Allen, partners as ros. Plaintait Bros. ra na l'etersen & Bro Del adapts

esous leterson, defendant, will take that cuthe his day of November, 1891, den boos, that tills berein, filed their pett than the district court of ass county, Normaska, against said d fordare the object and myer of which are to recover of defenda to resum of one hundred thirteen and five on-underthy of lars with interest thereof from november 20, 1801; seventy-six and interty-ives one huncrethy dollars of said amount new due and payable and thirty six a di-one-humaretts dollars due and pay ble ther 20 for goods and merchandrse solo-civere dele dants by pl in ills and th t said day an order of attachment was issued the clerk of the district court of assi-inty. Nebraska, directed to the sheriff of dison county, Nebraska, and the sheriff of assignment, Nebraska, and eviced by them Cass county. No braska, and evied by mem upon the following described property to with its north-east quarter [4] of section there [22] north of range by [4] Medison county. Sebraska and let ten 10) in block fifty-eight [83] and let ten 10) in block fifty-sight [83] in the city of Platts nouth. Nebraska, No less of garnish-pent was also served upon the First National Lank of Plattsmouth, ebr. ska as mertgagee of all goods merchandise book are units belonging to said defendant and in possession. longing to said defendant and in possession and under control of said back. Plaintiff prays for in igneed a a ust direct an for the sum of \$113.05 interests and all of said property or some a thereof as may be necessary be soltowatisfy the amount found due plaintiff from

and and so a required to answer said friction on effore Monday January 11th 1892

ALLEN BROS olaintiff.

JOHN A, DAVIES BUY Dated Nov. 30 1891.

Legal Notice
In district court cass county, se-

James Jaksen Plaintiff Rasmus Petersen, Defendant

Rasmus Petersen defendant will take notice that on the 20th day of November 1801 James Jaksen plaint if herein filed his petiti in the district court of lass county Nebraska arainst said defendant the object and payer of which is to recover of the defendant the sum of one hundred and fifty dollars, with interest from date for money Isane-Luclendant sum of one hundred and fifty dollars, with interest from date for money is ancidedendant at his special instance and request now due and payable to plaintiff from defendant and that in said day an order of attachment was issued by the clerk of the district court of Cass-county Nebraska directed to the sheriff of Madison county Nebraska and levied by the mupon the following destribed property towrit:

The northeast quarter [1s] of section thirty [20] township twent—three [23] north of range four [4] west, situated in Madison county Nebraska and lot four [4] in block fifty-eight [58] and lot ten [10] in block thirty-bree [33] situated in the sity of Piattsmouth Cass county Nebraska and also served notice of garn shment upon the First National Bank of Plattsmouth Nebraska as mortgage of all goods, wars, merchandise and book accounts belonging to said defendant Rasmus Petersen in the hands and pose-sion of said First National Bank of Plattsmouth Nebraska. That plaintiff prays for judgment against defendant for a said property or as much thereof as may be necessary be sold to hard by the amount found due plaintiff from ligendant.

You are required to answer said petition on before the 10th day of Janu-ary 1892. on are required to answer said petition on

sefore the 11th day of January 1892. JAMES JAKSEN plaintiff By MATTHEW GERING, Atty. Dated Nov 27 1891.

To District Court, Cass County NE-

Dudley M. Steele, Dudley Smith John Steele, partners as D. M. Steele & Co. Rasmus Petersen and Christian Petersen cart

Rasmus Petersen & Bro. J

Rasmus Petersen defendant, will take notice that on the 19th day of November 1891, D. M. Bteele & Co., plaintiffs nerein filed their petition in the district court of Cass county. Ne braska against said defendants the object and prayey of which are to recover of delendant the sum of One Hundred and Twenty-four delendant the sum of One Hundred and Twenty-four delendant and the sum of One Hundred and Twenty-four delendant the One of free and six'y two cents with interest thereon from November 19, 1891 now due and payable to plaintiff from de endants for goods and mer chandise sold and delivered by plaintiff to de-fendant at their request and that on said day an order of attachment was issued by the clerk of the district court of Cass County. Nebraska directed to the sheriff of Cass county. Nebras-as and by him levied upon the following de-

ta and by him levied upon the following described property, to-wil.

