economic conditions and the methods of the English women in their campaign to obtain the right to vote.

Adverse to missing any opportunity to help the cause of suffrage, Mrs. Belmont and Miss Millholland organized a suffrage meeting on the Mauretania and believe they gained several converts to the cause. At any rate, they raised \$50 which the 400 or more auditors contributed when the collection was taken.

"We intend to give the suffrage movement greater impetus in this country," said Mrs. Belmont. "Every day I expect to come here to my office from my home out of town and attend to the details of the work. There are now innumerable letters here for me to answer. I will be very busy for a week answering them."

HUSBANDS ARE ONLY HUMAN.

Some Advice to Wives by a Woman Divorce Lawyer. New York, Sept. 24.—"To assure domestic felicity, husband and wife should be so harmoniously adjusted that differences will never arise," said Harriette Johnston Wood, a lawyer who has made a good many trips to Reno and back in the service of divorce clients.

"Of course," she said, "marriages based on perfect harmonious adjustment, common interests and mutual respect are ideal, and they are rare. It is ridiculous to assert that all one has to do to lead a life of married bliss is to keep one's eyes open in the courtship period and make sure that one is making a good bargain before closing the life-long contract."

"Most people," she continued, "temporarily assume certain characteristics, views, inclinations and principles while courting merely to please the chosen object of affection. Few show their inner nature and true selves before the knot is tied."

"As a result, only too often the idol falls from its pedestal, smashed into a thousand pieces, and the newly wed is confronted with the problem how to avoid domestic complications despite shattered dreams."

"Lord pity the young married woman who gives her husband cream with his coffee and sips hers with milk. Sooner or later he'll get accustomed to this treatment, and will actually think he's entitled to it, and she'll have to play second fiddle the rest of her life."

"Then, again, disloyalty is often the cause of friction. In this case a winning smile, a becoming gown, an attitude of indifference will go farther than all the displays of jealousy, all the fretting and nagging."

"Nagging," she added, "is like an overdose of medicine; it never has a good effect, for it is an irritant. Jealousy is often due to nothing but lack of confidence."

"Married people should trust each other, give each other a certain amount of freedom and not put down a set of regulations and expect a minute account of each word and action. Each individual should be permitted to do as he pleases, so long as he doesn't encroach upon the other's rights."

Her Death is Sudden.

Mrs. R. A. Mittelstadt, formerly Miss Metta Koenigstein of Norfolk and the only daughter of Mr. and Mrs. John Koenigstein, died very suddenly Friday morning at Fort Smith, Ark.

A telegram received by Jack Koenigstein from his brother, A. J. Koenigstein, announced his sister's death. With the message of Friday morning came one sent Thursday night stating that Mrs. Mittelstadt was very ill and that the worst was feared. But until after she was dead, Norfolk relatives had no notion that she was even ill.

No details as to the nature of the illness which resulted fatally were given in the telegram. The announcement which resulted fatally were given in the telegram. The announcement came, therefore, as a doubly severe shock to the Norfolk relatives and friends.

The remains will be brought to Norfolk for burial, but the date of the funeral is not yet known.

Father Building a Home There. Besides her husband, Dr. R. A. Mittelstadt, a former Norfolk dentist, Mrs. Mittelstadt is survived by her parents and by four brothers—Jack Koenigstein, a prominent Norfolk attorney; Prof. Ludwig Koenigstein, a Norfolk pianist; A. J. Koenigstein, formerly a Norfolk druggist but now an attorney at Fort Smith, Ark.; and William Koenigstein, in business at St. Louis.

Dr. and Mrs. Mittelstadt left Norfolk just about a year ago to make their home in Arkansas. At that time Dr. Mittelstadt gave up the practice of dentistry and engaged in the fancy poultry business. With them in Arkansas were Mr. and Mrs. John Koenigstein and a few weeks ago the parents, Mr. and Mrs. John Koenigstein, left Norfolk for Fort Smith, where Mr. Koenigstein was just building a beautiful home in order to be near his daughter.

News of the death caused deepest grief in Norfolk where Mrs. Mittelstadt had lived all of her life up until a year ago. She was one of the city's favorites.

Hoskins.

Mr. and Mrs. F. S. Benser attended the fair in Sioux City Tuesday.

The annual mission feast of the Lutheran church was held here on Sunday and the attendance was quite large, considering that the Norfolk and Winside churches held their feasts on the same day. Rev. Mr. Brauer of Hadar conducted the services at the church in the morning, and Rev. Mr. Mueller of Norfolk in the afternoon.

Miss Nora Ziemer, who is attending high school in Wayne, spent Sunday with the home folks.

Mrs. Nelson and Miss Anna Lundquist will attend the Stanton county fair next Thursday.

Leo Rainier of Omaha is visiting at the Foster home.

Edwin Schemel of Crofton spent Sunday at home.

The Misses Lucretia and Stella Ziemer left Monday for Wayne where they will begin their sophomore year in the normal.

Little Clarence Schroeder, who has been ill for some time, was taken to a Sioux City hospital Wednesday.

Mr. and Mrs. Charles Notzlich and son, Herbert, returned Saturday from a visit in Watertown, Ia.

Albert Aron, who was forced to postpone his trip to Germany, because of his recent illness, expects to leave New York on the Kaiserin Augusta Victoria about the first of October.

The telephone men who have been here repairing the Bell lines left Tuesday for Norfolk.

Camp meetings which were held in Nichol's grove the past week were well attended each evening by Methodists of the community.

Arnold Pfeil last week concluded the purchase of the Charles Green runabout.

Mr. Klennsang, who was recently operated on for appendicitis in the Omaha M. E. hospital, returned home Saturday.

KILLED BY LIGHTNING.

And Neighbor, Stunned by Same Bolt. Perishes in Burning Haystack. Kimball, Neb., Sept. 23.—Peter Larsen, an old resident of this county, was instantly killed by lightning.

He was working on a haystack with a neighbor, George Jorgensen, who was stunned by the bolt. The stack caught fire and Jorgensen, in his helpless condition, was burned to death.

CAVALIERI IS THE LOSER.

BUT NO HOBBLE SKIRT. The Property Chanler Assigned the Diva is Encumbered.

New York, Sept. 24.—The development of the Chanler-Cavallieri embroglio today showed that Cavallieri, instead of being rich by \$30,000 a year as she thought she was, is out just \$60 and the board and lodging of "Sheriff Bob" since June 18, when they were married.

The provisions of the ante-nuptial agreement were given by Creste Cavallieri. The brother of the prima donna says that, stripped of legal verbiage, these provisions are:

"1. That, in consideration of the fulfillment of the marriage contract, Robert Winthrop Chanler transfers to Lina Cavallieri an income from various sources roughly estimated at \$20,000 a year.

"2. That for the same consideration Chanler transfers to her, in fee simple, the Red Hook farm in Dutchess county, consisting of 300 acres on which are two dwelling houses. The estimated value of this farm is \$6,500, and on it is said to be a mortgage of \$6,000.

"3. Property in what is known as the Cousine farm, in the neighborhood of Fifty-seventh street and Ninth avenue, consisting of dwelling houses and estimated to be valued at \$325,000, is transferred to the wife. On this property there is known by the Cav-

alleris to be a mortgage of \$15,000.

"4. That in the event of the death of Robert Winthrop Chanler, Cavallieri gets the Red Hook farm and the Cousine property in New York outright.

"5. In the event of Chanler's death the property which is tied up in a trust fund for the first Mrs. Chanler and her two children shall go to them."

A man, who is not willing to have his name made public, but who has been consulted since the affair became public, announced that the ante-nuptial agreement provides for the transfer of all the property of which Robert Winthrop Chanler was possessed at the time of the execution of the document, including that not tied up in trust funds or entailed to his heirs. The latter amounts to about \$1,500,000. But before Lina can get this amount she must satisfy claims against it amounting to \$200,000, being \$50,000 more than was transferred to her.

When Chanler signed the marriage contract he knew he was signing away his right to the only property he had on which he could realize quickly. It became necessary for him to have money quickly. When he went to Cavallieri for the first time for cash she outraged his feelings by telling him his allowance would be \$20 a month. Three times was his monthly allowance paid.

Then Cavallieri decided it was about time she was getting some of the income from the property transferred to her. She had her attorneys make inquiry on this side of the Atlantic. Then it was she realized that instead of having been put in possession of \$30,000 a year she had only possible claim to property valued at \$150,000, and that this was encumbered with mortgages and other liens amounting to \$50,000 more than it was worth.

Then the Chanlers chuckled. A full investigation showed that that transfer was not worth the paper on which it was written. It is not expected there will be any litigation.

It developed this afternoon that Mme. Cavallieri has made a tentative offer to settle with "Bob" Chanler for a trifle of one-half million dollars, which her French lawyers have told her could be invested in France to earn about 4 percent. This would give her an annual income of \$20,000 instead of the \$30,000 called for in the marriage contract. Thus Chanler would gain \$10,000 a year by the transaction.

Cavallieri, when she was married to Chanler, believed him to be worth two million dollars. Her friends think a settlement of one quarter of this sum would be reasonable.

The famous ante-nuptial agreement was attacked today in the courts of New York City by the tailor who outfitted Mr. Chanler with his wedding clothes, his last evening suit, and twelve white waistcoats being among the goods said to be unpaid for. Matthias Radin, lawyer, of 299 Broadway, represented the claim of \$987 with interest, which was assigned by William Barnes, the Fifth avenue tailor in question, for collection to George H. Pullenkamp.

As was forecasted, the attack on the ante-nuptial agreement comes from a creditor, Irving Minsky, who is associated with Mr. Radin, says that Sidney Harris, Mr. Chanler's personal accountant, told him that Edward E. Perkins of Poughkeepsie holds \$25,000 worth of claims against the former sheriff of Dutchess county.

The Bookmaker Had Fied.

Deadwood, S. D., Sept. 24.—When the Butte county fair at Belle Fourche was called off yesterday an account of rain those who had bets in the racing pool found that Tom Hubbell, who made the books, had fled with the receipts. A warrant was issued for his arrest and officers of three counties are after him. About \$500 is missing. Hubbell is said to be surrounded at a lonely spot in Spearfish canon.

Real Estate Transfers.

Real estate transfers for the past month, compiled by Madison County Abstract & Guarantee Co., office with Mapes & Hazen.

Swan Johnson to Thomas V. Norvell, warranty deed, \$825, lot 10, block 2, C. S. Hayes' addition, Norfolk.

Otto C. Pitzke to Albert L. Eddenfeld, quit claim deed, s 1/2 w 1/2 lot 4 and 1/4 lot 4, block 4, Pasewalk's addition, Norfolk.

Standard Stock Food Co. to L. B. Musselman, warranty deed, \$1,000, lot 2, Ward's suburban lots, Norfolk.

Charles Niles to Louis C. Ruegg, warranty deed, \$18,630, ne 1/4 ne 1/4 nw 1/4, part of s 1/2 nw 1/4 7-23-2.

W. N. Huse to Pardon Marshall, warranty deed, \$10, lot 8, C. W. Braasch's addition, Norfolk.

Adam Pilger to G. L. Carlson, warranty deed, \$1,136.25, part nw 1/4 ne 1/4 26-24-1.

Norfolk National bank to Fred W. Klentz, warranty deed, \$100, lot 11, block 29, Park addition, Norfolk.

Mattie C. Davenport, et al. to T. E. Odorne, warranty deed, \$125, n 1/2 lot 1, block 2, Koenigstein's Fourth addition, Norfolk.

James S. Morrow to Edgar S. Munroe, warranty deed, \$1,800, n 1/2 lot 3, block 11, Haase suburban lots.

John Kelleher to Richard Scannel, warranty deed, \$1, 1 acre in nw 1/4 sw 1/4 30-23-4.

August Raasch to Madison county, \$1, part sw 1/4 27-24-2.

Josephine M. Scofield to Emma Tappert, warranty deed, \$1, lot 3, block 14, Durland's subdivision, Norfolk.

John H. Burner to W. Seiffert, warranty deed, \$1, east 30 feet of lots 5 and 6, block 29, Kimball & Blair's addition, Battle Creek.

August Schwichtenberg to Milton E. Barks, warranty deed, \$3,500, n 1/4 lot 7, block 17, Barnes' First addition, Madison.

James F. Walton to Citizen's Natl. bank, warranty deed, \$1, lot 4, block 8, Western Town Lot Co.'s addition Norfolk.

Lars Halvorsen to John Dokkey, warranty deed, \$750, lot 1, block 4, Thompson's addition, Newman Grove.

Gilbert L. Chittie to Nancy J. Chittie, warranty deed, \$150, part of ne 1/4 sw 1/4 35-24-1.

Adolph W. Finkhouse to John H. Reisel, warranty deed, \$175, lot 12, block 2, C. S. Hayes' addition, Norfolk.

Rudolph E. Mittelstadt to John Koenigstein, warranty deed, \$4,500, part of lots 4 and 5, block 6, Haase suburban lots.

Ada Branch to Anna Roek, warranty deed, \$1,800, lots 9 and 10, block 5, Pasewalk's addition, Norfolk.

Andrew J. Durland to Belinda Heitzman, quit claim deed, \$600, lots 8 and 9, Durland's suburban lots, Norfolk.

Izora C. Earley to Frank W. Ambrose, warranty deed, \$1,600, lot 7, block 7, Madison.

Joseph Schoenmoel to Margaret Schoenmoel, warranty deed, \$3,500, 1/2 interest in sw 1/4 26-23-1.

Nellie M. Todd to Obed Raasch, warranty deed, \$6,400, se 1/4 13-23-2.

Gust O. Granlund to Ole K. Logan, warranty deed, \$2,250, part of outlot 6, R. R. addition, Newman Grove.

Phoebe Barnes to John W. Abilding-er, warranty deed, \$150, lot 17, block 91, F. W. Barnes' Sixth addition, Madison.

Phoebe Barnes to John W. Abilding-er, warranty deed, \$150, lot 18, block 91, Barnes' Sixth addition, Madison.

N. A. Rainbolt to Anna L. Hinze, warranty deed, \$100, lot 3, block 10, Riverside park addition, Norfolk.

Julia A. Cole to A. W. Finkhouse, warranty deed, \$1,375, lot 5, block 1, Bear & Mathewson addition, Norfolk.

Frank C. Duhacek to Frank Sobotka, warranty deed, \$5,000, e 1/2 nw 1/4 4-23-3.

Pater Glandt to George H. Gutru, warranty deed, \$22,800, se 1/4 and e 1/2 ne 1/4 34-22-4.

Mary Dorf to Sever E. Sanderson, warranty deed, \$250, lot 6, block 16, R. R. addition, Newman Grove.

Mrs. John Friday to Lella Hight, warranty deed, \$1, lot 7, block 2, Durland's First addition, Norfolk.

Hannah E. Friday to Joseph A. Hight, warranty deed, \$1, lot 1, block 1, C. B. Durlands Second addition, Norfolk.

Hannah E. Friday to W. E. Mullen, warranty deed, \$2,300, lot 15 and s 1/2 lot 17, block 2, Norfolk Junction.

S. S. Cotton to Carrie Rasley, warranty deed, \$2,400, part of lot 7, block 2, Mathewson's addition, Norfolk.

A. A. Gley to L. W. King, warranty deed, \$1,800, part sw 1/4 se 1/4 22-22-1.

John Scheer to Lena Christiansen, warranty deed, \$4,000, e 1/2 nw 1/4 8-21-2.

George Eckhardt to German church, warranty deed, \$175, lot 8, block 2, Durland's Second addition, Norfolk.

Caroline Lund to Bridget Carney, warranty deed, \$300, lot 8, block 6, Battle Creek.

Fred Brecher to Savilla Best, warranty deed, \$1,100, lots 1, 2, 3 and 4, block 8, Battle Creek.

Theodore Wille to Citizen's Natl. bank, warranty deed, \$1,400, lots 1 and 2, block 4, Pasewalk's Fourth addition, Norfolk.

P. A. Woods to Charles E. Long, warranty deed, \$1,400, lot 10, block 6, Norfolk.

S. W. Garvin to J. W. Decker, warranty deed, \$550, lot 2, block 2, Dederman's addition, Norfolk.

W. H. Rish to Ernest Raasch, warranty deed, \$800, s 1/4 sw 1/4 32-24-1.

Mary E. Rowlett to Mabel Darling-ton, warranty deed, \$1,250, a 69 feet of e 72 feet, lot 5, block 1, Park addition, Madison.

Pardon Marshall to Burr Taft, warranty deed, \$60, lot 8, C. W. Braasch's addition, Norfolk.

Melville B. Cox to Conrad Belz, warranty deed, \$225, lot 2, block 5, C. S. Hayes addition, Norfolk.

evening, where they had been visiting with Mrs. Adams' parents, Mr. and Mrs. Roden.

Mrs. William Rieke went to Wyoming on a visit.

Fred E. Wilson, a former fireman of the Junction but who has been braking on the Black Hills division, is moving his family to Chadron.

Mrs. Guy Pickeler and daughter Aleatha went to Lynch yesterday for a visit with Mrs. Pickeler's parents.

Pete Brown of Fremont was in the Junction yesterday on business.

Mrs. Fritz returned to her home in Omaha after a few days' visit with her niece, Mrs. J. J. Harrington.

Miss Leola Fox of Innan is here visiting friends for a few weeks.

Mrs. Hamp Nelson, who was thought to be improving, is again very ill.

Born, to Mr. and Mrs. J. R. Loucks, a daughter.

The Internos club will meet with Miss Lydia Koelin tonight.

C. B. Cabaniss has received word that his daughter, Edna, who was operated upon in California on September 14, for appendicitis, is well on the road to recovery.

Misses Emily and Louise Schulz have accepted positions at the Bee Hive store.

Miss Clara Jansen and Miss Herta Viertzig have accepted positions at the Beeler Bros. store.

Emil Piller has left Norfolk forever. C. F. Haase, the unfortunate man's guardian, took him to Watertown, Wis., where he will enter the Lutheran well-minded institute.

A farm of 160 acres, which was purchased for \$10 per acre some time ago near Hay Springs, was purchased by a local man recently for \$50 per acre.

Father Buckley of the Church of the Sacred Heart, Norfolk, was one of the reception committee who met Cardinal Vannutelli in Omaha. Father Walsh of Battle Creek was also on the reception committee.

Owing to the unfavorable weather conditions the baseball game between Norfolk and Stanton at the Stanton county fair was postponed until Saturday. Friday was Norfolk day at the fair but the rain made it impossible for the large crowd of Norfolk people to attend the fair, although a number of people made the trip in spite of the rain.

Police judge Eiseley reports very little police business this week, while the justice business, including collections, attachments and garnishees, has been unusually heavy. One man reported that his boarders have become so disorderly that he wished them evicted, but when he ordered them out of the house his wife sided with the boarders.

The cars which carried the "Miss Nobody from Starland" company from Norfolk to Lincoln, were brought up from the Junction through the courtesy of General Superintendent Braden, so that the massive scenery could be loaded without being hauled a mile and a half through sticky roads, and so that the company could board their train uptown.

Mr. and Mrs. E. M. Huntington will leave in about ten days on an automobile trip to Oklahoma, where they will visit with relatives. The trip will take up about three weeks of time, in which many cities will be visited. Mr. and Mrs. Huntington will be accompanied by Mrs. C. W. Gardner of Fort Dodge, Ia., a sister of Mrs. Huntington, who will reach Norfolk Saturday.

E. M. Huntington says he will not accept the appointment as inspector of the paving of Norfolk avenue. "I do not exactly take the same stand in declining the position as Mr. Rees has taken, but personal business does not justify me in giving my time to that work. This announcement leaves the city with but one inspector, Swan Johnson, who was appointed by the council at the same time Mr. Rees and Mr. Huntington were appointed. It was reported that Mr. Johnson would not act for the salary paid by the city, but now it is said he will probably take the position.

Norfolk avenue is truly in a deplorable condition at this time. Most of the crossings have been torn up by the paving contractors, who are making all possible efforts to finish the paving before cold weather comes. The rain has formed numerous ponds in the street and already a few vehicles have been marooned in the mud. John Fetter, who is exhibiting a number of photographs taken of Norfolk avenue thirty years ago showing the flood at that time, compares the street with the thirty years ago condition. The contractors, however, are promising relief soon.

The term of the district court which convened at Madison Thursday will be a short one. The Reels divorce case was up Friday. Judge Welch believed that Friday would see the last of the session of court until January. W. H. Powers, the court reporter, returned from Madison Thursday night, but returned to the county capital at noon Friday. The decision handed down by the court in favor of the plaintiff in the case of Wigton, versus Elseffer shows that the sidewalk on Koenigstein avenue is three and a half feet too far south. This walk is now on uniform grade and was adjudged correct by City Engineer Lowe some years ago. It is not believed that the walk will have to be moved back three feet north.

Colonel G. A. Eberly of Stanton, Judge Isaac Powers, John A. Eberhard of Stanton and W. A. Messervy of Creighton left Madison Thursday for their homes.

TO STAGE "IN HIS STEPS."

The Dramatization is Being Done by Dr. Sheldon.

Topoka, Kan., Sept. 24.—The Rev. Charles M. Sheldon, pastor of the Central Congregational church here, is at work on a dramatic version of his most famous book, "In His Steps". Prof. F. H. Lane of Washburn college is assisting in the work.

Last winter a New York company asked for the dramatic right for the book, offering to furnish a dramatist to write the play or have Dr. Sheldon do the work under the direction of a dramatist. Dr. Sheldon refused to allow the book to be dramatized except on the express condition that the play should be presented entirely by Christian people, and this guarantee was not forthcoming. The play will be presented by members of the Christian Endeavor society of the church in the Christmas holidays.

While the details for the presentation of "In His Steps" in drama form have not all been worked out as yet, the general plan will be to present a scene from each of the twelve chapters of the book that will carry the action of the story. These scenes will be produced in tableau form in which the dialogue and action of the players will be supplemented by readings by Professor Lane. It is planned to have every member of the Endeavor society take some part in this production, and a number of choruses will be arranged. The play will be given at the Central church.

No special scenery will be used, and admission will be free. Dr. Sheldon wishes the play used for religious purposes only and after its rendition, should the dramatization be in such shape as to admit of it, he is willing that other societies use it.

A THIRD MAJOR LEAGUE?

Tebeau Will Ask National Commission to Favor His Plan.

Cincinnati, Sept. 24.—President George Tebeau of the Kansas City club will make the effort to secure a peaceable readjustment of the baseball map to allow three major leagues.

He says that the time of baseball wars has passed and that financial success can only come from the peaceable adjustment of the troubles of the American association. Furthermore, he says that the national commission can be brought to see the justice in his claims and that these will be presented to the commission at an early date by him.

Tebeau says that the Kansas City management will build a larger grandstand for the crowds which will come when that club belongs to a major league. He has figured out that Chicago will stand another major league team and that it can be placed on the north side of Chicago, where there's nearly one-half million people who are from five to fifteen miles from a major league park. Another team can be placed in Cleveland to play there when the "Naps" are away from home.

Pittsburg also is considered by him to be large enough for two major league clubs, as well as Cincinnati. These four major league cities will be the only ones entered by this league if his plans are carried out. Four American association cities will go into this league, namely, Indianapolis, Kansas City, Milwaukee and Columbus. These four places have long been known as the best of the A. A. cities.

with Judge A. A. Welch presiding, and adjourned last evening until September 30. The jurors were dismissed until January 2, 1911.

The case of John M. Dineen against Richard H. Watkins, which the court has had under advisement since the June term, was a finding for the defendant. This was a case in which Dineen sought to recover some \$20,000 commissions on land sales alleged to have been earned by him.

The case of the state of Nebraska against Charles Knapp, charged with shooting his wife with attempt to kill, was continued until the next term, bond being fixed at \$2,000.

The damage case of Joseph Kargo against the C. & N. W. railroad company was dismissed.

The action of Margaret Ganskow vs. Elizabeth Herden resulted in a judgment for M. C. Garrett. In this case M. C. Garrett recovered a judgment against William Herden, one of the heirs of Charles Herden, deceased, which judgment was satisfied when the estate of Charles Herden was sold at referee's sale.

Divorce was granted to Annie Meyers from her husband, Reinhold Meyers of Madison. She was also decreed title to the property and the defendant was enjoined from interfering with her enjoyment of same.

Mrs. Angie M. Seates, who sought to be separated from her husband, George Edward Seates, dismissed the action and paid the costs.

Sarah E. Rader was freed from her husband, Albert E. Rader, and the custody of the children.

Mrs. Grace B. Paul was separated from her husband, James E. Paul, and the custody of the children.

The divorce case of Frank H. Beels against his wife, Mrs. Rosa A. Beels, came up on petition of plaintiff for temporary alimony, and during continuance of this action the plaintiff is required to pay \$7.50 per week from today and \$