

Legal Notice

IN DISTRICT COURT, CASS COUNTY, NEBRASKA. Rasmus Petersen, Plaintiff vs. Rasmus Petersen & Brother, Defendants. Rasmus Petersen, defendant, will take notice that on the 20th day of November, 1921, Allen Bros., plaintiffs herein, filed their petition in the district court of Cass county, Nebraska, against said defendant, the object and prayer of which are to recover of the defendant the sum of one hundred and thirty-five dollars and interest thereon from November 20, 1921, to date, and to have the same paid out of the property of the defendant...

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WORST FORM ECZEMA

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

This is to certify that a child of mine had eczema in its worst form, and which baffled the best medical skill that could be employed here. The little sufferer was wrapped in agony for at least eight months. Six months of that time it suffered from the disease which was simply untold. Then I began the use of CUTICURA REMEDIES; in two months the awful disease had ceased its vengeance, and my darling boy had rest, and to all appearance the disease had yielded, but I continued the medicine for several months after no trace could be seen of it on any part of his body.



The doctors here watched the disease with much interest, and could only say "Well done!" The case was known far and wide, and everybody was much surprised but thanks to CUTICURA REMEDIES, could there be anything on earth that would cause a father to rejoice it surely would be when the little innocent one could have such a remedy at hand. [See portrait herewith.] J. A. NICHOLS, Bunker Hill, Ind.

Cuticura Resolvent.

The new Blood and Skin Purifier, Internally and CUTICURA, the great Skin Cure, and CUTICURA SOAP, the exquisite Skin Beautifier, externally, instantly relieve and speedily cure every disease and humor of the skin, scalp and blood, with loss of hair, from infancy to age, from pimples to scrofula.

Sold everywhere. Price, CUTICURA, 50c.; SOAP, 25c.; RESOLVENT, \$1. Prepared by the POTTER DRUG AND CHEMICAL CORPORATION, Boston.

Send for "How to Cure Skin Diseases," 64 pages, 50 illustrations, and 100 testimonials.

BABY'S Skin and Scalp purified and beautified by CUTICURA SOAP. Absolutely pure.

WEAK, PAINFUL BACKS. Kidney and Uterine Pains, and Rheumatism relieved in one minute by the CUTICURA Anti-Pain Plaster, the only instantaneous pain-killing plaster.

From Monday's Daily. County Court. E. G. Doyce & Co. vs. Sherman Kneec et al, defendants, and the C. B. & Q. R. R. garnishee. Answer of garnishee, December 10, 10 a. m.

Bank of Cass County vs. L. M. Rour et al. Suit on promissory note for \$137.10. Default of defendant entered. Judgment for \$162.88.

Bank of Cass County vs. F. M. Carroll et al. Suit on promissory note for \$100. Default of defendant entered. Judgment for plaintiff for \$106.78.

E. G. Vanatta vs. Plattsmouth Electric Light Co. Set for trial December 15, 10 a. m.

In the matter of the estate of Geo Walradt, deceased. Hearing on contested claims December 15, 10 a. m.

State of Nebraska vs. Chas. Norton and Frank Jackman. Complaint for housebreaking and larceny. Trial to court and found guilty. Sentenced to common jail of the county for sixty days each and to pay costs of prosecution.

In the matter of the estate of Jas. M. Chalfant, deceased. Notice to creditors to file claims on or before June 13, 1892, 10 a. m.

Elzie L. Lewis vs. Wm. Ward. On motion to dissolve attachment. Hearing, December 7, 1891.

In the matter of the estate of August Reinbackel deceased. Hearing final settlement Dec. 21, 10 a. m.

In the matter of the last will and testament of Levi Walker, deceased, and of the application of Elizabeth Phillips, for assignment of homestead to her as the former widow of said deceased. Argued and submitted.

A Row at the Shops. J. E. Seibert and B. Slicker, workmen at the shops, engaged in an altercation this morning about 10 a. m. in which talk more forcible than elegant was indulged in, resulting in the coming together of the parties. Seibert struck Slicker over the head with a heavy turning chisel, which had it not been for the protection afforded by the wearing of a heavy cap, would have resulted seriously. Seibert claims that Slicker was preparing to strike him a blow with a hammer and the blow was given in self defense. The case will come up for hearing in the police court at 9 a. m. tomorrow.

CONSIDERABLE speculation is being indulged in by the press throughout the country, whether the republican national convention will nominate Harrison or Blaine as the republican standard bearer for 1892. It is highly probable that one of the two will be selected. The administration of President Harrison has given good satisfaction to his party and the conservative men of the country of all parties. Whether it be Harrison or Blaine, the administration of Harrison will be endorsed and adherence to it will be made a test of party fealty. It is true that James G. Blaine is, above all men, the brightest republican and the ablest statesman in the country, and the his magnetic qualities, together with his eminent fitness to fill the executive chair acceptably, may be the means of his nomination.

They tell of a man not more than a thousand miles from here who stops his clock during the night that it will not wear out.

DISTURBANCE AT THE YARDS.

An Engine Jumps the Track and Derails Several Cars.

As freight train No. 10 attempted to cross the first frog this side of the bridge at 12 m. today an unfortunate and what might have been a disastrous wreck occurred. The train was a double-header. The first engine crossed the frog in safety but the second started up the adjacent track. As they were making a speed of barely eight miles per hour and the friction was great owing to the anti-automism of the two engines, they advanced but about eight rods before a stop was made. The disturbance resulted in the derailing of one engine, three cars, and a few trifling injuries to the engines and car appliances. No one was hurt, though if it had progressed a few steps farther it is evident that Fireman Buttery would have sustained perhaps serious injuries. As it was, he was penned between the engine and car but was released from his perilous position with little difficulty and uninjured.

F. H. Steimker's wrecking outfit is now at work clearing the track, and trains will probably be running at 4 p. m. It is fortunate that the train was making no greater speed than about eight miles per hour, as the destruction of property would have been much greater.

Soldiers Reunion at Nebraska City. The Fourth Annual Reunion of the Nebraska Soldiers' Association will be held at Nebraska City Nebraska January 12, 13 and 14, 1892.

Extensive preparations have been made by the citizens of Nebraska City for a royal welcome to the defenders of our country. An urgent invitation is extended to all soldiers and friends to meet and bring their wives and children. All railroads have granted a rate of one and one-third fare for the round trip and good hotel accommodations will be assured at \$1 per day. The following distinguished veterans will be present and deliver addresses:

Gov. John M. Thayer, Hon. Major T. J. Majors, Hon. Major J. W. Pearson, Department Commander Joe Teeters, Post Commander Clarkson an excellent opportunity is here afforded the old soldiers of Cass county to renew old acquaintances and talk over matter pertaining old soldierly days.

Meeting of the Agricultural Society. At a regular meeting of the directors of the agricultural society the following officers were elected for the ensuing year:

President, R. B. Windham; Vice President, Wm. Wettenkamp; secretary, David Miller; treasury, J. R. Vallery; superintendent, W. D. Jones. The following were chosen directors: Jacob Vallery, Sr., Levi Churchill, J. F. Upton, Jacob Vallery, Jr., J. H. Becker, A. M. Holmes. The following delegates were chosen to the beet sugar convention at Lincoln: J. H. Becker, J. M. Craig, Henry Boeck, Jacob Vallery, Sr., J. Vallery, Jr. committee to revise premium list, A. B. Todd, J. H. Becker, C. D. Thomas. The society ordered that \$400 be paid toward liquidating the standing indebtedness, after which there will still be a healthy balance in the treasury. The reports of the secretary and treasurer indicated that the society was in a healthy condition.

County Court. Taylor Bros vs. J. M. Bardsley. Suit continued by consent until December 17, 11 a. m.

License to wed issued to Mr. Rowin W. Long of Plattsmouth precinct, and Miss Emma McComb of Eight Mile Grove precinct.

Oscar H. Goodwin vs. Richard Bilstein et al. Suit on promissory note for \$407.62. Answer, January 4, 1892.

John Johnson vs. William Tighe, sheriff. Action in replevin. Hearing, December 12, 10 a. m.

Bates & Co. vs. Rasmus Petersen. Continued forty days for service by publication on application of plaintiff.

Julius Pepperberg vs. Rasmus Petersen. Continued forty days for service by publication on application of plaintiff.

Joseph W. Hendee vs. Erath & Thyne. Suit for damages for \$200. Hearing, December 15, 10 a. m.