I Lot four [4], block fifty-eight [58] and lot ten [10], block thirty-three [33] in the City of Flattsmouth, Nebraska. Notice of garnishment was also served on the First National Bank of Plattsmouth, Nebraska as morigagee of all goods, merchandise and book accountabelonging to said defendants and now in possession and unber control of the said First National Bank wherefore plaintiff prays for judgment against defendant for the sum of \$124 cwith interest and that all of said property of much thereof as may be necessary be sold to waitefy the amount due plaintiff from defendant.

You are required to answer said petition on

defendant.
You are required to answer said petition on or before Monday, January 11, 1891.

D. M. Steele & Co. Plaintiff.
John A. Davies, Atty. Dated November 30, 1891,

Legal Notice. shland Mill and Electric Ashland Mill and (Incorpor-Light Company (Incorpor-Plaintiff

Rasmus Petersen, Christian II, Petersed, Defendant

Rasmus Petersen defendent will take netics that on the 20 th day of November 1891 the Ashland Mills and Electric Light Co. plaintiff herein filed its petillon in the district court of Cass county Nebraska against said defendant the object and prayer of which are to recover of defendants the sum of one hundred twenty-dollars and fitteen cents with interest thereon from Nov. 20th 1891 now due and payable to

of defendants the sum of one hundred twentydollars and fifteen cents with interest thereon
from Nov, 20th 1831 now due and payable to
plaintiff from defendant for goods and merchandise sold and delivered to defendant at
their request by plaintiff and that on said day
an order of attachment was issued by theelerk
of the district court of Cass county Nebraska
directed to the sheriff of Madisen county Nebraska and levied by them upon the following described property towrit:

The northeast quarter [14] of section thirty
[30] township twenty three [23] sorth of range
feur [4], west, situated in Madison constv. Nebraska and lot four [4], block fity-eight [58],
and lot ten [10], block thirty-three [23]. Plattsmouth, Nebraska. Notice of garnishment was
also served on the First National mank of
Flattsmouth, Nebraska as mortgagee of all
goods, merchandise and book accounts belonging to said defendant and now in possession
and under control of said Bank. Plaintif
prays for a judgment against said defendant
ferthe said sum of \$120.15 with interest and
that all of said property or so much thereof as
may be necessary be sold to satisfy the amount
found due plaintiff from defendant.

You are required to answer said petition on
or before Morday January H. 1892.

ASHLAND Mill. AND ELECTRIC
LIGHT COMPANY. Plantiff.

John A, Davies, Atty

Dated November 20, 1891.

Road Notice.

TO all Whom it may Concern ;

The commissioner appointed to locate a road beginning at a point in center of road No 1st directly west of school house in district No. 2s and running thence east past said school house to east at eaf section 2, tewn. 12, range 13, thence south on section line between sections 1 and 2 to the northwest corner of SW 3 6W 4 sec. 1-12-13. thence east on north line of SW 5 8W 5 sec. 1-12-13 to public road leading from Plattsmouth to Orcapolls, and also locate a road beginning as northwest carrier of said. nd running thence east past said school from Plattsmouth to Oreanolis, and also locate proad beginning as northwest cerner of said SW & SW & sec. 1-12-13 and running south to south side of sections 1 and 2 and vastate the road on SW & SW & 1-12-13, has reported in favor of the location thereof, and all objections thereto, or claims for damages, must be filed in the county clerk's office on or sefore noon on the 12th day of January A. D. 1892, or such roadwill be located without reference thereto.

BIRD CRITCHFIELD, Co., Clork.

Legal Notice IN DISTRICT COURT, CASS COUNTY NE-Rasmus Hansen, Piaintiff

Rasmus Petersen, Defendant Defendant]

Basmus Petersen, defendant, will take notice that on the twenthe hiday of Now., 183h. Ramus Hanson, paintin herein, files his tellilou in the distlet court of Cass county. Nabras a against said defendant, the odjoint highest the sum of one hame ed doblats, with interes from september A, 1831 at 10 per cent per an uniformous youned del offant at his special incances and request now due and nayable to the till from orderedust and that of said day a so filed the accessory afficiavit to obtain at crash and the accessory afficiavit to obtain at crash and the accessory afficiavit to obtain at crash after the accessory afficiavit to obtain a file of the accessory afficiavit to obtain a crash after the accessory afficiavit to obtain a crash after the accessory afficiavit to obtain a crash after the accessory afficiavit to obtain a crash accessory afficiavit to accessory afficiavit to accessory afficiavit to obtain a crash accessory afficiavit to accessory afficiavit to accessory and accessory afficiavit to accessory afficiavit to accessory accessory accessory afficiavit to accessory acce

four [4], we-t, situal d in M-dison counts Ne-brussa and lots four [4], in block fitty-eight [58], and lotten [10] in block fitty-eight (atty of Platt smouth, Case our ty, Nebruska, and also selved softee of garnishment unon the first National Bank of Plattsmouth, Nebruska as mortgage of all golds, ware-merchanous arm book accounts blonging to said defen-cant Rasmus Peterson, in the bond and two-s-sion of said First National Bank of Platt mouth Nebrus a. has planted mass training. Notices a. that plauntal prays it is justi-ment against ref-indust for said sum of \$100.00 with interes from Sept 5, 1891 and that all of said or perty or so much thereof as may be necessary be said o saidy the amount found download if from delendant.

You are required to an wer said petition on or before the lith day of January, 18-2

Bashus HANSEN, Plaintiff, for Mathew Gering, Atty.

Dated November 27, 1891.

Legal Notice I N DISTRICT COURT CASS CNUNT ( NE-

Christian II. Peter-en Plaintiff Rasmus Petersen. Defendant.

Rasmus Petersen defendant will take notice that in the 19th day of November 1851 Christian H. Peters in plaintiff he can field his petition is the distilet court. I cass county Nebusaka sgainst sold defendant the edges as distance of two thousand and firty-six dollar upon a promisery ore and other indebiedness as shown by said petition at of which sum is now due and payler to plaintiff from defendant and that in said day an order of attachment was issued by the cerk of the district court of cass County Nebusaka oir cred to the sheriff of stalison county Nebusaka and levied by them upon the relievant described property belonging to the defendant tow it.

The northeast quarter (3) of section thirty (30) township twenty-three (22) north of range four 4) west, sheated in Maciscon c unity 2 e-braska and to four (1) in block fifty-right (3) and lot ten 101 it block thirty three(33) stinated in the city of Pattsm with Nebusaka that plaintiff pray for judgement against defendant for said sum of 22006 with interest from date and that all of said property or so much thereof as may be ne essaty be seid to satify the amount tound due plaintiff from defendant You are required to answer said petition on or before the ith cay of Janury 1892.

Christian H. Petersen, plaintiff WM, L. Browne, Atty.

Dated Nov. 27 1891. Rasmus Petersen defendant will take notice

Dated Nov. 27 1891.

Legal Notice. In district Court cass county NE-

Theodore Tychson and Julius Rench, partners Platotiffs. Rasmus Petersen and

Christian II Petersen, part ners. Defenoahts. Christian il Petersen, part ners.

Defencants.]

Easmus Petersen, defendant will take notice that on the 20th day of November 1891
Tychson & Rench plaintiffs, herein filed their petition in the district cour of lass coolity? e-braska sgainst said defendant the object and prayer of which are to recover from defendants the sum of \$61.45 wth interest thereon from November 20, 1891, for goods and merchandise now due and payable. That an order of attachment was issued by the clerk of the district court of Cass county Nebraska directed to the sheriff of said county and by him levied upon the following descr bed property: tewit, lot four (4) in block (38) and lot (10) in block (33) in the city of Flattsmouth Nebraska siso that a notice of garnishment was served upon the First National Bank as mortgage of the goods, and merchandise of debts and block accounts. That the same may be cold to satisfy amount due plaintiff from defendants thereon.

You are required to answer said petition on or before Monday January 11th, 1892.

Tychson & Rench, John Advies, Atty.

JOHN A. DAVIES, Atty

Legal Notice. IN THE DISTRICT COURT CASS COUNTY Gertrude 8. Petersen Plaintin,

Rasmus Peters Defendant.

Basmus Petersen, defendant, will take notice that on the 20th day of November 1891, diertrude S. Petersen, plaintiff herein filed her petition in the district court of Cass county Nebraska against said defendant, the object and prayer of which is to recover of the defendant the sum of two hundred dollars with interest from May 11, 1891 for money loaned de fendant at his special melance and request, now due and lpayable to plaintiff from the defendant and that on said day an affidar necessary to procure an order of a tachment was filed in said court and orders of attachment were issued by the elerk of the district court of Cass county Neb and the sheriff of Cass county Neb and levied by them upon the following described property, to wit:

The northeast quarter (k) of set ion thirty (30), township twenty-three (23) north of range four (4) west, situated in Madison county, Nebraska and lot four (5) in block fifty cipht (8) and lot ten (10 in block thirty-three (35) situated in the city of Plattsmouth. Case county, Nebraska and also served notice of garolshinent upon the First National Bank of Plattsmouth, Nebraska, a mortgage of all goods, wares, warehandles and hook seconds.

upon the First National Bank of Piattsmouth, Nebraska, a mortgagee of all goods, wares, merchandise and book accounts belonging to said defendant. Hasmus Petersen in the hande and possossion of said First National Bank of Piattsmouth, Nebraska, That plaintiff prays for a judgment against said defendant for said sum of two hundred dollars with interest from May 11 1891 and that all of said property or so much thereof as may be necessary be sold to satisfy the amount found due plaintiff from defendant. defendant.
You are required to answer said petition on

or before the 11th day of January 1892.
GERTRUDES PETERSES, Plaintiff,
By Mathew Gering, Atty,
Dated November 27, 1891.

A Few Facts.

Read this and govern yourself accordingly:

We have as pure a stock of drugs as any in Cass county. Our wall paper and paint stock is the largest in the city. We buy wall paper from the eastern factories in car load lots and feel safe in saying we sell more than any other firm in the county. You wonder why? We can answer that by saying that we buy in large quantities and sell for a very low price.

Call and see our line of drugs, paints, oils and wall paper.

Yours Respectfully, BROWN & BARRETT.

J. H. Haldeman, a prominent

attorney of Weeping Water, is in the city to-day.

Children Cry for Pitcher's Casteria.

When Bahr was sick, we gave her Castoria. When she was a Child, she cried for Castoria, When also became Mins, and clumg to Carrieria, When the had the Carry, and gar a slame Carror in

WORST FORM ECZEMA

Raffled Best Medical Skill for Eight Months. Cured in Two Months by Cuticura Remedies.

This is to certify that a child of mine had ezema in its word from, and weigh before best medical skill that could be emissore. The I tile sufferer was writised



yielded but beaution d The doctors here watched the disease with nch interest, and could only some!" The case was known far all everybody was much sucpr and everybody was much supprised But hanks to Correcte Revisions. Conditions and wild, hanks to Correcte Revisions. Conditions as a her to rejoice I surely would be when the little innocations could have been a remedy it hand. [See pertruit has a remedy of the could have been a remedy of the could be could have been a remedy of the could be could be could have been a remedy of the could be could be

A child was brought to me with chronic z-ion that had defled splendid treatment on many good detters. As a regular N. D. ould have continued similar freatment, but lought it necess. So put it on CUTICURAS. The child is well C. L. GURNEY, M. D., Doon, Ia.

## Cuticura Resolvent.

The new Blood and skin Purifier, internally, The new Blood and skin Further, internally, and CUTICUMA, the great Skin Cure, and CUTICUMA SOAP, the exquisite Skin Beautifit, externally, instantly relieve and speedily cure every disease and hum r of the skin, seat and blood, with less of pair, from infancy to age, from pimples to serofula.

Sold everywhere Price Cuticuna 50c; Soap, 25c; Resolvent, St. Prepared by the Patter Drug and Chemical Corporation,

ter Send for "How to Cure Skin Diseases,

BABY'S Skin and Scalp purified and beautified by Curicuna Soap. Absolutely pure.

WEAK, PAINFUL BACKS.
Kidney and Uterne Fains and
Weaknesses relived in one min to by the Cuticura Anti-Pain Plaster, the only his minneous in willing poster.

The new court house will be completed in less than a month.

H. D. Travis is attending to legal matters in the county court to-day.

The twentieth anniversary of the organization of Adams county will be celebrated at Juniata, Decem-

Mrs. W. A. Scott, who been visiting at the residence of her father, H. C. McMaken, returned to Omaha this morning. Mrs. D. P. Aylsworth, of London

Ontario, arrived in the city this morning on a visited to her Mother Mrs. Kate Oliver. A. H. Ahl, a prosperous farmer

near Louisville, and a staunch bate and letters testamentary isfriends of THE HERALD was a pleas utor. ant caller to-day. W. D. Jones and Dave McEntee

returned last evening from their Kansas, looking hale and hearty. garnishee taken, showing mort-They report quails plentiful but a amount of goods held under mortscarcity of the buffalo and deer. The B. & M. road received during

the past week 64,302 pounds of carloads of material. There has been shipped from this place 20,619 pounds of merchandise in small lots; ten full carloads.

Kearney is making a bid for a glove factory and proposes to send delegates to Glovesville, N. Y., for the purpose of inducing several of the hundred factories there to locate in the west. There is little doing chisel work striking forcibly atives, all of whom have the symdoubt that Kearney will succeed, as the signs of the times indicate that the capitalists are becoming interested in the west.

An announcement appeared in this paper last week to the effect that a change in the ownership of and in view of the fact that subsequent developments have altered the original plans materially, we deem it expedient to state that THE HERALD will continue to be issued office, already acknowledged to be the best equipped establishment in the county, will be replenished by fairly good salary. the addition of \$200 worth of the latest styles of type and other necessary appliances, which, unquestionably, will render our facilities for doing all kinds of printing work unsurpassed by any office in the county. It is our intention to keep THE HERALD in the front ranks as a local paper, and to the end that our desires may be fully realized, we earnestly and confidently invoke the hearty cooperation of our friends. We appreciate the ability of Mr.

Berge as a newspaper man and it is with regret that the originally con- have the benefit of the best medical been consummated. For his gentlemanly demeanor he has made many friends during his week's work in our midst, and whatever vocation he may choose to follow, the best wishes of all will follow him.

Baby had a cold; Mrs. McGinnis said hot whiskey. Aunt Kate said catnip tea, Cousin Em. said rhu-barb was thing, but Grandpao (heavn bless him) said Haller's Sure Cure Cough Syrup and would take the cake, and it did.

COURT MATTERS.

The day has been consumed trying a case appealed from a decision endered in the county court. Some time since the county court decided against the claim Judge Sullivan us against the city and the case is being appealed to the district court young ladies and they with a few on a writ of error. It will probably not disposed of to-day.

Police Court.

A motion to dismiss an attchment was argued before Judge Archer to-day in the case Oswell Bacr vs ha Armstrong. It appears that defendant has been keeping boarders for the Vancourt Rock Co. and the plaintiff garnisheed the board bills with a view of collect ing a bill to the amount of \$70.49 contracted by defendant for goods purchased the court over ruled the motion,

A (complaint was made against Speck, proprietor of the Golden Gate saloon, for keeping his fact that the parties would be inplace open later than the lawful hour. He plead guilty and was fined \$5 and costs amounting to \$190. Upon the payment of the amount he was released.

County Court.

Phillip Jacobs vs. Noble Sewing Marline Co. et al. Demurrer to

petition overruled. Moline, Milburn, Stoddard Co. vs E. Wiley. Suit on note. Judgment

by confession for \$110. St. Croix Shoe Co. vs. Reed Bros Co. Suit on account for \$230.10. Answer, December 7, 1891.

M. E. Smith & Co. vs. Charles; Stadleman. Clutter. Suit on account for \$200.73. Answer, December 7, 1891.

Sloan, Johnson & Co. vs. Chas.

Clutter, Suit on account \$272.76. Answer, December 7, 1891. E. G. Dovey & Son vs. Sherman G. Knee et al. Suit on account for

\$30.12. Hearing, November 30, 10 a. m. Fred Shrader vs. Rasmus Petersen. Suit on account. Default of defendant entered. Judgment for

plaintiff for \$27. George Edson vs. William Tighe Action to contest election of defend-

ant, sheriff of Cass county, by recount of ballots. In the matter of the estate of George Walradt, deceased. Hearing on claims. Decree for pay-

Ackland Salisbury vs. W. H Dearing. Action to contest by re-count of ballots, election of defendant, clerk of the district court Return day, December 7, 1891.

State of Nebraska vs. Charles Norton and Frank Jackman. Complaint for breaking and entering house and stealing therefrom property of the value of \$23.75. On trial.

In the matter of the last will and testament of James M. Chalfant, deceased. Will admitted to pro-

Bates & Co. vs. Rasmus Peter sen et al, defendants, and First National Bank of Platts mouth, garnishee. Answer of gage about \$3,500.

Edward G. Vanatta vs. Platts-\$1,000 damages for alleged breach merchandise; also nineteen full of contract. Hearing on demurrer to second and fourth defenses to plaintiff's cause of action and or motion to make defendant's third defense more specific, definite and certain. Demurrer and motion austained.

Painfully Injured.

C. A. Stevens, an employee of the shops, met with a painful accident last Saturday evening. He was with heavy hammer and unfortunately just as the hammer was about to land on the chisel he missed his from the German Presbyterian aim and dealt an exceptionally church to-morrow afternoan at to land on the chisel he missed his heavy blow upon his left hand, crushing it and rendering it to say the least, very painful. It is prob-THE HERALD was contemplated, able that he will be laid off for a period of several weeks.

It is unfortunate that Mr. Stevens did not avail himself of the opportunity of taking out accident insurance, a plan recently adopted by its present management. The bp the B. & M., thereby, instead of by scruitinizing them carefully the losing his time in this period of difference can be detected. This misfortune, he would be drawing a nefarious work was begun in Kan-

Obituary.

DIED-At the residence of Mark Bartlett, No. 355 Woodside avenue, Chicago, on Nov. 25, Mary A.

Johnson, in her fifty-sixth year. Our readers will remember Mrs. Johnson as an old and highly respected resident of this county, having resided in Salt Creek precinct thirteen years, and fortwentytwo years preceding her death she lived in this city, on Winterstein Hill. The deceased had been ailing for some time and was recently sent to Chicago, where she might templated change could not have treatment to be obtained; but, not withstanding all the material aid that human power could render was freely given, she had to succumb to the incvitable.

> The interment took place at Chadron, Ohio, at the residence of her father. The deceased is a sister of H. Bestor, living near here.

Several teams have been employed a greater portion of the day transferring the heating apparatus from the M. P. depot to the court I house.

A.C. O. T. Social. The last but probably the most enjoyable C. O. T. party for the season, was given at the home of Mrs. Kate Oliver, in honor of the twentieth birthday of Miss Margurite. The club is composed of about a invited gentleman guests whited away the hours in a highly satisfactory manner. At a seasonable which our informant says were decidedly "out of sight." Before Miss Oliver with a handsome silver fruit casket as a token of esteem in which she is held by the members | bad. of the club. At a seasonable hour the party disbanded regreting that stituted again next season. The following were present:

Mr. and Mrs. Sam Patterson, Mr. and Mrs. Liniehenan Misses Marguerite and Dord Oliver, Mamie and Frankie Styles, May Dutton, Lizzie Miller, Nettie Balance, Ida tar. Boeck, Ella Clark, Nannie Moore, Misa Burke, Bert Wise, Miss Mc-Dougal and Messrs Phelps, H. Mc. pure, free from lime, alum and Claud, J. Schulhoff, Mathews, Chas. Sherman, Chas. Murphy, Henry Tartsch, Van Burke, Robt, Miller, analysis would undoubtedly have Geo. Richertson, R. Rauens, Wm.

State Teachers' Association.

We are under obligations to Supt. Noble for the announcement and complete program of the twenty-sixth annual meeting of the Nebraska state teachers' association the biscuits so frequently comto be held at Lincoln, December 29, plained of by ourselves. 30 and 31, 1891.

The program is quite lengthy. The subjects, covering nearly every department of educational work, are assigned to some of the foremost educators in the state. We notice that Supt. Noble prepares a paper on "School Supervision," the production to be delivered on the afternoon of December 30. Prof. George Hindley, of Weeping Water, opens the discussion on the subject, "The American College vs. the Old World Higher Educational Institutions."

Every progressive teacher should attend this meeting, as excellent opportunities will be offered to obtain ideas from educators of experience and prominence. Re- of that article, and deservedly so. duced rates will be offered at all the leading hotels and one and one-third fare for the round trip is offered on all railroads.

A Sudden Death.

Our readers will doubtless be shocked to hear that Leonard Fornhoff, living on Fifteenth and Main streets, dropped dead last mouth Electric Light Co. Suit for moments when he appeared to the members of the family that he would have to bid them good-bye. No sooner had he uttered these words than he expired.

The deceased had been a resident of this city for about fifteen years and was highly respected by all who knew him. He leaves a wife and several children and other relpathy of our people in their hour of bereavement. The interment will take place

2 o'clock

Bogue Coin, We notice from several of our ex changes that different parts of this and adjacent states are literaly flooded with spurious coins. The coins are principally of fifty and ten cents pieces and from all out side appearances are genuine but sas City, Mo, but recent develop ments indicate that it is being carried on extensively in this state. The latest detection of the crime was at Beatrice last Saturday which consummated in the arrest of several parties of whose guilt positive proof can be obtained. Four arrests were also made at Cut-off Island near Omaha the fore part of the week and their conviction is certain.

It has been figured out by secret service officers that not less than \$20,000 of this spurious coin is in circulation in this state. It may be well for our merchants to be on their guard.

Police Court

The attachment case of the Consolidated Coffee Co. vs. Rasmus Petersen was brought up in Judge Archers court to-day, Judgment for \$23 rendered in favor of plaintiff by default. Also a decision in the case National Cracker Co. vs. R. Petersen, for \$28.16 was rendered likewise.

Lloyd Wilson and wife returned last evening from Davenport, Ia., where they have been visiting for several weeks.

DESERVED OFFICIAL RECOG NITION.

