

# lection in Their Window That is Well Worth Attention.

Plattsmouth people do not really appreciate the efforts being put forth for their benefit. If they did every man, woman and child in this locality would be up in front of the east window of the Sherwood shoe store looking at the exhibit which they have in sight of rubber in its original and finished forms. This is one of the finest exhibits of nature shown in Plattsmouth, or, in fact, any other city.

It is the result of great personal work of R. Q. Sherwood, one of the city's live ones. Mr. Sherwood last summer was asked by the school authorities to take up the subject of rubber and to give the pupils of the schools a lecture on it. He did this and his lecture was something which is well worth reading. It is a scholarly study of the rubber matter from its birth to the present time. In the compilation of these, Mr. Sherwood searched the libraries of the locality high and low. He gathered statistics from all sources, all the knowledge the world had of rubber in its native and finished state he laid before the public of Plattsmouth. The result is carefully embalmed in a treatise on rubber which lies in the east store window of the Sherwood shoe store today. From day to day a page will be turned in this treatise and the public is asked to read it. It pays you and me to know what the truth is about rubber. Read it. Not a one is the treatise on rubber

worth reading but look at what Mr. Sherwood offers you in the shape

Damage Case Settled. After being out from about 4:30 p. m., Wednesday until 10:30 o'clock this morning, the jury in the case of Henry R. Gering vs. John M. Leyda

for damages for malicious prosecution returned a verdict for the plaintiff for one dollar. This jury was out ap-Sherwood and Son Have a Col- proximately forty-eight hours which is one of the longest sessions a jury has had in this county in some time.

> The case was one of the most stubbornly contested in many years in the local courts, a great deal of personal feeling being manifested from the start of the proceedings. It was a damage suit asking \$5,000 damages from the defendant, Leyda, by ex-Mayor Gering of this city. The foundation for the case arose from the arrest of Mr. Gering about 2 years ago on the charge of unlawfully selling liquor to one Samuel Biggs. At the hearing of the case it developed that

> Biggs had gotten the liquor at the instigation of other parties and the plaintiff alleged that the defendant in this case, together with C. A. Rawls, then county attorney, and Biggs had entered into a conspiracy to defame his character and started the prosecution with that end in view, On the trial Mr. Gering was discharged, County Judge Beeson rendering a decision which released him. Immediately after his discharge he commenced this case.

The coasts in the case wil be divided between the parties, each party paying his own costs. This is due to a special provision of the statute by which the amount of the recovery of the plaintiff would have had to have been \$5 to carry with it costs against the defendant. This section of the statute applies only to actions in malicious prosecution. The difference between the costs of the two parties is said to be from \$15 to \$20. the costs of the plaintiff being the larger.

According to all parties the result is a victory for everybody. Counsel

Notice to each and all of the above named non-residents of the State of Nebraska and to each and all of the above named unknown heirs and de-visees, defendants.

To each and all of the above named non-residents of the state of Nebraska, and to each and all of the above named unknown heirs and devisees, defend-ants.

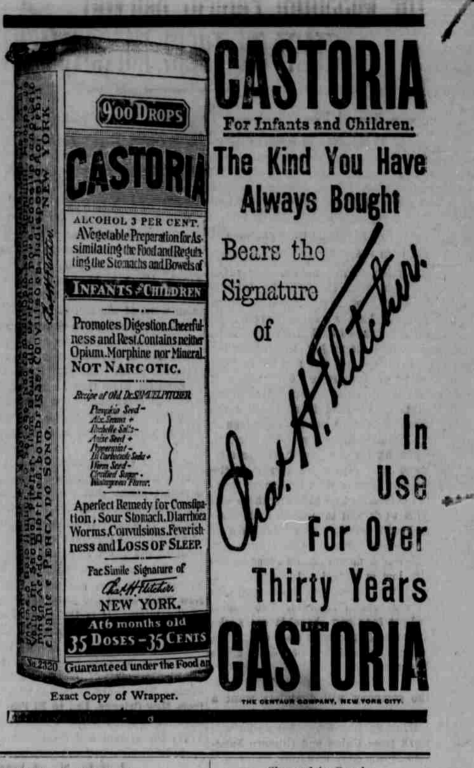
You and each of you are hereby noti-fied that on the 18th day of February, A. D., 1910, plaintiff filed his petition in the district court for the County of Cass, State of Nebraska, the object and prayer of which is to confirm and quiet his title against you and each of you in and to the following described lands in the County of Cass State of Nebrasthe County of Cass, State of Nebraskn, to-wit:

Sherwood offers you in the shapp of an exhibit of the rubber product. He has in the window finished speci too good to be passed up. These include rubbers of several differen-brands which this excellent firm hit the samiler covery of the plaintiff. It is not yet known least the local shoemen sells it, put it down—he is begus. Sherwood & Sons are taking pains to doubler company and the local shoemen sells it, put it to educate the people on rubber. The state of John Bauer, deceased, from Nebraska for that plaintif ive, adverse possession of lands for more that (27) years prior to the date of filing this petition, thereby ac quiring absolute title to said lands an harring all claims of title thereand liens thereupon by long lapse To especially have cancelled of record certain deed of trust given by indant, Jeremiah S. Carr, in the n f J. S. Carr to defendant, John Maxon, trustee, on the said northwest quarter (nw14) of the northeast quarter (ne14) of said section numbered thirty-Maxon. five (35) said township and range, to sefive (35) said township and range, to se-cure the payment of the sum of two hundred dollars (\$200.00) to defendant, W. W. Willingham, said deed of trust ecorded in Book "A" at page 255, of the deed records of said County of Cass. To confirm and quiet title in plaintiff and against defendant, Martha W. Grant, in and to the southwest one-fourth (sw%) of the northeast one-fourth (sw%) and the west half (w%) of the southeast one-fourth (se%) of said section numbered thirty-five (35) fourth (ne%) and the west half  $(w_{2})$ of the southeast one-fourth (se%) of said section numbered thirty-five (35) said township and range, by reason of a deed of conveyance of said lands by defendant, Jeremiah S. Carr, to said Martha W. Grant of date September 30, 1858, and recorded in Book "B" at page 259, of the deed records of said County of Cass, under which deed said Martha W. Grant claims an interest in said lands. not least Guayule rubber, from Mex-ico and the United States. Teras pro-duces the last. Through the entire process by which this crude product is converted into the real goods, Messrs. Sher-wood will lead the public by means of their educational system which can be séen in the window from day to day. Study the pages of Mr. Sherwood's address on rubber and you will attain some knowledge. There are interesting specimens of the product from the expensive "bis-cuit" weighing 5:0 pounds and now worth \$161, to the finished product is the remarkable growth of prices on rubber products. The "biscuit" which is the remarkable growth of prices on rubber products. The "biscuit" which is the remarkable growth of prices on rubber products. The "biscuit" which is the schares 2. Matidia Petersen \$37.30 and the balance of the cestate in 1909 \$44, today its cost \$161. What made the schares? The means. said lands. To confirm and quiet title in plaintiff to IN legacy creating an apparent lien upon the lands last above described. What made the change? The manufacturers say the great growth of<br/>facturers say the great growth of<br/>the automobile business. They claim<br/>that the amount of rubber used in<br/>automobile tires has caused the price<br/>to rise more than 300 per cent. The<br/>public is justified in drawing its own<br/>conclusions. Is there a rubber trust?<br/>Anyway, the Sherwood exhibit in the<br/>ceast window is worth while.the hands of the administrator. The<br/>decree provides that when the re-<br/>ceipts showing the payment of the<br/>several amounts set forth are filed in<br/>the county court, the administrator<br/>shal be discharged from his trust.To cancel of record a certain power<br/>of attorney given by defendant. Georre H Vick-<br/>Roy, recorded in Book ''B' at page 514,<br/>of the south half (skj) of<br/>the south half (skj) of the<br/>south the discharged from his trust.A party of Avoca people cailed to<br/>the city by business matters came in<br/>last evening and were registered at<br/>the Hotel Riley. The party consisted<br/>of G. W. Harshman, the well known<br/>and popular citizen of Avoca, J. G.the lands last above described.To cancel of record a certain power<br/>of attorney given by defendant. Georre H Vick-<br/>Roy, recorded in Book''B' at page 514,<br/>of the south half (skj) of the<br/>northwest one-fourth (swkj) of the<br/>northwest one-fourth (swkj) of the<br/>northwest one-fourth (swkj) of the southeast<br/>one-fourth (swkj) of the northwest one-fourth (swkj) of the<br/>northwest one-fourth (swkj) of the<br/>northwest one-fourth (swkj) of the<br/>northwest one-fourth (swkj) of the southwest one-<br/>fourth (swkj) of said section numbered<br/>fo

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deed said Mary P. McCartney and said A. E. McCartney failed to join in the acknowledgement thereof. To confirm and quiet title in plaintiff against defendants, George F Dixson, George F. Dixon, William D. Gregory and wife, Delinda Gregory, and B. Wolph, B. W. Show and Clendenen W. Mitchell, only surviving heirs and de-visees of Henry C. Wolph, deceased, to the east half (e15) and twenty acress off of the northeast quarter (nel4) of said section numbered thirty-four (34), said township and range, by rea-son of a deed of conveyance of said lands by said George F. Dixon to H. C. Wolph of date October 29, 1886, and recorded in Book "D" at page 217, of the deed records of said County of Cass; and by reason of a deed of conveyance of said lands by said George F. Dixon in the name of George F. Dixon, to de-fendant, William D. Gregory of date October 29, 1860, and recorded in Book "D" at page 179, of said deed records: and by reason of a deed of conveyance of said lands by said William D. Gre-gory and wife, Delinda Gregory, to said Addison P. Weston of date August 19, 1863, and recorded in Book "E" at page 216 of said deed records; and also by reason of a deed of conveyance of said lands by said Milliam D. Gre-gory and wife, Delinda Gregory, to said Addison P. Weston of date August 19, 1863, and recorded in Book "E" at page 216 of said deed records; and also by reason of a deed of conveyance of said ands by said H. C. Wolph and wife. Esther Wolph, to said Addison P. Wes-ton, of date August 19, 1863, and re-corded in Book "E" at page 217, of said deed records, the description in said several deeds of conveyance of said and being uncertain and indefinite. To us and each of you are required to answer said petition on or before the 11th day of April, A. D., 1910. In de-fault thereof judgment will be entered confirming and quieting title to all the iands above described in plaintiff and against each and all of you and for costs of suit. Beorge W. Harshman, <u>F</u>ialbitff.

osts of suit. George W. Harshman, By Basil S. Ramsey and William amsey. Attorneys for Plaintiff.



## Slugged in Omaha.

The Journal learns from I. S. river at Oreapolis, had succumbed to he had little money on his person floating ice and had been wrecked, and the robbers contented themselves is wrong. Both the Burlington and with taking what little he had. He the M. P. bridges are in good shape was discovered by a policeman and and capable of withstanding a great | aken to the station where his injuries amount of pressure. Both compan- were treated. Owing to the fact that ies are using every endeavor to pre- he had been robbed of his money, he was in sore straits to get home but this was offset by friends loaning him the money to make the trip. Chris is. feeling some better now and will recover soon from the effect of his injuries, which were quite severe.

to the finished product handled by Messrs. Sherwood, all processes of tries of the world have been called upon to furnish specimens for the Sherwood exhibit. South America and all the warm southern climates are represented in the window of Sherwood & Son. There is Para rubber from the South American states and Ceylon, Matto Grosso rubber from Brazil, Para rubber from Brazil, Balata rubber from Venezuela, Cemeta rubber from Brazil, and lastly but not least Guayule rubber, from Mexico and the United States. Teras pro-

or 1100 pounds, 8 or 9 years old. St. John, his son-in-law, F. J. Mc-Will trade for anything you have Andrews, and Roscoe Harshman and

Hood Rubber company and the Good- estate of John Bauer, deceased, from year Rubber company have given him near Cedar Creek came to a close, and grantors has been in the open, con-tinuous, exclusive, adverse possession of the decision of Judge Good who heard said described lands for more than good work and they are entitled to the case being in favor of Sarah Mapraise for their assistance. The ex- tilda Petersen who was fighting for hibit which they have sent him is one a large share of the estate. She was to, and of time. well worth having. From the Caout represented by T. J. Mahoney and P. Choue (pronounced koo'chock) which A. Wells of Omaha as counsel. John is technically known as the "biscuit," Albert Bauer, the administrator, was represented in court by Matthew Gering while the interests of a number manufacture are exhibited. The coun- of minor heirs were looked after by A L. Tidd as guardian as litem and counsel.

> The decision of Judge Good is regarded as a clean cut victory for and Sarah Matilda Petersen and undoubtedly will go to the supreme court for final adjudication. Judge Good among a long list of findings found that lots 133, 134, 175 and 176, in the village of Louisville, Neb., which had been deeded to Sarah Matilda Petersen in 1890 and which it was sought should Martha be figured into the assets of the es-

in 1909 \$44, today its cost \$161, share of the funds of the estate in

To confirm and quiet title in plain-tiff against defendants, George F. Dix-on, Rebecca Ashley, Rebecca D. Conner,

Will trade for anything you have or will sell on 6 months time if a good bankable note is given. J. M. Young, Mynard, Neb. Mrs. N. Bintner and son Ernest are spending today in Omaha visiting with Mr. Bintner in the hospital at that point. Mr. Bintner is holding his own quite well and is thought to be getting along very nicely consider-ing the nature of his complaint. Andrews, and Roscoe Harshman and wife, the latter gentleman a son of George Harshman. Former County Attorney Rawls came in yesterday for a brief visit the management of the Cass Land company of which he is the personal representative at Lamar and Grenada, Col. the board.

\$5,900 signed by Walter A. Thacker and Della Thacker, dated April 8, 1998, due in ten (10) years with interest at 5 per cent and secured by a mortgage on the southeast quarter of section 5, township 10, range 14, in Cass county, Nebarska, and lot 4. In section 4, town-ship 10, range 14, in Cass county, Ne-braska, all containing 167.70 acres more or less; on said note interest has been paid to the amount of \$487.50. Four chairs, one rocking chair, one

Four chains, one rocking chair, one complete bed, one cream separator, har-row, one pair of scales, one wagon, one stand, two cupboards, one post auger, one carpet loom.

one carpet loom. One note of W. A. Thacker, in the principal sum of \$72.50, dated March 7, 1908, and due in one year with inter-est at 8 per cent; one note of W. A. Thacker in the principal sum of \$166.00 dated February 8, 1908, and due in one year with interest at 4 per cent. For the purpose of paying said debts, charges and expenses of said estate and for the purpose of converting said as-sets into money for distribution, it is necessary to sell the same. Said sale will remain open one hour. D. O. Dwyer, Attorney H. N. Dovegi

### ROAD NOTICE.

J. W. Thomas, occupier, J P. Falter, Julia E. Thomas, M. Pflugshaupt, and to whom else it may concern —

Julia E. Thomas, M. Pflugshaupt, and to whom else it may concern:— The commissioner appointed to lo-cate a road commencing at a point in the west line of lot number twenty six (26), in section number twenty (20), township number tweive (12), range number fourteen (14), east of the sixth principal meridian, in the County of Case, State of Nebraska, one hundred five (165) feet north of the southwest (S. W.) corner of said described lot and running thence in a westerly direction up a ravine to intersect with county road number 214, on the west line of lot number one hundred (12), range four-ship number tweive (12), range four-teen (14), east of the sixth principal meridian, in the County of Case, State of Nebraska, has reported in favor of the establishment thereof, and all ob-jections thereto, or claims for damages must be filled in the county clerk's of-fice on or before noon of the 12th day of April, A. D. 1910, or such road will be established without reference there-to Witness my hand and official seal

Witness my hand and official set this 14th day of February, A. D., 1910. D. C. Morgan. (Seal) County Cierk. (Seal)

Notice. IN COUNTY COURT. State of Nebraska.) )88. nty of Cass THE MATTER OF THE ESTATE OF MARY J GUTHMANN, DECEAS-

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ED To all persons interested: You are hereby notified that a peti-tion has been filed in this court for the administration of the estate of Mary J. Guthmann, deceased, and that William Rummel has been nominated as such administrator That a hearing will be had upon said petition on the 19 day of March, 1910, at 9 o'clock a. m., at my office in the City of Plattsmouth, Ne-braska, before which hour all objec-tions thereto must be filed. By the Court, Allen J. Beeson. (Seal) County Judge.

vent loss by flood and forces of men are stationed at each bridge blasting and loosening the ice to prevent gorges forming and carrying the struc-

tures out. It was currently report that either one or the other of the bridges had fallen before the great mass of ice which was hurrying down the stream

sen find their way to the sea. Reports state that there is heavy, pitchforks and like weapons into the solid ice from Cullom to within a air.

short distance of Louisville and that at that point the channel of the river is open and ice is running. This means trouble to those living along the river unless the ice breaks up below them and the floes are allowed to find their way into the Missourl. If they get into that stream and can follow an uninterrupted flow to the gulf, there will be no trouble but if the ice once gorges in the latter stream then trouble can be looked for.

### \$9.20 For Hogs.

Last Thursday a carload of hogs morning from Omaha to visit with raised at the insane asylum at Linfriends and look after business in the coin was sold for \$1,425, the price city. Capt. Palmer has been reap- paid being \$9.20 per hundred. This is pointed to his place as one of the the highest price ever received for

trustees of the National Soldiers sani- hogs by a state institution. These tarium, a position which he is most high priced animals were taken care excellently qualified to fill and which of a part of the time by some of the his many friends are glad to see him more trustworthy inmates of the inretain. It is a position of much stitution. A carload of heavier hogs honor and responsibility and Capt. brought about \$1,500 some time ago, Palmer who is one of this city's old although the price per hundred was

residents, possesses all the necessary lower. The car marketed at South qualifications for an able member of Omaha Thursday is the third carload don mkae) on Mynadr road. Leave ot sold since last fall .-- Lincoln Star. 'at Fricke's drug store.

Narrow Escape.

An accident which may have serto the Missouri but this is error. The lous consequence took place last even-Missouri Pacific had a train over their ing when Miss Hazel Clugey, daughter structure at 1 p. m., and the regular of Mr. and Mrs. John Clugey living Burlington had a train over their just north of the city, was struck by bridge this afternoon on time. The a pitchfolk thrown through an open great ice gorge which formed yester- door way of the stable by Riley Mcday in the Missouri river at the Farland who has been working for J. mouth of the Platte and which was Clugey. The young lady was passing noticed in yesterday's paper, broke up the door of the stable when Mr. Mcthis morning and immense quanti- Farland, who was engaged in cleanties of heavy ice is now rushing down ing out the bar, and who had just the stream. The channel in front of finished his work, cast the fork outthe city today is filled with floating side the barn through an open door. ice and the water of the stream are The fork in its flight struck the the rising rapidly. Everything agrees lady in the ear, the prongs jiercing that there is going to be some lively the lobe of the ear and making a doings within a few days unless a cold very ugly wound. Quite fortunately snap strikes this section. With the the prongs did not penetrate the ear present warm, moist weather the and injure the drum so that her snow and ice which is on the ground hearing is not in the least impaired. must melt and this means a great The result will be a sore ear for some addition to the waters which must time to come, however. Mr. McFarland is quite shocked at the result of The Platte is breaking up at a point his untimely throw and vows that above the Platte river bridge at he will always let loose some warn-Oreapoils but not so far as Cullom. ing in the future before he casts

# Pleasant Birthday Party.

A pleasant birthday party was given last Friday afternoon to Floyd Gibson at the home of his parents, Mr. and Mrs. Dallie Gibson, a numper of the schoomates of the young man assembling to pay their respects on his tenht anniversary. In addition to having a fine afternoon, the young man received a number of very nice presents.

Light refershments consisting of fruit, cake and lemonade was served after an afternoon of amuschent had been had, the mother of young Mr. Gibson doing the serving.

Those attending the happy party consisting of Messrs, Matthew Joy, Jr. Clyde Claus, Wm. Hall, Harold Manners, Roy and Ray Winscot, Emmett and Corporal Stone, Tommie Isner. Hugh Foster and Flody Gibson. They had a most delightful time.

Lost-A black fur overcoat, (Gor-

Capt. Palmer Reappointed. Capt. H. E. Palmer came in this