Mathew Gering vs. Joseph Schmurderer. Suit for professional services in the sum of \$25. Default of defendant entered. Judgment for plaintiff for \$25.

Lars G. Larsen vs. Rasmus Petersen, defendant, and First National Bank of Plattsmouth, garnishee. Answer of garnishee taken.

In the matter of the estate of John McClelland, deceased. Hearing on petition for appointment of Lizzie McClelland administratrix.

The Editors Conflag. The Nebraska State Press Association will meet at Fremont Jan. 21, and 22. Strenuous efforts are being made to make the meeting worthy the attendance of editors throughout the state. An interesting program bearing directly upon newspaper work to be participated in by some of the most promising men of the state has been prepared.

The Columbus Telegram is after the gambling dens in that city with a forked stick. And by the way, a similar weapon might be effectively employed in our own city.

Chas Tighe, of Center Precinct, is in the city to-day.

From Tuesday's Daily

A Salisbury may be a good dentist, but he'll find pulling an office from the ballot box of Cass county is not as easy as pulling a tooth—Wabash News.

A. Salisbury does not desire to pull an office from the ballot box, as the News is perfectly aware. The attorneys for the plaintiff have positive evidence that votes were cast for Salisbury that were so counted, because of an alleged technicality in the marking of the ballot. All that Salisbury asks is that the will of the people shall prevail. If our democratic brethren are positive that Dr. Deering has a plurality of votes, why their opposition to a recount? And why this bitter wall from every democratic sheet in this county? It is very plain that they fear the result. Let the recount proceed and the majority rule.

Police Court. An interesting case—Wagner vs. Hawks—was tried in court this morning, in which the former sued the latter for \$57. The plaintiff alleges that he loaned Mrs. Greeson, whom Hawks subsequently married, a sum of money, and he now attempts to collect the amount from Hawks. He alleges, and attempts to prove, that the defendant authorized the woman to borrow the money on his account, which Hawks denies. In his testimony the plaintiff claimed having loaned the woman \$177.50; then again he stated that it was \$120, and finally he sues for \$57. Mrs. Greeson is well known in this city, having formerly resided here. She married Hawks some time since, but subsequently left him and commenced suit for a divorce; but the suit was finally withdrawn and they are now living together again. In the trial in question it was evident that her sympathies were for the plaintiff. The case has been taken under advisement by Judge Archer.

John Seiberts, a mention of whose arrest was made in yesterday's HERALD on a charge of assault, came into court this morning and withdrew the plea that he acted in self defense, plead guilty to the charge and received the usual \$5 and cost sentence, upon the payment of which he was discharged from custody.

G. F. Allen was brought into court this morning charged with drunkenness. He plead guilty, deposited \$5 and costs in the city treasury and went on his way rejoicing.

Attempted Suicide. John Schmidt, a resident of Nebraska City, aged 30, made a desperate but unsuccessful attempt to suicide yesterday. He had been deponent for several days, but last evening he grew more melancholy, repaired to the barn and fired three balls into his skull with a large revolver. He was unconscious when discovered, and when brought to his senses by his physicians he admitted having shot himself three times, and, fearing a failure in this, he had cut his wrist badly with the hope that he would bleed to death. He will recover. He is thought to be insane, though no cause is assigned for such a condition.

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The Columbus Telegram is after the gambling dens in that city with a forked stick. And by the way, a similar weapon might be effectively employed in our own city.

Chas Tighe, of Center Precinct, is in the city to-day.

Thos' Williams, of Eight Mile Grove was transacting business in the city to-day.

Nebraska begins to feel that her her World's fair appropriation is insufficient by about \$75,000. Let it be increased.

Farm hands are in good demand at present owing to the extra amount of work attending the corn husking season.

The study of corn fields is now occupying the attention of the farmers. There is no politics in it but millions of money in the aggregate.

The county having the largest representation at the State Association will be presented with an elegant banner. Why, may not Cass county secure the prize.

Two well dressed and well behaved young men approached the police last evening, explained that they were without money and asked the privilege of sleeping in the police court rooms which was granted. They were enroute for Union in search of employment for which they started this morning.

Passed Away. The little daughter of Mr. and Mrs. G. F. S. Burton, of whose illness THE HERALD made mention yesterday, breathed its last last evening. The interment will take place from the residence at 2 p. m. to-morrow, Rev. Burgess officiating.