The Government Examination of Baking Powders-Royal Official-

ly Reported Pure, The reports of the Government dozen of our most highly respected analysis, as made public from time to time in the official reports, form useful subjects for study. A great deal of attention is devoted to the examination of baking powders. hour refreshments were served, and very properly so, for they are articles of general use, and many of them being so grossly adulterated departing the guests presented all possible information should be given to enable consumers to distinguish between the good and the

A large number of these article have been analyzed, the samples this was to be the last party for the being collected from dealers in all season, but finding comfort in the sections. The impurities found were principally alum and lime, both nowholesome. The alum is used in place of cream of tartar because of its low cost. The lime, both tartrate and sulplinte Miging found, was present from the use of improperly refined cream of tar-

The analysis found and reported the Royal Baking Powder to be phosphatic acid, and of high leavening strength. A complete shown no baking powder except the Royal entirely free from some one of these objectionable ingredients. This, we presume, accounts for the lack of leavening powder in the other powders, as sometimes complained of by the cook, and the bitter taste found in

The reasons for the chemical purity of the Royal Baking Powder were recently given in the New York Time, in an interesting description of a new method for refining argols, or crude cream of tartar. It seems that it is only under this process that cream of tartar can be freed from the lime natural to it and rendered chemically pure; that the patents and plant for this cost the Royal Baking Powder Company about half a million dollars, and that they maintain exclusive control of the rights.

This official recognition of the purity and value of the Royal Baking Powder by the Government will add to the already wide popularity

Meeting of Agricultural Society. The regular meeting of the agricultural society will be held at the office of Fred Gorder, Saturday, December 5, at 2 o'clock, p. m., for the purpose of electing officers.

DAVID MILLER, J. R. VALLERY, President.

evening. It appears that he had been working all day and was apparently in perfect health. He had been in the room but a few permitted to practice medicine, surgery or obsteirigs without first recognize that he had but few mor minutes to live and remarked to thereof with the county clerk. The penalty for noncompliance being forfiture of all fees and a fine of not less than fifty dollars for each of, fanse.

The following is a complete list of the qualified practioners in Case county given in the order of the egist alion. GRADUATES IN MEDICINE,

Alfred Shipman, M. D., Plattsmouth; J. C. Fate, M. D., Weeping Water; J. E. Hall, M. D., Weeping Water; J. Hungate, M. D., Weeping Water; B. F. Brendle, M.D., Murray; C. F. Davis, M. D., Union; J. A. Pollard, M. D., Nehawka; E. W. Cook, M. D., Plattsmouth; E. D. Cummine, M. D., Plattsmouth; W. A. Humphrey, M. D., Plattemouth; G. G. Douglass, M. D., Weeping Water; L. G. Freidy, M. D., South Bend; W. H. Maikin, M. D., Eagle; Frank Davis, M. D., Eagle; T. P. Livingston, M. D., Plattsmouth; J. H. Hall, M. D., Plattsmouth; J. M. Neely, M. D., Wabash; Isaiah Haughy, M. D., Elmwood; N. R. Hobbs, M. D., Elmwood.

Licensed under the ten years' exemption provision of the law: W. H. Schildknecht, Plattsmouth;

M. M. Butler, Weeping Water; E. Reynolds, Rock Bluffs.

A Fatal Mistake.

Physicians make no more fatal mistake than when they inform patients that nervous heart troubles come from the stomach and are of little consequence. Dr. Franklin Miles, the noted Indiana specialist, has proven the contrary in his new book on "Heart Disease" which may be had free of F. G. Fricke & Co., who guarantee and recommend Dr. Miles unequalled new Heart Cure, which has the largest sale of any heart remedy in the world. It cares nervous and organic heart disease, short breath, fluttering, pain or tenderness in the side, arm or shoulder, irregular pulse, fainting, smothering, dropsy, etc. His Restorative Nervine cures headache, fits, etc.

Stanley as an explorer, Edison as an inventor Miss Flora A. Jones as the discoverer of the Famous Blush of Roses for the complexion; are names that will be handed down as benefactors of the race, to all re-corded time O. H. Synder comes in for his share (of the profits) as he always keeps a big supply on hand. and sells it for 75 cts. per bottle.