

Legal Notice
IN DISTRICT COURT CASS COUNTY NE-
braska.
Rasmus Petersen, Plaintiff
vs.
Christian H. Petersen and
Rasmus Petersen, Defendants.

Rasmus Petersen, defendant, will take notice that on the 20th 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 are to recover of defendant the sum of one hundred and thirty-six and eight one-hundredths dollars with interest thereon from November 26, 1891; seventy-six and ninety-seven one hundredths dollars of said amount being now due and payable and thirty-six and eight one-hundredths dollars due and payable November 20 for goods and merchandise sold and delivered by defendant to plaintiff on or before an order of attachment was issued by the clerk of the district court of Cass county, Nebraska, directed to the sheriff of said 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 lots 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 on the First National Bank of Plattsmouth, Nebraska as mortgagee of all goods, merchandise and book accounts belonging to said defendant and in possession and under control of said bank. Plaintiff prays for judgment against defendant for the sum of one hundred and thirty-six and eight one-hundredths dollars with interest thereon as shown by said petition all of which is 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 said 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) in the city of Plattsmouth, Nebraska. Notice of garnishment was also served on the First National Bank of Plattsmouth, Nebraska as mortgagee of all goods, merchandise and book accounts belonging to said defendant and in possession and under control of said bank. Plaintiff prays for judgment against defendant for the sum of one hundred and thirty-six and eight one-hundredths dollars with interest thereon as shown by said petition all of which is now due and payable to plaintiff from defendant.

You are required to answer said petition on or before Monday January 11th 1892.
By JOHN A. DAVIES, ATTY.
Dated Nov. 30, 1891.

Legal Notice
IN DISTRICT COURT CASS COUNTY NE-
braska.
James Jansen, Plaintiff
vs.
Rasmus Petersen, Defendant.

Rasmus Petersen defendant will take notice that on the 20th day of November 1891 James Jansen 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 from date for money loaned defendant 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 said 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, merchandise and book accounts belonging to said defendant and in possession and under control of said bank. Plaintiff prays for judgment against defendant for the sum of one hundred and fifty dollars with interest from 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 the 11th day of January 1892.
By JAMES JANSSEN, Plaintiff.
Dated Nov. 27, 1891.

Legal Notice
IN DISTRICT COURT, CASS COUNTY NE-
braska.
Dudley M. Steele, Plaintiff
vs.
Rasmus Petersen and
Christian H. Petersen, Defendants.

Rasmus Petersen defendant, will take notice that on the 19th day of November 1891, D. M. Steele, plaintiff herein filed his petition in the district court of Cass county, Nebraska against said defendant, the object and prayer of which are to recover of defendant the sum of one hundred and twenty-four dollars and sixty two cents with interest thereon from November 19, 1891 now due and payable to plaintiff from defendant for goods and merchandise sold and delivered by plaintiff to defendant at the 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 said county, Nebraska and levied by them upon the following described property, to-wit: Lot four (4), block fifty-eight (58) and lot ten (10), block thirty-three (33) in the city of Plattsmouth, Nebraska. Notice of garnishment was also served on 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 the said First National Bank wherefore plaintiff prays for judgment against defendant for the sum of \$124.62 with interest 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 Monday, January 11, 1892.
D. M. STEELE & CO. Plaintiff.
By JOHN A. DAVIES, Atty.
Dated November 30, 1891.

Legal Notice
IN DISTRICT COURT, CASS COUNTY NE-
braska.
Shiland Mill and Electric
Light Company (Incorporated), Plaintiff
vs.
Rasmus Petersen,
Christian H. Petersen,
and
Rasmus Petersen, Defendants.

Rasmus Petersen defendant will take notice that on the 20th day of November 1891 the Shiland Mills and Electric Light Co. plaintiff herein filed his petition in the district court of Cass county Nebraska against said defendant the object and prayer of which are to recover of defendant the sum of one hundred and twenty-four dollars and sixty two cents with interest thereon from Nov. 20th 1891 now due and payable to plaintiff from defendant for goods and merchandise sold and delivered by defendant at their request by plaintiff 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 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), block fifty-eight (58), and lot ten (10), block thirty-three (33), Plattsmouth, Nebraska. Notice of garnishment was also served on 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 \$124.62 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.
SHILAND MILL AND ELECTRIC LIGHT COMPANY, Plaintiff.
By JOHN A. DAVIES, Atty.
Dated November 30, 1891.

