

WORST FORM ECZEMA

Worst 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 defied the best medical skill that could be employed here. The little sufferer was writhing in agony for at least eight months. Six months ago he was in such a state that he was unable to get up, and his parents were almost despairing. He had a fever, and his skin was in such a state of suppuration that it was necessary to change his clothing frequently. The doctors here watched the disease with interest, and could only say "Well done!" The case was known far and wide, and everybody was much surprised. But thanks to CUTICURA Remedies, the little sufferer is now as healthy as a horse. He is able to play on the ground, and his skin is in such a state of health that it is a joy to behold him. The doctors here were amazed. The little sufferer was in such a state of health that it is a joy to behold him. The doctors here were amazed.

The doctors here watched the disease with interest, and could only say "Well done!" The case was known far and wide, and everybody was much surprised. But thanks to CUTICURA Remedies, the little sufferer is now as healthy as a horse.

A child was brought to me with chronic eczema that had defied special treatment with many good doctors. As a regular M. D., I should have continued similar treatment, but I thought it useless. So put 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 exquisite Skin Beautifier, externally, instantly relieve and speedily cure every disease of 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, 5c. Prepared by the FORTIER DRUG AND CHEMICAL CORPORATION, Boston.

Send for "How to Cure Skin Diseases," 64 pages, 60 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 Weaknesses relieved in one minute by the Cuticura Anti-Pain Plaster, the only instantaneous pain-killing plaster.

Clemmens De Villeneuve will take notice that on the 23rd day of December 1891, M. Archer, a Justice of the Peace of Cass County, Nebraska, issued an order of attachment for the sum of \$25.00 in an action pending before him wherein Herman Kleitch is plaintiff and Clemmens De Villeneuve defendant. That property of the defendant consisting of money has been seized under said order. Said cause was continued to the 10th day of February 1892 at 10 o'clock a. m.

HERMAN KLEITCH, Plff.

Sheriff's Sale. By virtue of an order of sale issued by W. J. Showalter, clerk of the district court within and for Cass County, Nebraska, and to me directed, I will on the 8th day of February, A. D. 1892, at 10 o'clock p. m. of said day, at the foot of the stairs leading up to Rockwood hall, in the city of Plattsmouth, (Cass County, Nebraska, that being the place where the last term of district court was held in said county, sell at public auction the following real estate to-wit: Lots two hundred and nine (89) and two hundred and ten (90) in the village of Greenwood, Cass County, Nebraska, together with the privilege and appurtenances thereunto belonging in or to said appertaining. The same being levied upon and taken as the property of J. S. Foster and Ellen Foster, defendants, to satisfy a judgment of said court rendered by Thomas Kirkpatrick, plaintiff, against said defendants.

Plattsmouth, Neb., January 6, A. D. 1892.

T. B. WREN, Sheriff Cass Co., Neb. Atty. for plaintiff.

Notice of Probate of Will. THE STATE OF NEBRASKA, In County Court for Cass County.

In the matter of the last will and testament of Mary N. Allison, deceased: Notice is hereby given that on the first day of February A. D. 1892, at the office of the county judge in Plattsmouth, Cass County, Nebraska at the hour of 10 o'clock in the forenoon the following matter will be heard and considered:

The petition of Wm. B. Allison and Edward B. Nealy to admit to probate a certified copy of the last will and testament of Mary N. Allison, deceased late of Debuque, Iowa in said county of Debuque.

Dated this 3th day of January A. D. 1892.

By order of the court: R. S. HANNEY, Co. Judge. John A. Davies, Attorney for petitioners.

Legal Notice IN DISTRICT COURT, CASS COUNTY NEBRASKA.

Maria L. Butler and Mary E. Butler, Plaintiffs.

vs. John Grimes and wife, Maria L. Grimes; James F. Grimes and wife, Sarah A. Grimes; Nancy J. Burbank and husband, David B. Burbank; Elvira E. Grimes and husband, Frank F. Johnson and husband, Fred Johnson; Helen D. Whitmore and husband, George Whitmore; Lizzie A. Grimes; Francis Grimes and wife, Abbie D. Grimes; John H. Grimes; Lucinda E. Grimes; David W. Grimes; Betsy J. Brown; John G. Butler and wife, Frances Butler; James S. Butler and wife, Ellen M. Butler; Francis A. Walker and wife, Martha Walker; John G. Walker and wife, Rebecca C. Walker; William B. Allison; Addie R. Coolbaugh; Mary E. Fuller and husband, Miles W. Fuller; Jane E. Marsh and husband, Benjamin F. Marsh; Addie R. Coolbaugh; the Younger, William F. Coolbaugh, Illinois; Archibald L. Brown; Maud Fuller, Mary C. Fuller, Mildred Wallace and husband, Hugh C. Wallace; Paulina C. Aubrey and husband, James A. Aubrey; Catherine M. Melville W. Fuller; Geraldine of Jane Brown Fuller, a minor; Helen Gallagher, Lyman Cook and George O. Grimes, executors of the estate of James W. Grimes, deceased, and Melville W. Fuller, agent for heirs of Wm F. Coolbaugh deceased; Frances Higbee, George True Nealley, Henrietta Gregson, Susan Nealley, Edward Nealley, Edward W. Nealley, Wm. P. Nealley, Henry A. Nealley.

The above named defendants will take notice that on the 29th day of December 1891 Maria L. Butler and Mary E. Butler, plaintiffs herein filed their petition in the district court of Cass County, Nebraska, against said defendants, the object and prayer of which are to secure a partition of the following described property to-wit: The west half (1/2) of the southwest quarter (1/4) and southeast quarter (1/4) of the southwest quarter (1/4) and northeast quarter (1/4) of the southeast quarter (1/4) of section number thirty-two (22) township number eleven (11), range number twelve (12), and west half (1/2) of northwest quarter (1/4) and northeast quarter (1/4) of southwest quarter (1/4) of section number thirty-three (23), township number eleven (11), range number twelve (12), and northeast quarter (1/4) of northeast quarter (1/4) of section number thirty-three (23), township number eleven (11), east of the 8th P. M. Cass County, Nebraska, together with an accounting for rents and profits realized therefrom, and for judgment confirming the shares according to the respective rights of the parties interested therein, or if the same cannot be equitably divided, that said premises may be sold and the proceeds thereof divided between the parties according to their respective rights.

You are required to answer said petition on or before Monday the 19th day of February 1892. MARIA L. BUTLER, MARY E. BUTLER, Plaintiff.

John A. Davies, Attorney for petitioners. Dated December 29, 1891.

From Mondays Daily

Councilman Larsen was out again after a siege with the grippe. Bert Sage came in from Alliance Saturday evening, but will not return home alone.

James Finley, formerly of this city but now of Fairmont, is in the city, on his way to St. Joe.

Mr. and Mrs. Geo. Johnson are rejoicing over the advent of a bouncing girl baby at their home.

Aaron Crisman, formerly of this city, now of Red Oak Iowa, spent Sunday in this city, with his brother S. A. Crisman.

Dr. Schildknecht reports a boy baby at the residence of Harry Coolidge, and mother and son getting along nicely.

The ice men are taking a lay off to-day on account of the river backing up and it has not froze hard enough for them to cut ice to-day.

Judge Archer this morning rendered a verdict in the case of Crosby vs. Richey. The verdict was in favor of the plaintiff, Crosby.

Agent Apgar, of the M. P., informed a HERALD reporter this morning that five more carloads of bridge material had arrived for the M. & O. bridge.

Sampson Bros' open up their meat market to-morrow morning on Lincoln avenue and Sixth street just across from the B. & M. coach shop this is a good locality and THE HERALD wishes them success.

The dedication of the new M. E. church, of Nehawka, will be held Sunday January 24, at 11 o'clock. The services will be conducted by Rev. G. A. Smith, of University Place, presiding elder, of the Nebraska City, district.

The Nebraska Turn-Beak held a meeting yesterday at the Turner hall and elected the following officers for the ensuing year: President, John P. Satler; Secretary, L. Karges; General Instructor, Karl Hann; Beisitzer, Paul Wurl and Fred Ebinger.

Dr. D. G. Golding, who has entered upon his duties as assistant to Dr. Alfred Shipman, graduated from the Jefferson Medical College at Philadelphia, after attending the full course of instruction. He served in the Philadelphia Lying-in Hospital for six months; he also served six months as house physician and surgeon in the Connecticut Soldiers' Home, after which he attended a full course of instruction in the New York Post-Graduate School of Medicine. Being one of few young men who enter the medical profession who have enjoyed the advantages accorded Dr. Golding, and THE HERALD predicts for him a useful and successful professional career.

Closed by the Sheriff. Reed Bros', general merchants at Weeping, were closed Saturday by the sheriff. The liabilities so far reach about \$80.00 with assets of nearly \$15,000. The First National Bank, of Weeping Water, headed the list with over \$7,000. The firm has been doing business but a short time. The old firm Reed Bros' & Co. contracted the debt. The members of the firm doubt the legality of the proceedings, and say they are not responsible.

Never to Cold to Dehorn Cattle. Remember it never gets too cold to dehorn cattle, but it does get too warm. Any time except fly time is the right time. It can only be done with safety between October and April. A card addressed to the undersigned at Rock Bluffs, Neb. will be promptly answered.

OUR TARIFF WORKS BETTER THAN ENGLAND EXPECTED.

The St. James Gazette, speaking of President Harrison's message, says:

The most important point is that which refers to the tariff. The figures presented compare significantly with British figures, which show a stationary condition of trade. It is all well to say that Americans will presently discover the mistake in their fiscal policy, but perhaps they may not. In the meantime the calculations of the supporters of the McKinley bill are working out much better than any one in England had reason to expect.

Legal Notice W. B. Morledge, first name unknown, will take notice that on the 30th day of December, 1891, M. Archer, a justice of the peace of Plattsmouth City, Cass County, Nebraska, issued an order of attachment for the sum of \$25.00 in an action pending before him, wherein Henry M. Foss is plaintiff and W. B. Morledge, first name unknown, is defendant, that property of said defendant consisting of money has been attached under said order.

HENRY M. FOSS Plaintiff.

Children Cry for Pitche's Castoria.

When Baby was sick, we gave her Castoria.

When she was a Child, she cried for Castoria.

When she became Miss, she clung to Castoria.

When she had Children, she gave them Castoria.

County Court.

In the matter of the estate of T. S. Tifford, deceased. Hearing on final settlement. Continued until January 26, 1892, 10 a. m.

E. G. Dovey & Son vs. O. C. Smith. Suit on notes. Hearing January 19, 10 a. m.

In the matter of the estate of Delia Tifford, deceased. Hearing on final settlement. Continued until January 28, 1892, 2 p. m.

E. G. Dovey & Son vs. M. L. Traver. Suit on promissory note for \$336.32 and an account for \$63.21. Answer February 1 1892.

Calvin H. Parmele vs. Thomas Crabtree et al. Continued by consent until January 19, 10 a. m.

C. H. Parmele vs. Wm. Gilmour. Settled and dismissed.

In the matter of the estate of Samuel C. Dean, deceased. Hearing on final settlement. Accounts allowed and decree of assignment under the will.

Wm. Claus vs. W. H. Gilliam, defendant, and S. P. Holloway, garnishee. Amount of judgment and costs paid into court and garnishee discharged.

Adolph Bucacek vs. John Bucacek. Motion for security for costs, sustained. Security to be given by January 23.

F. H. Ellenbaum vs. Richard Billstine. Continued till January 20, 10 a. m.

E. G. Dovey & Son vs. Mrs. M. V. Traver. Suit on account for \$63.21 and interest. Hearing, January 19.

In the matter of the estate of John G. Roberts, deceased. Hearing on claims, and hearing on contested claims continued until February 19 at 10 a. m.

In the matter of the guardianship of John L. Brown and Erskine C. Brown, minor heirs of John L. Brown, deceased. Hearing on petition of Elizabeth J. Cooper, guardian and mother of said minors, for allowance.

Benjamin Elson vs. Chas. Grant-Webb, defendant, and C. B. & Q. R. R. Co., garnishee. Answer of garnishee taken, showing \$22.12 due defendant from garnishee.

American H. and Sewed Shoe Co. vs. King Stear. Suit on account for \$348.85. Answer February 1.

In the matter of the estate of C. H. Sheeley, deceased. Hearing on petition for appointment of John U. Pope administrator.

Elite Works vs. Reed Bros Co. Suit on account for \$105.65. Answer January 27, 10 a. m.

A. H. Weckbach & Co. vs. Plattsmouth Investment Co. Suit on account for \$52.75. Answer January 23, 10 a. m.

Milton D. Polk vs. William Neville. Continued by consent until January 23 10 a. m.

C. R. Tefft vs. Phil Green et al. Continued on application of defendants until February 8 10 a. m.

District Court.

Martin vs. Roberts. A demurrer leave to amend.

Armstrong vs. Baier, decision of the lower court affirmed.

McGuinis vs. Wm. Tighe, sheriff, judgment in favor of defendant.

Court adjourned until Saturday 23 at 10 a. m.

John Waterman is confined to his room with the grippe.

Wickersham, the jeweler, commenced the work to-day of putting the new court house clock in place and expects to have it in running order in a short time.

M. C. Giles, who has been working in the shops as a machinist, departed on No. 3 last evening for San Antonio, to work for the San Antonio and Aransas railroad.

JAQUETTE FISHER, Mr. Benjamin F. Jaquette, of this city, and Miss Olive Varco Fisher, of Weeping Water were united in marriage at the residence of Elder A. Galloway, the officiating clergyman, January 16.

The winter corn exhibit, held annually under the auspices of the state agricultural society will be thrown open to the public to-morrow. The exhibit is undoubtedly the finest exhibit of corn ever made in Nebraska.

Plattsmouth is likely to have a coal famine. Walter White and H. A. Waterman are both out of coal, but have been expecting coal every day for the past week. Timothy Clark has coal and has a large force delivering it to-day, but his supply will not last long at the rate it was going to-day.

Last night was undoubtedly the coldest for years in this city. At four o'clock this morning the thermometer at the high school building registered 35 degrees below; at five o'clock the thermometer at Phil Harrison's registered 32 and 40 degrees below. Mr. Harrison had one thermometer hanging on the side of the house which registered 32 below and the other he had hanging to a branch of a tree in the yard and that one registered 40 below. At eight o'clock the thermometer at the residence of H. J. Streight registered 30 below and at the residence of F. G. Fricke it was 38 below.

COMMISSIONERS' PROCEEDINGS.

The Board Organized With A. C. Loder Chairman and Frank Dickson Clerk.

PLATTSMOUTH, Jan. 7. Board met pursuant to adjournment. Present, A. C. Loder, Jacob Tritsch and S. W. Dutton, county commissioners, and Frank Dickson, county clerk.

The following business was transacted in regular form: Board organized for the ensuing year with A. C. Loder as chairman and Frank Dickson as clerk.

Board resumed settlement with county officers and adjourned to meet in regular session Tuesday, January 12.

January 12. Board met in regular session—full board present—when the following was done, to-wit:

OFFICIAL BONDS APPROVED. Assessors: W. H. Heil, Eight Mile Grove; P. E. Ruffner, Second ward, Plattsmouth city. Overseers: Gus Nordvall, district 10; J. L. Hutchins, district 43; Albert VanCleave, district 28; T. Allen, district 49; L. J. Griffith, district 58; A. H. Austin, district 60.

The following appointments were made: Overseers: Paul Rager, district 5; Wm. Morrow, district 18; R. Morrow, district 19; John Erhart, district 23; C. F. Lau, district 24; Wm. Leesley, district 26; Wm. H. Pool, district 31; James Root, district 37; B. S. Willcockson, district 47; A. Bickert, district 52. Justice of the peace: A. H. Austin, Liberty precinct.

Report of M. Archer, police judge, Plattsmouth city, in regard to no witness fees remaining in his hands, accepted.

Report of W. C. Showalter of unclaimed witness fees in clerk of district court office, was accepted, and ordered published according to law.

Notice of appointment of John Tighe as deputy sheriff of Cass county was filed and accepted.

Notice of appointment of W. C. Showalter as deputy clerk of the district court was filed and accepted.

Board adjourned to meet to-morrow.

January 13. Board met—full board present—when the following was done, to-wit:

Board proceeded to settle with overseers of roads for 1891.

Settlement was made with the Omaha Southern railway, whereby said railway paid to Cass county, in lieu of certain grading near what is known as Beeson's Crossing, the sum of \$25 to cover expense of putting said road in good passable condition; thereupon it is considered and ordered by the board that said railway company has fully complied with all the conditions on its part to be complied with, with reference to vacation of road No. 243, formerly known as No. 79, as heretofore stipulated and agreed by and between said railway company and the board of county commissioners, and the road furnished by the said railway company is hereby accepted, and said transaction is hereby declared finally and absolutely closed, finished and determined, and the right of said railway company to occupy its right of way along said public road is hereby declared irrevocable.

In regard to ditch petitioned for in section 31, township 10, range 14, by E. W. Barnum et al, the same was taken up for consideration and refused.

Board adjourned till to-morrow.

January 14. The petition for public road on section line, between 26 and 35-12-11, was considered and refused as it now stands.

Bill of Murry Bros. for lumber was reconsidered and allowed.

The following estimate of expenses was made for the year 1892:

Court expenses	\$ 10,000.00
County commissioners	2,500.00
Assessing county and making returns	2,000.00
Salary of county superintendent	1,200.00
Tax list	1,000.00
Books, blanks, printing and stationery	4,500.00
Execution expenses	1,800.00
Fuel for court house, poor house and jail	1,200.00
Jail expenses, inclg jailor's fees	2,000.00
Expenses of poor house county charges, county physician	6,000.00
Agricultural society	800.00
Clerk's salary	400.00
Incidental expenses	4,500.00
County attorney, salary and exp's	1,200.00
B. & M. bonds, principal and interest	25,000.00
Bridging	16,000.00
Roads	30,000.00
Soldiers' relief fund	500.00
Insane exp's added to state levy	2,000.00
Court house bonds	8,000.00
Total	\$111,000.00

Board adjourned till to-morrow.

January 15. Clerk was ordered to send notice to all publishers of newspapers in Cass county that bids will be received till noon, February 2, for the printing of court dockets, commissioners' proceedings, road notices

and treasurer's statements.

The following bills were allowed:

GENERAL FUND.	
Platts Water Co., water to jail	\$ 13.00
Reed Bros, odise to poor, etc.	5.19
R. Critchfield, rec'd g. versers settl'm't	30.00
A. F. Seybert, R. E. fare f r pauper	81
J. Schiappacasse, supper to jury	3.25
Jones & Fitzgerald, team to county	4.00
Wm. Crisman, juror Oct. term	4.00
Lyman James, same	6.70
John Bell, same	5.70
W. C. Showalter, County vs Edgerton	4.13
Same, County vs Wayman	5.78
Same, County vs Baird	6.08
Same, County vs Dorrington	4.52
Same, County vs McMaken	4.85
J. H. Hall—Mrs. Gilbert, insane	8.00
W. C. Showalter, same	9.35
Allan Beeson, same	3.00
Wm. Tighe, same	12.75
R. W. Gilbert, witness, same	7.90
Sarah Gilbert, same	7.90
Mrs. Minnie Foltz, same	4.80
Mrs. Sylvia Hall, same	4.80
H. E. Palmer & Son, ins. pol. on boiler	200.00
W. H. Cushing, exp acct of treasurer	24.61

BRIDGE FUND.

A. F. Sturm, lumber	25.98
Headley, Clark & Co, same	24.37
Murley Bros, same	20.44

ROAD FUND.

Ellen Child, road damage	15.00
W. B. Parks, amt deposit on ditch	11.55
O. Stricker, appr road damages	3.20
John Domingo, same	3.10
Geo. Gilmore, same	3.20
The Schaefer, oath of appraisers	5
W. D. Jones, appr damage on road, team	2.80
Dave Miller, same	2.80
L. C. Stiles, same	2.00

DISTRICT FUND AND ROAD FUND.

Overseers' settlement:

E. R. Todd, dist 1	15.00
L. Born, dist 2	46.48
A. C. Seybert, dist 3	40.00
S. Clark, dist 4	38.40
O. J. Wortman, dist 5	44.45
W. C. Coleman, dist 6	40.40
Samuel Lewis, dist 7	32.60
C. T. Richards, dist 8	42.25
J. J. Sweeney, dist 9	41.30
David Line, dist 10	42.00
Frank Stander, dist 11	53.15
John H. Becker, dist 12	49.60
C. F. Valley, dist 14	40.00
Chas. H. Warner, dist 15	24.30
G. G. Plitz, dist 16	27.20
W. W. Graves, dist 17	40.00
F. M. Young, dist 18	21.00
John R. Davis, dist 19	40.00
A. F. Cox, dist 20	46.65
Jonas Tighe, dist 21	40.30
W. G. Pankoun, dist 22	50.75
John Erhart, dist 23	28.93
C. F. Lau, dist 24	41.25
G. V. Piekwell, dist 25	37.00
Wm. Leesley, dist 26	41.70
Andrew Hailer, dist 27	38.90
A. VanCleave, dist 28	41.60
Samuel Cashner, dist 29	40.70
B. H. Dimmitt, dist 30	40.00
John Ellington, dist 31	42.70
Alf Shilley, dist 32	40.00
O. Carmichael, dist 33	20.00
Louis Foltz, dist 34	40.50
Z. W. Shrader, dist 35	40.00
J. C. Smith, dist 36	23.50
Joe Ellington, dist 37	43.75
L. B. Brown, dist 38	40.00