The afflicted parents have the sympathy of the entire community in this sad hour of affliction.

Auction of Hardware at J. Finley Johnson's commencing Thursday, December 10, and continuing day and night, until closed out. F. S. WHITE, Auctioneer.

A Pleasant Event. A very pleasant social party was given last evening at the home of Steve Buzzel in honor of the eighteen birthday of Miss Anna Critchfield. Games music and other delightful past times were indulged in and the hours were speedily yet pleasantly whiled away. At a seasonable hour delicious refreshments were served, as the HERALD force can attest, a nice assortment having been left upon our table this morning. The following were present:

Messrs R. E. Smith, B. A. McElwain, Alvin Todd, Eddie Todd, Elmer Eikenberry, George Thomas, Edd Tutt, Fred Fitch, John Rennie, Roy McElwain, John Sieberts, Charles Hlat and Misses Tillie Vernard, Virgie Tutt, May Eikenberry, Ella Eikenberry, Lizzie Leach' Blanche Traver, Minnie Bates, Belle Vermilyea, Edith Buzzel, Jennie McElwain, Mamie Sullivan, Bonnie Smith, Sue Rounds, May Rounds, Mary Weikaiser, Mable Young, Olive Boyd, Maud Hague, Clara Wilson, Priscilla Wilson, Jennie Critchfield, of Weeping Water, Mr. and Mrs. Bird Critchfield.

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Judge Chapman convened court at Nebraska City yesterday. The docket is an unusually long one, including several very important criminal cases.

WHAT has become of the farmers' alliance congressman from the solid south, of which we heard so much a few months since?

It is now pretty evident that Jerry Simpson will have to caucus alone. He will have one advantage anyway there will be a unanimous vote.

THERE is little doubt now that Sherman has more friends in the legislature of Ohio than Foraker. It will continue to be Senator Sherman.

Now that Kearney has secured the bicycle factory she will probably yet increase her speed. If the other towns do not mount the wheel soon, Kearney will be out of sight.

THE democratic party is not a unit on the tariff question. It is possible however that the Mill majority may yet whip the Crisp majority into line, thus insure the passage of a Mills bill No.2.

AN Omaha lady has sued an Omaha railway company for \$15,000 for alleged carelessness on the part of the company causing her to break her arm. The examining physician did not state that her nerve had been injured in the least, however.

Auction of Hardware at J. Finley Johnson's commencing Thursday, December 10, and continuing day and night, until closed out. F. S. White, Auctioneer.

Legal Notice

IN DISTRICT COURT, CASS COUNTY, NEBRASKA. James Japsen, Plaintiff vs. Rasmus Petersen, Defendant. Rasmus Petersen defendant will take notice that on the 20th day of November 1891 James Japsen plaintiff herein filed his 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 one hundred and fifty dollars, with interest thereon from date for money loaned defendant as a 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 the sheriff of Cass county Nebraska and levied by them upon the following described property to-wit: The northeast quarter (1/4) of section thirty (30) township twenty-three (23) north of range four (4) in block fifty-eight (58) and lot ten (10) in block thirty-three (33) in the city of Plattsmouth Nebraska. Notice of garnishment was also served upon the First National Bank of Plattsmouth Nebraska as mortgagee of all goods, merchandise and book accounts belonging to said defendant Rasmus Petersen in the hands and possession of said First National Bank of Plattsmouth Nebraska. That plaintiff prays for judgment against defendant for the sum of one hundred and fifty dollars with interest on date and that all of said property or as 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 Monday January 11th 1892.

ALLEN BROS, Plaintiff. JOHN A. DAVIES, Atty.

Dated Nov. 30, 1891.

Legal Notice

IN DISTRICT COURT, CASS COUNTY NEBRASKA. Dudley M. Steele, Plaintiff vs. Rasmus Petersen and Christian Petersen, Defendants. Rasmus Petersen defendant will take notice that on the 19th day of November 1891, D. M. Steele & Co., plaintiffs herein filed their petition in the district court of Cass county, Nebraska against said defendant the object and prayer of which are to recover of the defendant the sum of One Hundred and Twenty-four dollars and sixty cents with interest thereon from November 19, 1891, 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 Cass county, Nebraska and by him levied upon the following described property, to-wit: The northeast quarter (1/4) of section thirty (30) township twenty-three (23) north of range four (4), block thirty-three (33) in the City of Plattsmouth, Nebraska. Notice of garnishment was also served upon the First National Bank of Plattsmouth, Nebraska as mortgagee of all goods, merchandise and book accounts belonging to said defendants and now in possession and under control of the said First National Bank wherefore plaintiff prays for judgment against defendant for the sum of \$124.62 with interest and that all of said property or so much thereof as may be necessary be sold to satisfy the amount due plaintiff from defendant.

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

D. M. STEELE & CO., Plaintiff. JOHN A. DAVIES, Atty.

Dated November 30, 1891.

Legal Notice

IN DISTRICT COURT, CASS COUNTY NEBRASKA. Ashland Mill and Electric Light Company (incorporated), Plaintiff vs. Rasmus Petersen, Defendant. Rasmus Petersen defendant will take notice that on the 20th day of November 1891 the Ashland Mills and Electric Light Co. plaintiff herein filed its petition in the district court of Cass county Nebraska against said defendant the object and prayer of which are to recover of the defendant the sum of one hundred twenty dollars and fifteen cents with interest thereon from Nov. 20th, 1891, now due and payable to plaintiff from defendant for goods and merchandise sold and delivered to defendant 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 Madison county Nebraska and sheriff of Cass county Nebraska and levied by them upon the following described property, to-wit: The northeast quarter (1/4) of section thirty (30) township twenty-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-three (33) situated in the city of Plattsmouth, Nebraska. Notice of garnishment was also served upon the First National Bank of Plattsmouth, Nebraska as mortgagee of all goods, merchandise and book accounts belonging to said defendant and now in possession and under control of said Bank. Plaintiff prays for judgment against said defendant for the 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 Monday January 11, 1892.

ASHLAND MILL AND ELECTRIC LIGHT COMPANY, Plaintiff. JOHN A. DAVIES, Atty.

Dated November 30, 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. 28 directly west of school house in district No. 28 and running thence east past said school house to east side of section 2, town 12, range 12, thence south on section line between sections 1 and 2 to the northwest corner of SW 1/4, SW 1/4, sec. 1-12, thence east on north line of section 1-12 to public road leading from Plattsmouth to Orestopolis, and also locate a road beginning at northeast corner of said SW 1/4, SW 1/4, sec. 1-12 and vacating the road through said sections 1 and 2 and vacate the road in SW 1/4, SW 1/4, 1-12-13 and record the same in favor of the location thereof, and all objections thereto, or claim of any party, shall be filed in the county clerk's office on or before noon on the 12th day of January A. D. 1892, or such road will be located without reference thereto. KING CASSIDY, Co. Clerk.

Legal Notice

IN DISTRICT COURT, CASS COUNTY NEBRASKA. Christian H. Petersen, Plaintiff vs. Rasmus Petersen, Defendant. Rasmus Petersen defendant will take notice that on the 19th day of November 1891 Christian H. Petersen plaintiff herein filed his 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 thousand and fifty dollars upon a promissory note and other order filed in the district court of Cass county Nebraska as mortgagee of all goods, merchandise and book accounts belonging to said 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 the sheriff of Cass county Nebraska and levied by them upon the following described property, to-wit: The northeast quarter (1/4) of section thirty (30) township twenty-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-three (33) situated in the city of Plattsmouth, Nebraska that plaintiff prays for judgment against defendant for the sum of two thousand and fifty dollars with interest thereon from date 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 the 11th day of January 1892.

CHRISTIAN H. PETERSEN, Plaintiff. WM. L. BROWN, Atty.

Dated Nov. 27 1891.

Legal Notice

IN DISTRICT COURT, CASS COUNTY NEBRASKA. Theodore Tychson and Julius Rench, partners, Plaintiffs, vs. Rasmus Petersen and Christian H. Petersen, partners, Defendants. Rasmus Petersen, defendant will take notice that on the 20th day of November 1891 Theodore Tychson and Julius Rench plaintiffs, herein filed their petition in the district court of Cass county Nebraska against said defendant the object and prayer of which are to recover from defendant the sum of \$245.00 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 described property: to-wit, lot four (4) in block (58) and lot ten (10) in block (33) in the city of Plattsmouth, Nebraska also that a notice of garnishment was served upon the First National Bank as mortgagee of the goods, and merchandise of debts and book accounts, belonging to the same may be sold to satisfy amount due plaintiff from defendants thereon.

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

THEODORE TYCHSON & RENCH, Plaintiffs. JOHN A. DAVIES, Atty.

Dated Nov. 27, 1891.

Legal Notice

IN THE DISTRICT COURT, CASS COUNTY NEBRASKA. Gertrude S. Petersen, Plaintiff, vs. Rasmus Petersen, Defendant. Rasmus Petersen, defendant, will take notice that on the 20th day of November 1891 Gertrude 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 defendant at his special instance and request, now due and payable to plaintiff from defendant and that on said day an affidavit necessary to procure an order of attachment was filed in said court and orders of attachment were issued by the clerk of the district court of Cass county Neb directed to the sheriff of Madison county Nebraska and levied by them upon the following described property, to-wit: The northeast quarter (1/4) of section thirty (30), township twenty-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-three (33) situated in the city of Plattsmouth, Nebraska, and also served notice of garnishment upon the First National Bank of Plattsmouth, Nebraska as mortgagee of all goods, wares, merchandise and book accounts belonging to said defendant, Rasmus Petersen in the hands and possession of said First National Bank of Plattsmouth, Nebraska. That plaintiff prays for 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.

You are required to answer said petition on or before the 11th day of January 1892.

GERTRUDE S. PETERSEN, Plaintiff. By Mathew Gering, Atty.

Dated November 27, 1891.

Legal Notice

Geo A. Kennard (impleaded with others) will take notice that on the 17th day of May 1892 the plaintiff herein, William Saunders, filed his petition in the district court of Cass county Nebraska, the object and prayer of which, are to foreclose a certain mortgage executed by the defendants Paulina A. Horton and Willis J. Horton to the plaintiff upon the northwest quarter of section number twenty-two, town ten, north range ten, north range ten, east of the sixth P. M. in said Cass county to secure the payment of a certain promissory note dated August 20, 1889 for the sum of \$250.00 due and payable on the 1st day of January 1892. There is now due upon said note and mortgage the sum of \$295.00 and 10 per cent interest from the 30th day of August, 1891 for which sum, with interest, plaintiff prays due and that the defendants be required to pay the same or that said premises may be sold to satisfy the amount found due, and to execute you from all interest therein.

You are required to answer said petition and all cross petitions therein filed on or before the 15th day of January 1892.

WILLIAM SAUNDERS, Plaintiff. By Gibson & Woolley, his Atty. At

December 4, 1891.

Children Cry for Pitcher's Castoria.

When baby was sick, we gave her Castoria. When she became Mamma, we gave her Castoria. When she had Children, we gave them Castoria.

The Grand Army.

On Saturday evening, December 3, McConihie Post No. 45, Grand Army of the Republic, elected officers for the ensuing year as follows: Commander, Geo. F. Niles; senior vice commander, L.C. Curtis; junior vice commander, Adam Kurtz; quartermaster, Andrew Fry; chaplain, A. Jaquette; officer of the day, J. W. Hickson; officer of the guard, Peter Hanrahan; delegate to state encampment, Samuel Carigan; alternate, H. C. McMaken. The present board of trustees was re-elected, viz: J. W. Johnson, R. W. Hyers and Geo. Longenhagen.

After the election of officers the ladies of the Relief Corps were admitted and welcomed to the post room by the commander in his usually cheerful yet dignified manner.

Our informant says that an hour was spent very pleasantly singing appropriate songs and speaking.

While it is usually claimed by the G. A. R. members, as well as members of kindred organizations, that the services of the ladies may be easily dispensed with, all are willing to testify that upon this occasion their presence contributed largely to the enjoyment of the evening.

Before departing for home refreshments were served. Owing to the fact that the meeting had previously not been thoroughly understood by all, the attendance was not as good as it otherwise would have been, yet the hall was comfortably filled. There were also quite a number of the Sons of Veterans present.

Miss Ruth Holbrook, of Rock Bluffs, who has been visiting her mother at Sidney, Ia., a few days came in on the flyer this morning.

They tell of a man not more than a thousand miles from here who stops his clock during the night that it will not wear out.

Chas Tighe, of Center Precinct, is in the city to-day.

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