Legal Notice
IN DISTRICT COURT, CASS COUNTY NE-
braska.
Rasmus Hansen, Plaintiff
vs.
Rasmus Petersen, Defendant.

Rasmus Petersen, defendant, will take notice that on the twentieth day of Nov. 1891 Rasmus Hansen 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 dollars, with interest from date and that on said day an order of attachment was issued by the clerk of the district court of Cass county, Ne-

braska directed to the sheriff of Madison county, Nebraska and to 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 lots four (4), in block fifty-eight (58), and lot ten (10) in block thirty-three (33), 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, merchandise and book accounts belonging to said defendant and now in possession and under control of said bank. Plaintiff prays for judgment against defendant for the sum of one hundred dollars with interest thereon from Nov. 20, 1891; seventy-six and ninety-seven one hundredths dollars of said amount being now due and payable and thirty-six and eight one-hundredths dollars due and payable November 20 for goods and merchandise sold and delivered by defendant to plaintiff on or before an order of attachment was issued by the clerk of the district court of Cass county, Nebraska, directed to the sheriff of said 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) in the city of Plattsmouth, Nebraska. Notice of garnishment was also served on the First National Bank of Plattsmouth, Nebraska as mortgagee of all goods, merchandise and book accounts belonging to said defendant and in possession and under control of said bank. Plaintiff prays for judgment against defendant for the sum of one hundred and fifty dollars, with interest from 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 the 11th day of January 1892.
KASIMUS HANSEN, Plaintiff.
By MATTHEW GERING, ATTY.
Dated November 27, 1891.

Legal Notice
IN DISTRICT COURT CASS COUNTY NE-
braska.
Christian H. Petersen, Plaintiff
vs.
Rasmus Petersen, Defendant.

Rasmus Petersen defendant will take notice that on the 10th 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-six dollars and fifty cents 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.
By L. BROWN, ATTY.
Dated Nov. 27, 1891.

Legal Notice
IN DISTRICT COURT CASS COUNTY NE-
braska.
Theodore Tyebson and
Julius R. uch, partners,
Plaintiffs,
vs.
Rasmus Petersen and
Christian H. Petersen, part-
ners, Defendants.

Rasmus Petersen, defendant will take notice that on the 20th day of November 1891 Theodore Tyebson & French 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 defendant the sum of \$61.45 with 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 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 of Plattsmouth, Nebraska as mortgagee of all goods, merchandise and book accounts belonging to said defendant and in possession and under control of said bank. Plaintiff prays for judgment against defendant for the sum of \$61.45 with interest thereon.

You are required to answer said petition on or before Monday January 11th, 1892.
TYEBSON & REUCH,
By JOHN A. DAVIES, ATTY.

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, Neb 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, Cass county, Nebraska and also served notice of garnishment upon the First National Bank of Plattsmouth, Nebraska, a mortgagee of all goods, ware, 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 Matthew Gering, Atty.
Dated November 27, 1891.

Legal Notice
Geo A. Kennard (impleaded with others) will take notice that on the 17th day of May 1890 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-seven, town and range ten, north range ten, east of the 24th P. M. in said Cass county to secure the payment of a certain promissory note dated August 26, 1886 for the sum of \$250.00 due and payable one day after day at ten per cent interest. There is now due upon said note and mortgage the sum of \$295.00 and 10 per cent interest from the 20th day of August, 1891 for which sum, with interest, plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due, and to execute upon from all interest thereon.

You are required to answer said petition and all cross petitions therein filed on or before the 18th day of January 1892.
WILLIAM SAUNDERS,
By Gibson & Woolley, his Atty.,
December 4, 1891.

LEGAL NOTICE
In the District Court, Cass County, Nebraska
Harry J. Jameson, Plaintiff vs. Arthur H. Jameson, defendant.

