**The CHIEF** 

Red Cloud Nebraska PUBLISHED EVERY THURSDAY.

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C B. HALE

THE ONLY DEMOCRATIC PAPER WEBSTER COUNTY

April stole a march on March and arrived first this year. We have been April fooled.

The Riverton school house has been condemned by state authorities as being unsafe and unsanitary. Take no chances, gentlemen, build a new one.

This year's crop of home grown, hand picked peaches promises to be up to standard as to quality. No one has been bold enough yet to suggest that the quantity will be excessive.

The Bladen Enterprise failed to arrive this week. We understand that editor Woods has taken to the tall timber and the owners were unable to get the edition out on short notice.

Up at McCook the mayor has issued a clean up proclamation. Everybody is to be busy for one whole day cleaning up paper and rubbish. After which the city will maintain a wagon which will be used in hauling off all accumulations on the street. Broken glass and stray nails seem to effect horses and autos there as elsewhere.

We are pleased that Bro. Hosmer also has advocated dividing the city into three wards. There are many good reasons why this should be done. The town is big enough, it is scattered enough to cause diverging interests, the city would be better served and the cost would be nominal. By all means let us divide up the city and create ward number three.

We understand that a movement has been started toward organizing a gymnasium and reading room for the young men. The beginnings will be modest but can be made very effective and may result in an organization that will meet the needs of the whole people. At any rate we hope so and wish the undertaking success from the start. Youth must have activity and gymnastic exercises are as good an occupation as has yet been discovered.

Considerable interest is being manifested over the state in regard to removing the capital from Lincoln. So far it has served only an excuse for lengthy editorials yet the Commercial Club at Grand Island assumes to take the question seriously and are chipping in ten to twenty cents per member to get the capital located in that progressive town. As a spot where the state officials would be unmolested by any noise or disturbing influence how would Superior do?

Sarah J. Vaughn vs. Flora A. Bergfield, et al. Passed for term. Court finds partnership not dissolved until April 9th. #301 of partnership money n hands of defendant and \$254 of accounts. Sale of partnership property

months per stipulation.

grass.

fixed at \$1500.

plaintiff.

auswer.

ordered sold by G. W. Hutchison and modern machinery for making first partnership debts and costs paid. class butter located right in the cent-PUBLISHER Balance if any to be divided. \$100 er of a dairy country and not turning note to be cancelled. a wheel for months, is a sad condition Anna Pope, successor to O. W. Pope of affairs. Yet such a crippled indus vs. C. A. Schultz, et al. Jury waived try is to be found within the confines trial to court. Judgment of \$76.20 for of Red Cloud.

plaintiff. Execution stayed for six Our merchants have been importing creamery butter and upon investiga-

Creamery.

A creamery equipped with all the

Nelson V. Anderson vs. The Chicago | tion we found that the creamery in Burlington & Quincy Railroad Co. which we took so much pride is as silent as a grave yard. No butter is Motion to make 2nd cause of action more specific. Defendant given 5 days being manufactured here and an into answer, plaintiff 5 days to reply. vestment of \$6000 is allowed to remain William A. Holmes vs. C. B. &. Q. dormant and unproductive.

Railroad Co. Plaintiff given leave to Has the company gone into the amend petition by inserting the word hands of a receiver? Hardly the last statement showed a healthy surplus. Phillip Fassler vs. Rudolph Streit, Can it be there is no more cream? On et al. Court finds for defendant Streit the contrary there is a steady gain in mortgage of plaintiff canceled. Sub- the amount of butter fat produced in

and around this city. The reason no wheels are turning is because Crooked John Brush vs. Red Cloud Invest- Creek has been diverted and the as-

ment Company, et al. Motion to strike sociation no longer has any method of out portions of answer overruled, disposing of the waste. The records show that the creamery association

paid into the city treasury the sum of Lenora Sellers vs. Gilbert Sellers. Default of defendant entered. Court \$400 for creeting a dam in order that finds generally for plaintiff. Decree the creek could be forced into its old of divorce and custody of child given channel. This amount was paid with the understanding that the city keep William H. Hoffman vs. Alice Wood- the dam in repair. In fact a contract was entered into whereby the city of Delevan Tindall vs. Frank Alter, Red Cloud agreed to maintain this Motion to elect overruled, defendant dam. Unfortunately high water washexcepts. Defendant given 60 days to ed away the dam and in the meantime a new set of officials were serving the city. These officials claim that the contract is illegal and refuse to replace the dam. The association is willing to rebuild and maintain the fendant given leave to plead instanter. dam provided the city refund the \$400. This the mayor will not do and there the matter stands.

Whether the contract is legal or not there is no question but what the \$400 was paid to the city and there is no question but what the dam was built under the direction of the city and it would seem that the fair thing for the city to do is to either fix dam or re-

fund the \$400. In the meantime the association is receiving offers for the building and machinery from surrounding towns and unless something is done this property will be sold and removed. Can Red Cloud afford to lose an enterprise which has a gross income of from \$40,000.00 to \$60,000.00 a year? In place of dreaming about big things to come let us first conserve the resources which we already have. Here is somequiets title to lots 5, 6, block 5, Hoov- thing for our Commercial Club to take er's addition to Blue Hill in plaintiff's up and settle. Or perhaps the mer-

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# side. Settled and dismissed.

Edwin W. Babcock vs. Frank Alter. Motion to elect overruled. Defendant given 60 days to answer.

orgation denied. Supersedies bond

Plaintiff given 10 days to reply.

Bowen Bros. vs. Bohrer Bros. De-Demurer overruled. Detendant given 10 days to answer.

Charles Stumpenhorst vs. C. B. & Q. Rail Road Co. Settled and dismissed at defendant's costs.

Charles H. Kaley vs. Susie M. Kaley. Default of defendant entered. Trial to court. Decree of divorce granted as prayed for.

Rudolph B. Kummer vs. Charles H Miner. Motion to strike portions of answer overruled. Plaintiff given 10 days to reply.

In the matter of the estate of Margaret M. Wall, Deceased vs. Appeal dismissed at appellant's costs.

Henry R. Popejoy vs. Edwin E. Burr. Defendant given leave to answer in stanter.

Clarence Frame vs. Lydia E. Butts. et al. Default of defendants. Court motion to set another judgment and chants and enterprising citizens could

Down at Red Cloud before the election the saloons had subscribed quite a large sum of money to help defray the expenses of the base ball team and after the town went dry they, of course, would not be in business and could not pay their subscription. The W. C. T. U. ladies of that place came to the rescue and raised \$600 for the ball team .- Bloomington Advocate. No doubt the W. C T. U. would be

pleased if conditions were such that they could say that the above were ladies of the entire city united in giving a big dinner and supper for the benefit of the base ball team. No one organization was represented more than another. Every ism or elique turned out en masse and with one accord gave the boys a boost.

The county commissioners publish their full proceedings of every meeting and why should not the city council and the board of education do the same? We know there is no law authorizing this to be done but we are confident that the taxpayers would willing permit those officials expending an insignificent sum for that which would give them full and complete accounts of all transactions. Much of the misunderstanding of current conditions is caused from the fact that the people do not know what is being done and what is learned is often distorted and twisted beyond recognition.

We believe that there should be the fullest publicity possible given to all acts of public officials. This would not only protect the public but would also protect the officials themselves from being misunderstood or misquoted

#### Doings of the District Court

Campbell, Joshua Rushton substitute Laura Pierce, Albon Cowden, Bula ed as plaintiff. Given leave to amend, Ficpetition by interliniation Defendant given lodays to answer, plaintiff 1 day to reply. Motion for security of costs sconfessed bond filed and order us to pleading repeated.

Edgin C. Prestou es. F. Smith. Ca fendant given have to answer losticat-MET.

default, sustained. Defendant given 30 days to answer Cora M. Bradshaw vs. George F

Bradshaw. Defendant given leave to lose a valuable industry. file auswer as of April 7th. Case continued by plaintiff.

James H. Hoskins vs. Sophia Hoskins. Defendant allowed \$15.00 per month alimony during suit.

State of Nebraska vs. Austin C. Bagwell. After the jury was impanelled the County Attorney called attention to juror, who was member of grand jury when indictment was found. Defendant remained mute, verdict not guilty. \$100 was allowed G. M. Marshall as attorney's fee.

State of Nebraska vs. Victor Ander son. Trial to jury. Verdict not guilty.

State of Nebraska vs. Jack Purcell. Defendant's plea of guilty of assault true but the fact is Bro. Crane the and battery accepted. Sentenced 30 days in county jail.

#### Red Cloud School's BI-monthly Spelling Contest.

Grade 3. Number taking part 37. Average standing 89. Those receiving perfect grade: Ralph Newhouse, Merwie Edson, Beatrice McAllister.

Grade 4. Number taking part 39. Average standing 93. Highest standing: Will McBride, Warren Nelson, May Huffer, Theima Lamborn, Hazel solutely lifeless. Murray.

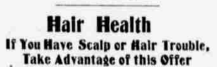
Grade 5. Number taking part 42. Average standing 82. Highest stand-McConkey, Pearl Carpenter, Violet Zeiss, Helen Green, Sadie Vincent. use as pure cold weter. Lidia Trout, Bertha Havel, Greta Tur nure

Average standing s7. Highest stands Grice Drug Co. lag: Paul Polnicky, Bertha Osborn Bernard McNeny vs. Ambress S. Mansine Caldwell, Blancha Benar

Widow's Pension.

The recent act of April 19th, 1905 gives to all soldiers' widowaca pension of 812 per month. Fred Maurer, the attorney, has all not covery blonks

handle it to better advantage. Something must be done and done without unnecessary delay or Red Cloud will



We could not afford to so strongly ndorse Rexall "93" Hair Tonic and continue to sell it as we do, if we were not certain that it would do all we claim it will. Should our enthusiasm carry us away, and Rexall "93" Hair Tenic not give entire satisfaction to the users, they would lose faith in us and our statements, and in consequence our business prestige would suffer

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bald heads, when, of course, the baldness had not existed for so long a time that the follicles, which are the Paul Newhouse, