# HAS CLOSE CALL

## Struck by Falling Glass.

ed to fasten the cord.

beavy glass was shivered and fell in enough to pay his way over to Pacia shower of ugly, ragged pieces to fic Junction and he would do so if around Prof. Gamble and narrowly he did and in a few days he will be was he escaped with virtually no in- or some other hole in the world. juries receiving but two small cuts on the hands and badly bruised knee. one of the cuts was on the fore finger of the left hand where a deep cut to the hone was made by a piece of to the bone was made by a piece of the falling glass, the other cut being a three-cornered incision in the right wrist. A large piece of the glass struck him on the right knee, the piece falling flat upon the knee and being sattered into a dozen pieces. This bruised the knee but had it fallen edgewise it would probably have badly cut the leg and perhaps had a serious ending.

The greatest miracle of the affair was that Prof. Gamble was not struck upon the head, face or neck. Had a piece of the glass struck him edgewise on either the head, face or neck, the probabilities are he would have been killed.

his situation. It was only after he future home at Lincoln. had examined the pieces of glass which were strewn about him that he came to realize what a narroy escape he had gone through and just how easily his life might have been ended. Mr. Roberts this morning was still much perturbed over the affair and vows that he will never again be guilty of absent-mindedness.

The wrecked skylight is quite an skylight purposes. The bank will bers her friends by the score. take steps to have it replaced immediately.

### Depart for Their New Home.

F. M. Young and wife departed this morning for Degraff, Minn., near which place they will make their future home. Their many friends throughout eastern Nebraska will be wish them the greatest of good forwho have ever lived in their vicinity, and happy days. and their departure is a distinct loss to the community. The good people of the vicinity of Degraff can rest experience in that region and be-

Will Ask For a New Trial. County Attorney Ramsey yesterday filed a motion for a new trial in the case of Cass county vs. Sarpy county recently tried in the district court at Pappillion. He expressed himself ting a new trial and of securing a the character of the testimony and the evidence he is firmly of the opinion that an unprejudiced jury would return a verdict for this county but he realizes the almost impossible task of securing a verdict with a jury made up of Sarpy county taxpayers. The weight of the evidence in the case plaintiff favored this county but the natural prejudice of Sarpy coun-coming in this afternoon from Mynard in his line. ty jurors resulted in its being disre- to attend to business matters in the T. B. Wilson, a prominent attorney for that county. No date has yet been roads as very muddy although some ing down to attend to business mat- letter office on March 21, 1910. set for the argument of the motion. | improved from several days since. | ters in county court.

In Police Court.

James Meehan was the mysterious stranger who arrived in the city yesterday and accumulated honorable jag as told in last evening's Journal. James was most honorably sober this a. m., when he was haled before honorable court and asked to tell honor-Superintendent J. W. Gamble ably why he acted up so yesterday. The true story which he told honorable court was that he drank honor-Prof. J. W. Gamble had an escape able red-eye until he was not responfrom death last evening which was sible for his honorable conduct. He little short of miraculous and which had invaded sundry places of busiwas quite incomprehensible to those ness and half solicited honorable who witnessed the accident. He was pieces of coin from honorable persons engaged in attending the meeting of and when it was not forthcoming the school board which is held in the he used honorable strong language First National bank, the meeting tak- much of which reflected upon the ing place in the banking room, and paternity of persons who did not honhe was seated directly beneath the orably cough up coin, and also referlarge, heavy, corrugated glass sky-red at length to their honorable hablight. As the evening was rather its. He did this with Hon. Barclay warm, the room had become too warm who runs resturant in honorable city, for comfort and it was suggested that and Hon. Barelay threw him out into the skylight be raised for ventilation. honorable muddy street, also calling H. N. Dovey told J. M. Roberts to police. This morning he talked most pull the cord which elevated the sky- honorable to Hon. Mike Archer but it light so that fresh air could enter the did him no good and he got honorroom. Mr. Roberts did this and then, able fine of \$20 and costs. Hon. his attention being absorbed in some Archer however, agreed to let Hon. matter before the board, he neglect- Jim leave town quickly for Kansas City and he did so, going out on hon-The resuit was that the heavy sky- orable train which was headed for light fell with a crash and the force lows. He declined to pay time as he of the shock was such that the thick, stated he just hand honorable money the floor of the room, scattering all honorable court would permit. This escaping decapitating him. And as it pestering the policemen of St. Joe

#### John H. Snead and Miss Leta Garrison Married at Lincoln Yesterday.

pastor of the First Christian church being interred at Hampton. did not realize the narrowness of his being Mrs. H. Harmon of Lincoln, E. vanced age he was quite active, al- may be commenced. escape and he could not understand C. Garrison and wife of Havelock, though his hearing had become badly The ordinance which creates the why the board members and the spec- and Miss Mary Curtis of Plattsmouth. impaired. He was a great personal new paving district will appear in the tators were so badly disturbed over The young folks will make their friend of Judge B. S. Ramsey of this Journal tomorrow

Mrs. Snead is a Cass county product, Judge Ramsey heard of the death of having lived in this city and vicinity his aged friend with the most sincere virtually all her life. She is the regret. handsome and accomplished daughter of Mrs. Hattle Garrison of this cfty and for the past eight years she has operator of the Plattsmouth Tele- Elizabethtown, Ky. "Everywhere I in the vicinity of Waukomis and Enid expensive affair as the glass is very phone company. She has a very large thick and especially manufactured for acquaintance in the vicinity and num-

> The groom is a well known engineer in the employ of the Burlington road, a young man of much worth

> time past and is well known locally.

The many mutual friends of this sorry to learn of their departure but popular young couple will extend their heartiest congratulations to tune and prosperity in their new them upon their advent into matrihome. Mr. and Mrs. Young are with- monial life and trust that their fuout exception, two of the finest people ture will be one of unclouded skies Winnatoon, Neb., Wednesday of last now lives in Waukomis, is also doing

### The Water Plant.

A. R. Dow of Salem, O., is in the assured that they have received some city today conferring with the local riage ceremony and many valuable valuable additions to their population officials of the Plattsmouth Water presents were in evidence as tokens in these excellent people and they can company. Mr. Dow is said to be look- of the high esteem in which the young confidently extend them the warm ing the plant over with a view to pur- people are held. The many friends hand of friendship. Mr. Young owns chasing it. It is said that he will of the groom at this place foin in quite a large amount of land in the move to this city and take personal wishing him and his chosen life partvicinity. He has had considerable charge of the plant should he be able ner a pleasant and profitable journey to make a deal for it and that he over the sea of matrimonial bliss. lieves it to be as good as this. That will take steps to give it a thorough They have gone to housekeeping on a his expectations may not be disap- overhauling and renewal and place farm adjoining that of the bride's pointed is the ardent wish of his it on a modern and up to date basis. father in Knox county.—Elmwood He has been the owner and manager Leader-Echo. of the water plant in Salem and recently disposed of it to the city. He is said to have made the plant at you have that annoying tickling in that point a thoroughly capable and your throat? Does your cough anreliable one and to have put it on a noy you at night, and do you raise money-making foundation. It is his mucus in the morning? Do you want belief that he can do likewise with relief? If so, take Chamberlain's this morning as very hopeful of get- the plant here and with this idea in Cough Demedy and you will be well view he desires to secure a franchise pleased. Sold by all dealers. change of venue in the matter. From from the city and a renewal of the contract for fire protection. He is a water man and understands thoroughly the ins and outs of the business. He will probably be here for several days and there is a possibility that



**Baking Powder** 

Received Highest Award World's Pure Food Exposition

Chicago, 1907.

### ing a Daughter Near Hampton, Nebraska.

withstand the ravages of the com- vision of the work. plaint and eventually succumbed.

A marriage license was issued yes- Three daughter also survive him, among the members of various phases terday at Lincoln, Neb., to John H. they being Mrs. Vernie Weeks of of the work and the manner in which Snead, aged 38, of Lincoln, and Miss Scotia, Neb., Mrs. Welch of Hampton, it should be done as well as the Leta Garrison, aged 25 of this city. Neb., and Miss Myrtle Timblin of Om- methods to be used in paying for it. These well known people were mar- aha. The funeral was held Monday The discussions were entirely friendried very quietly at the home of Rev. afternoon from the home of the ly and harmonious, however, and Harvey Harmon in Lincoln, who is daughter near Hampton, the remains there was practically no dissention

city, the two having been pioneers evening. Both bride and groom are very together in the early Nebraska days well and favorably known in this city. and having grown to be warm friends.

been employed in this city as an of the time," writes B. F. Tolson, of ports the outlook as most encouraging and ability and one vastly popular run-down men and women, restoring implement businesses in the southwith a large field of friends. He has strength, vigor and health that's a west, and Mr. Lee reports his busibeen running into this city for some daily joy. Try them. Only 50c. Sat. ness as being something marvelous. isfaction is positively guaranteed by He made a trip through the Coates' F. G. Fricke & Co.

### Roher-Box.

la and Lizzie and son Walter were at week attending the marriage of their very nicely and has been enjoying son and brother Arthur J. Box, to much prosperity during the past sev-Miss Mary Roher at the home of the bride's parents near that place. About sixty-five persons witnessed the mar-

Are you frequently hoarse? Do

# THE PAVING QUES-TION UP AGAIN

#### Preliminary Steps Taken by the City Council at a Special Session Last Night.

The preliminary steps were taken last evening by the city council for the commencement of the paving of the new paving district No. 3 in this city. The council met in special session, all the members being present and it listened to the report of the committee on streets, alleys and bridges which had been under advisement the petition of the property owners along Vine street from Fourth to Seventh inclusive, Fourth from F. M. Timblin Dies While Visit- Main to Vine, and Fifth from Main to Vine, asking for the creation of the new district and that the severai blocks included in it, be paved with Word has been received in this brick upon a concrete base. The ity of the death on Sunday near committee had an ordinance ready Hampton, Neb., of F. M. Timblin, a for the council creating the new dis-Cass county pioneer, and for many trict which ordinance was satisfacyears a resident of Weeping Water. tory and which met with the appro-The cause of his death was pneu- val of the council. The council also monia, he being on a visit to a authorized the employment of a comdaughter living near Hampton when petent engineer who is to make an the disease attacked him. Owing to estimate of the cost of the work and his advanced age, deceased could not who will also have the general super-

The question of paying for the Deceased was born in Jefferson work came up for discussion and it county, Pa., on July 28, 1830, and was agreed that the costs should be at the time of his death he had assessed upon the basis of frontage reached the ripe age of 79 years, 7 on the several streets involved, the months and 8 days. He came to Ne- seperate items chargeable to the sevbraska in 1859, settling upon a farm eral property owners being made paynear Weeping Water, where he resid- able in fifty days. The cost of paved until 1874, when he moved to ing intersection and the street around ed until 1874, when he moved to ing intersection and the street around the new postoffice building, it was county until 1896 when he came decided would be defrayed by the isback to Cass county and located at when he has since the new postoffice building, it was decided would be defrayed by the isback to Cass county and located at the new postoffice building, it was decided would be defrayed by the district court for the County of Cass, State of Nebraska, the object and prayer of which is to confirm and quiet the new postoffice building, it was decided would be defrayed by the district court for the County of Cass, State of Nebraska, the object and prayer of which is to confirm and quiet the new postoffice building, it was decided would be defrayed by the district court for the County of Cass, State of Nebraska, the object and prayer of which is to confirm and quiet the new postoffice building, it was decided would be defrayed by the district court for the County of Cass, State of Nebraska, the object and prayer of which is to confirm and quiet the new postoffice building, it was decided would be defrayed by the district court for the County of Cass, State of Nebraska, the object and prayer of which is to confirm and quiet the new postoffice building, it was decided would be defrayed by the district court for the County of Cass, State of Nebraska, the object and prayer of which is to confirm and quiet the new postoffice building, it was decided would be defrayed by the district court for the County of Cass, State of Nebraska, the object and prayer of which is to confirm and quiet the new postoffice building in the district court for the County of Cass, State of Nebraska, the object and prayer of which is to confirm and quiet the new postoffice building in the district court for the County of Cass, State of Nebraska, the object and prayer of which have the new postoffice building in the district court for the County of Cass, State of Nebraska, the object and prayer of which the new postoffice building in the new Weeping Water, where he has since ten years and be taken up in installments.

Deceased is survived by a wife, This comprised the principal part three sons, Alva of Omaha, Levi of of the work of the session although Wisner and Elvi of Fairbanks, Okla. there was considerable discussion among the council, the members beof that city. The wedding was wit- Deceased was very well known in ing in favor of harmonious action Prof. Gamble states that the ac- nessed by a small number of friends' this city and was a visitor here but which will hurry the work to complecident happened so quickly that he and relatives, among those present a few months ago. Despite his ad-

( Wednesday )

hardware company's store in Enid and declares it will compare favorably with any in cities much larger. Mrs. A. J. Box and daughters, Stel- Mr. Lee also reports that former county treasurer, Louie Eickoff, who eral years.

### Saved a Soldier's Life.

Facing death from shot and shell in the civil war was more agreeable to J. A. Stone of Kemp, Tex., than facing it from what doctors said was consumption. "I contracted a stubborn cold" he writes, "that developed a cough, that stuck to me in spite of all remedies for years. My weight ran down to 130 pounds. Then I began to use Dr. King's New Discovery. which completely cured me. I now weigh 178 pounds." For Coughs, Colds, La Grippe, Asthma, Hemmorrhage, Hoarseness, Croup, Whooping Cough and lung trouble its supreme. 50c., \$1.00. Trial bottle free. Guaranteed by F. G. Fricke & Co.

### Advertised Letter List.

The following letters remain in the Plattsmouth postoffice uncalled for on W. F. Gillispie, the Mynard grain this (March 7, 1910) date: Miss garded and a verdict being returned city. He drove in and reports the of Ashland, is in the city today com- called for will be sent to the Dead

of Nebraska, in district court for he County of Cass. Petition to Quiet Title. ge W. Harshman, piaintiff

and of her husband, L. E. Marquis, deceased; the unknown heirs of George F. Dixon, deceased; the unknown heirs and devisees of Rebecca Ashley, deceased; the unknown heirs and dvisees of Rebecca D. Conner and of her husband—Conner, real name unknown, deceased; the unknown heirs and delisees of George F. Dixson, deceased; the unknown heirs and devisees of Mary P. McCartney, deceased; the unknown heirs and devisees of A. E. McCartney, deceased; the unknown heirs and devisees of William D. Gregory and of his wife, Delinda Gregory, deceased; the unknown heirs and devisees of William D. Gregory and of his wife, Delinda Gregory, deceased; the unknown heirs and devisees of George W. Betts and wife, Rachel J. Betts, deceased; the unknown heirs and devisees, respectively, of Joseph Anton Gerig, Genofeva Gerig and Thersa Gerig, deceased, Defendants

Notice to each and all of the above

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-

his title against you and each of you in and to the following described lands in the County of Cass, State of Nebraska, to-wit:

in the County of Cass, State of Nebraska, to-wit:

The west half (w½) of the northwest quarter (nw¼) of section numbered thirty-five (35), the west half (w½) of the northeast quarter (se¼) of said section numbered thirty-five (35), the west half (w½) of the southeast quarter (se¼) of said section numbered thirty-five (35), the east half (e½) of the northeast quarter (ne¾) of section numbered thirty-five (34), the east half (e½) of the northeast quarter (ne¾) of the southeast quarter (se¼) of the southeast quarter (ne¾) of said section numbered thirty-four (34), the east half (e¾) of the west half (w¾) of the northeast quarter (ne¾) of said section numbered thirty-four (34), and the east half (e¾) of the northwest quarter (ne¾) of said section numbered thirty-four (34), and the cast half (e¾) of said section numbered thirty-four (34), all of said lands in township numbered tend (10) north of range numbered twelve (12), in the County of Cass, State of Nebraska for that plaintif by himself and grantors has been in the open. continuous, exclusive, adverse possession of said described lands for more than twenty-seven (27) years prior to the date of filing this petition, thereby acquiring absolute title to said lands and thereby barring all claims of title therewish and thereby barring all claims of title therewish and lens thereupon by long lapse of time.

To especially have cancelled of record

of time and having grown to be warm friends.
Judge Ramsey heard of the death of his aged friend with the most sincere regret.

How Good News Spreads.

"I am 70 years old and travel most of the time," writes B. F. Tolson, of Elizabethtown, Ky. "Everywhere I go I recommend Electric Bitters, because I owe my excellent health and vitality to them. They effect a cure every time." They never fail to tone the stomach, regulate the liver, invigorate the nerves and purify the blood. They work wonders for weak, run-down men and women, restoring strength, vigor and health that's a strength, vigor and health that's a strength, vigor and health that's a strength. vigor and health that's a strength vigor and health that's a strength vigor and health that's a str To especially have cancelled of record County of Cass, under which deed said Martha W. Grant claims an interest in said lands.

To confirm and quiet title in plaintiff to he northeast quarter (ne 4) of the southeast quarter (se 4) of said section numbered thirty-four (34), said township and range as against defendants, George W. Betts and wife, Rachel J. Betts, Sarah A. Willison, Sarah A. Willson, Marquis and husband, L. E. Marquis, by reason of a deed of conveyance of said lands by said George W. Betts and wife to said Sarah A. Willison of date of April 28, 1868, recorded in Book "K" at page 245, of the deed records of said county, under which deed said Sarah A. Willison claims an interest in said lands, and to confirm and quiet title in plaintiff to the lands last above described, as against said Sarah A. Wilson Marquis and husband, L. E. Marquis, by reason of a deed of conevyance of said lands to one, Henry Gurig, of date February 25, 1875, and recorded in Book "U" at page 52, of the deed records of said county, under which deed the said L. E. Marquis to confirm and quiet in plaintiff title to the lands last above described against defendants, Joseph Anton Gerig, Genofeva Gerig, and Theresa Gerig, theirs and devisees of Henry Gerig, de-To confirm and quiet title in plaintiff to

Genofeva Gerig, and Theresa Gerig, heirs and devisees of Henry Gerig, de-ceased, by reason of a certain legacy of four thousand dollars (\$4000.00) bequeathed to said last named defend-ants of said Henry Gerig, deceased, said legacy creating an apparent lien upon the lands last above described.

To cancel of record a certain power of attorney given by defendant, George F Dixson, to defendant, George H Vick-Roy, recorded in Book "B" at page 514, of the said records of said County of Cass, covering the south half (s½) of the southwest one-fourth (sw½) of the the southwest one-fourth (sw%) of the northwest one-fourth (nw%) of said section numbered thirty-five (35) and the east half (e%) of the southeast one-fourth (se%) of the ast one-half (e%) of the northwest one-fourth (ne%); the east saif (e%) of the southwest one-fourth (se%) of the northeast one-fourth (se%) of the northeast one-fourth (se%) of the northeast one-fourth (ne%) and the east half (e%) of the northwest one-fourth (ne%) and the fourth (se%) of the southeast one-fourth (se%) of said section numbered thirty-four (34), said township and range.

and stock dealer, came in this after-noon from his home to look after Elliot, Delia Groff, Sadle Jones (4), on, Rebecca Ashley, Rebecca D. Conner,

last above described by said Rebecca Ashley in the name of Rebecca D. Conner, and said—Conner, real name unknown, her husband, to said Addison P. Weston of date November 5, 1864, recorded in Book "G" at page 260, of the deed records of said county, but which deed by mistake and ommission was not signed by said—Conner, real name unknown.

The County of Cass.

George W. Harshman, plaintiff

George W. Harshman, plaintiff

Ya.

Jeremiah S. Carr, J. S. Carr. W. W.

Willingham, John H. Maxon, trustee:
Martha W. Grant, Martha W. Carr.
Joseph Anton Gerig, Genoreva Gerig
and Theresa Gerig, heirs and devisees
of Henry Gerig, deceased; Sarah A.
Willian, Sarah A. Wilson Marquis
and husband, L. E. Marquis, George
F. Dixon, Rebecca Ashley, Rebecca D.
Conner and husband—Conner,
first and real name unknown, George
F. Dixon, George H. VickRoy, Mary
P. McCartney to the west half (w½) of the northwest one-fourth (ne¼) of said section numbered thirty-five (14)
Betts, non-residents of the State of
Nebraska: B. Wolph, B. W. Show and
Clendenen W. Mitchell, only surviving
heirs of H. C. Wolph and wife, Esther
Wolph, deceased; Amelia B. Haideman, formerly widow of Addison P.
Weston of develope the vickRoy, Mary
and to the east half (e½) of the northeast half (e½) of the northwest onefourth (ne¼) of said section
numbered thirty-four (14) and the
east half (e½) of the southeast onefourth (ne¼) of said section numbered
fourth (ne¼) of said section numbered
thirty-four (14) and the
east half (e½) of the southeast onefourth (ne¼) of said section numbered
fourth (ne¾) of said sectio

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 devisees of Henry C. Wolph, deceased, to the east half (e½) and twenty acres off of the east side of the west half (w½) of the northeast quarter (ne½) of said section numbered thirty-four (34), said township and range, by reason of a deed of conveyance of said lands by said George F. Dixon to H. C. Wolph of date October 29, 1860, 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 to defendant, 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. Gregory and wife, Delinda Gregory, to said Addison P. Weston of date August 19, 1863, and recorded in Book "F" at page 216 of said deed records; and also by reason of a deed of conveyance of said lands by said H. C. Wolph and wife, Esther Wolph, to said Addison P. Weston, of date August 19, 1862, and recorded in Book "F" at page 217, of said deed records, the description in said several deeds of conveyance of said land being uncertain and indefinite.

You and each of you are required to answer said netting on or before the answer said netting on or before the page 215. and being uncertain and indefinite.
You and each of you are required to answer said petition on or before the lith day of April, A. D.. 1910. In default thereof judgment will be entered confirming and quieting title to all the lands above described in plainting and lands above described in plaintiff and against each and all of you and for costs of suit.

George W. Harshman.
Plaintiff.
By Basil S. Ramsey and William
lamsey. attorneys for Plaintiff. Ramsey.

township 10, range 14, in Cass county, Nebarska, and lot 4, in section 4, township 10, range 14, in Cass county, Nebraska, all containing 167.70 acres moreor less; on said note interest has been paid to the amount of \$487.50.

Hour chairs one rocking chair one Four chairs, one rocking chair, one complete bed, one cream separator, harrow, 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 interest at 8 per cent; one note of W. A. Thacker in the principal sum of \$165.00 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 assets into money for distribution, it is necessary to sell the same. Said sale will remain open one hour.

D. O. Dwyer,

Attorney

Administrator.

### ROAD NOTICE.

To, J. W. Thomas, occupier, J.P. Falter, Julia E. Thomas, M. Pflugshaupt and to whom else it may concer he commissioner appointed to The commissioner appointed to locate a road commencing at a point in the west line of lot number twenty-six (26), in section number twenty (29), township number twelve (12), range number fourteen (14), east of the sixth principal meridian, in the County of Cass, State of Nebraska, one hundred five (105) 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 twenty (120) in section number nineteen (19), township number twelve (12), range fourship number twelve (12), range four-teen (14), east of the sixth principal meridian, in the County of Cass, State of Nebraska, has reported in favor of the establishment thereof, and all ob-jections thereto, or claims for damages must be filed in the county clerk's office on or before noon of the 12th day of April, A. D., 1910, or such road will be established without reference there-

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

Notice, IN COUNTY COURT State of Nebraska.)

County of Cass.

N THE MATTER OF THE ESTATE
OF MARY J GUTHMANN, DECEAS-

OF MARY J GUTHABARA ED

To all persons interested:
You are hereby notified that a petition 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 Platismouth, Nebraska, before which hour all objections thereto must be filed.

By the Court,
Allen J. Beeson,
County Judge.

### Robert Dabb Better.

T. S. C. Dabb and wife who were called to LeMars, Ia., by the serious illness of their son Robert, returned days and there is a possibility that he may have some proposition to submit to the council before leaving.

Walter L. Propst is among those the other of stock and grain at present of attend to business matters in the totated to business matters attend to business matters attend to business matters of ABI and the west half (alg.) of the northeast quarter (m4) of the southeast quarter (m4) of the northeast quarter (m4) of the southeast quarter (m4) of th