To Arthur H. Jameson non-resident defendant, you are hereby notified that on the 21st day of November 1891, Harry J. Jameson filed a petition against you in the District Court of Cass County Nebraska, the object and prayer of which are to obtain a divorce from you on the grounds of said defendant being a habitual drunkard, failure to support and that you have willfully abandoned the plaintiff without good cause for the term of two years last past. You are required to answer said petition on or before Monday February 8, 1892.
MARY J. JAMESON,
By A. N. Sullivan, her Atty.

Legal Notice
Robert Irwin will take notice that on the 4th day of December, 1891, Fred Patterson a justice of the peace of Rock Bluff precinct, Cass county, Nebraska, issued an order of attachment for the sum of \$100, in action pending between him and E. Reynolds is plaintiff and Robert Irwin is defendant, that property of the defendant consisting of notes in Joseph Shera's hands has been attached under said order.

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 wracked in agony for at least eight months. Six months of that time it suffered from a severe itching which was simply unendurable. I began the use of the 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 every day, 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, Banker Hill, Ind.



A child was brought to me with chronic eczema that had defied splendid treatment from many good doctors. As a regular M. D. should have continued similar treatment, but thought it useless. So put it on CUTICURA. The child is well.
C. L. GURNEY, M. D., Doon, Ia.

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 ailment of the scalp, 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 PUTTER 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 Weakness relieved in one minute by the Cuticura Anti-Pain Plaster, the only instantaneous pain-killing plaster.

From Monday's Daily.

Henry Eikenbary departed for Nebraska City last evening.

Dial Smith and wife departed last evening for Beaver City to spend the holidays.

Judge Chapman and A. N. Sullivan departed for Nebraska City last evening to attend court.

A. W. Cox and wife, of Hastings, spent Sunday with Dr. Britt and returned home this morning.

Mrs. Frank Earnhouse and son, who have been visiting in the city, returned to Fairmont last evening.

A. B. Todd is another victim of a grippa. He is a pretty big man but avoirdupois isn't "in it" with the grippa.

A. C. Loder came in on the Schuyler this morning. He is considerably indisposed by an attack of la grippa.

B. E. Hendricks, principal of school at Beloit, Ia., is the guest of Miss Deana Fisher, a former classmate.

Mrs. M. A. Lockart and daughter, Mrs. Ella Manning, who have been visiting at the home of H. C. McNamee, departed Saturday evening for Sierra Madre, Cal.

The following persons were passengers for Omaha this morning: Messdames George Dodge, J. Blake, Atwood, Agnew, John Tighe, Leech, Kate Oliver, L. Stiles, Campbell and C. S. Johnson.

Prof. Musgraves has been indisposed the past two days resulting from a slight attack of la grippa together with a painful aching tooth. He has not yet been incapacitated from attending to his school duties, however.

IF YOU WANT

To look at as fine a line of Holiday Goods as there is in Plattsmouth, call at Snyder's drugstore when in town. He does not have the largest stock in the county, but what he has is well selected, tasty, neat—just what you want—and will be sold for prices so low that you can afford to buy a nice present for your wife, sweetheart or friend. A cordial invitation is extended to each and every reader of this paper to visit his store and see for yourselves. w2t

Archer's Court.
An action was begun to-day in which Samuel Crosby sues J. T. Richey on two promissory notes, aggregating \$112.50. The case was continued 'til December 31, that the defendant may be prepared to give security for the payment of the costs of the suit.

Cases as follows were called up and judgment rendered in favor of plaintiff, by default: Lewis Grosenbacker vs. W. C. Hickman, \$1.80; Lewis Grosenbacker vs. Cal Walton Sr., \$2.05; Lewis Grosenbacker vs. W. W. Dunson, \$1.30; Lewis Grosenbacker vs. Mason, \$1.35; Lewis Grosenbacker vs. Jake Grassman, \$5.10; Lewis Grosenbacker vs. Ed Hubble, \$2.75.

Here is a Chance
For some one with a few hundred dollars to get into a good business. Established 1886. For further particulars address Box 928, Plattsmouth, Nebraska. wad-s

Prof. McClelland is suffering from an attack of la grippa.

KANSAS MOURNS.

Senator Preston B. Plumb Suddenly Called Away.

Senator Plumb died suddenly of apoplexy shortly before noon yesterday. He had been slightly indisposed for several weeks, though it was apprehended that a little rest would completely restore him to his old time vigor. He was subject to repeated attacks of a severe headache, brought on by overwork. His physician repeatedly admonished him to take more rest, to the end that his life might be prolonged.

Senator Plumb had served fourteen years in the senate, and two years ago was re-elected for a term which would have expired in 1895. He was one of the best known men in congress. His tall, athletic form, his breezy method of speaking and his rugged independence and originality of thought and action made him a notable man in the senate, and he was a power on all questions to which he gave his mind. He was an omnivorous reader and an untiring worker. In the few days that the present congress has been in session he had submitted more than thirty bills of a more or less public character, embracing almost everything of interest to his constituents, from free coinage of silver upwards and down. While not a great leader, he was considered an able, sincere exponent of the rights of his constituency. While he was thoroughly republican regarding great national questions, he was prone to follow the dictates of his own conscience, even though it conflict with the views of his friends.

Governor Humphrey will appoint a republican to fill the vacancy during the present congress. A new legislature will be chosen next November 3, upon which will devolve the election of a U. S. senator.

In Social Circles.
The commodious dwelling of A. N. Sullivan was comfortably filled with invited guests last Saturday evening, to participate in the commemoration of his forty-fourth anniversary. The company consisted of the Judge's immediate neighbors and friends, including several prominent members of the Plattsmouth bar. The fore part of the evening was speedily whiled away indulging in a game of progressive high-five, interspersed with conversation rendered mirthful by the jokes for which the host is duly noted. His success was hampered in a measure however, by the presence of the doleful, melancholy M. B. Murphy.

At a seasonable hour, refreshments evidently prepared with great care and exhibiting rare taste in the selection were served. While all were seated around the festive board, Judge Chapman arose and in a few well chosen words presented the host with an elegant gold headed cane as a memento of the occasion, assuring him that in the presentation of this token of esteem the guests manifested but feebly the high regard in which he is held by his neighbors and friends. The host responded in a fitting manner, assuring the donors that they would ever be held in grateful remembrance. The judge doubtless considered it the most agreeable caning he had ever received.

The evening was enjoyably spent throughout, reflecting credit upon the hospitality of the host and his estimable family.

Obituary.
Mr. Peter Mann died at his home on the corner of Vine and Eighth streets, at 10 a. m. to-day. Mr. Mann was born in Bedford, Pennsylvania and emigrated to Nebraska nearly twenty-one years ago. He has resided in this city continuously since. He was formerly a ship-builder and for several years was captain of a steam boat, running between St. Louis and Omaha. For the past five years he has been failing in health, and during the one and one-half years prior to his death he has been an inveterate sufferer from the effects of a cancer of the face, which finally resulted in his death. He was a man of great firmness of character, of singular industry, and of honest and upright life. He possessed the respect of all who knew him and above all was devoted christian. Besides a wife he leaves a family of three sons and two daughters to mourn his departure.

The funeral services will be conducted at the residence, at 2 p. m. Wednesday, under the auspices of No. 146 I. O. O. F. lodge of this city. The funeral services will be conducted by Dr. Britt, of the First M. E. church.

Permitted to Wed.
The county judge granted a license Saturday evening to wed to Dantel G. Walker and Iona Woodard both of Weeping Water.

License was to-day issued authorizing Frederick Burdick and Emma Gruber, both of Nehawka to wed.

A Reception.

Alex Schlegel and bride, of whose marriage THE HERALD recently made mention, came in from Omaha Saturday evening for a brief visit with Mr. Schlegel relatives in this city. Arrangements had been made to tender them a reception and accordingly a large number of invited guests assembled at the home of Mrs. M. Schlegel on Pearl, between Fifth and Sixth streets, to participate in the festivities of the occasion. The evening was spent in pleasant conversation, indulging in music and other fitting amusements. At 11 o'clock refreshments were served. The company disbanded about 12 o'clock. Mr. Schlegel is well and favorably known in the county he having been employed on THE HERALD for a few years since. He is now employed on the editorial staff of the South Omaha Tribune, whither they departed on No. 3 last evening.

THE HERALD desires to join with Mr. and Mrs. Schlegel's many friends in wishing that their journey of life together, so auspiciously begun, may be a pleasant profitable one.

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

From Tuesdays Daily
W. H. Pickets is attending district court at Nebraska City this week.

W. C. Showalter, clerk of the district court was in Omaha to-day on business.

Nearly all the elevators of the country are filled to overflowing with grain.

F. M. Richey and A. W. White were passengers on No. 5 for Omaha this morning.

J. A. Hoyt, telegrapher at the M. P. office, is considerably indisposed by an attack of la grippa.

The railroad companies are utilizing every car possible to assist in the transportation of the immense grain crop. In some instances stock cars have been fitted up and used. A hard time the farmers are having to be sure. Send for Peffer and Sockless Simpson that they may give us some consolation.

A Resignation.
To the Honorable Board of County Commissioners of Cass County Nebraska:
GENTLEMEN:—Owing to the general responsibility attached to the office of overseers of road districts in this county and considering the uncertainty of this life and the death of the great independent movement in this state and last but not least that my alliance friend and Bro. the Hon. Ami Todd will at your next meeting retire from active service on this Hon. board, I hereby tender my resignation as overseer of road district No. 52 in said county of Cass and ask you honorable body to appoint M. B. Williams as overseer of said district No. 52. Very respectfully submitted.

Dated this 21st day of December.
WM. DELLEST,
Elmwood, Neb.

Judge Archer's Court.
Pat King, a corn husker from near Eight Mile Grove, came to town yesterday and proceeded to fill up on whiskey, and about 11 o'clock last night he was "run in" by Policeman McGuire. He appeared in police court this morning and loaned the court \$9.30, and was discharged.

In the case of Ragen vs. Holmes, Case continued to December 29, 10 a. m.

In the attachment case of Henry Bons vs. Jackson. Judgment for plaintiff for \$21.95.

In the attachment case of Bons vs. Tuttle. Judgment for plaintiff for \$9.

In the case of Snell vs. Petersen. The garnishee (First National bank) made a very lengthy answer as to amount of monies collected and disposition of stock of goods.

Celebrating.
A jolly crowd indulged in an undue amount of distilled rye last evening and their actions were anything but becoming good citizens. After visiting several saloons they made a halt at the White Elephant saloon. In front of August Bach's store stood a bundle of brooms which D. M. Jones proceeded to carry into the saloon, whereupon Police McGuire called a halt. Jones protested against going to the cooler, and upon a promise to appear before Judge Archer he was released. At 3 p. m. to-day McGuire told a HERALD reporter that information would be filed against him this evening.

Closed by His Creditors
The grocery store of August Bach was closed this morning to satisfy creditors holding chattel mortgages as follows: Groenewig & Schoentgen, of Council Bluffs, \$200; Fred Schroeder, Cedar Creek, \$112; Ashland Mill & Electric Light Co., \$581.97; Meyer & Raapke, Omaha, \$375; C. H. Parmele, Plattsmouth, \$423.20.

An Unfortunate Runaway.
Roy Britt, son of Dr. Britt, met with quite a misfortune while out driving Sunday afternoon. While driving in the neighborhood of the electric power house the horse became unmanageable and in its fright hurled the buggy against a large tree, throwing Mr. Britt about fifteen feet in the air and jolting him considerably. The buggy was damaged considerably. It was unfortunate that the accident should occur, but as the southern statesman would put it, we might be glad "it 'twas'n't no worse."

Mr. Britt has been in the employ of the B. & M. as chief clerk of the freight station at Omaha for the past six years.

A Narrow Escape.
Last evening Mr. and Mrs. John Waterman narrowly escaped sustaining a serious injury. Upon her return from Omaha on the flyer Mr. Waterman met Mrs. W. at the train with a conveyance supposed to be perfectly safe. The horse moved off in a brisk trot when suddenly the king bolt broke permitting the horse and front wheels to proceed forward but causing the rear wheels including the buggy to stop suddenly. The occupants were immediately thrown forward. Mr. Waterman maintained a firm grasp upon the lines and was dragged several feet. Mrs. Waterman fell forward upon her face sustaining several painful bruises. The cross bar of the vehicle and the dashboard were broken.

Rev. Luther Smith of the Baptist church at Springfield, Neb., has disappeared, leaving a number of creditors in the lurch. Even the best of men go wrong at times. The old business maxim, "In business treat every man as a scoundrel," is a good one.

J. C. Petersen and wife and Miss Orr, of Colorado, who is visiting in the city, were Omaha passengers this morning.

DO WE WANT IT?

THE HERALD'S interview with President Croan, published last week, in which he authorized us to state that he desired to consider a proposition from the city of Plattsmouth looking to the establishment of a first-class normal college here, has induced a number of our people to think seriously of the matter.

At this writing, Messrs. Thomas and Isaac Wiles appear to be the most enthusiastic supporters of the movement. The former called at THE HERALD office last evening and stated that in the event the citizens of Plattsmouth desired to make President Croan a proposition, he would donate a sufficient amount of land for the college campus; also, he and Isaac would each furnish, gratuitously, ten acres of land, providing the citizens would purchase for the use of the college what remained of the original eighty acres, which would probably be about fifty-five acres. This proposed site is located six blocks directly south of Oak Hill cemetery, rendering it about one mile from the business portion of the city.

THE HERALD should be pleased to see our people awakened to a true realization of the importance of this matter. A prominent Shenandoah business man, in speaking of the loss property holders of that town would sustain by the removal of the college, recently stated that property would immediately depreciate 20 per cent. If it be true that a college of that nature would enhance the value of property even 10 per cent, our property owners could donate in the aggregate at least \$100,000 and yet receive the equivalent of a high rate of interest on the investment. The bringing of 1,000 students to our town would bring hundreds of families and thousands of dollars every year; as a medium of advertising a town, a school conducted by President Croan has no equal, for catalogues, primarily in the interests of the college, yet incidentally setting forth the merits of our town and county, would besent into nearly every community in the country.

Besides, those of our young people that to-day attend school in other towns, would remain here; and many who are now deprived of an education because of the extra expense necessarily incurred in attendance away from home, would be afforded an opportunity of getting an education. The location of such a school would be a help to our town intellectually. As our churches reflect the rays of divine light over the community and thus raise our people to a higher standard of morality, so would a college materially aid in the social and intellectual culture of the community. Here is a golden opportunity. Shall we embrace it? If so, let a meeting of the board of trade be called and committees appointed to push the matter vigorously.

An Unfortunate Runaway.
Roy Britt, son of Dr. Britt, met with quite a misfortune while out driving Sunday afternoon. While driving in the neighborhood of the electric power house the horse became unmanageable and in its fright hurled the buggy against a large tree, throwing Mr. Britt about fifteen feet in the air and jolting him considerably. The buggy was damaged considerably. It was unfortunate that the accident should occur, but as the southern statesman would put it, we might be glad "it 'twas'n't no worse."

Mr. Britt has been in the employ of the B. & M. as chief clerk of the freight station at Omaha for the past six years.

A Narrow Escape.
Last evening Mr. and Mrs. John Waterman narrowly escaped sustaining a serious injury. Upon her return from Omaha on the flyer Mr. Waterman met Mrs. W. at the train with a conveyance supposed to be perfectly safe. The horse moved off in a brisk trot when suddenly the king bolt broke permitting the horse and front wheels to proceed forward but causing the rear wheels including the buggy to stop suddenly. The occupants were immediately thrown forward. Mr. Waterman maintained a firm grasp upon the lines and was dragged several feet. Mrs. Waterman fell forward upon her face sustaining several painful bruises. The cross bar of the vehicle and the dashboard were broken.

Rev. Luther Smith of the Baptist church at Springfield, Neb., has disappeared, leaving a number of creditors in the lurch. Even the best of men go wrong at times. The old business maxim, "In business treat every man as a scoundrel," is a good one.

J. C. Petersen and wife and Miss Orr, of Colorado, who is visiting in the city, were Omaha passengers this morning.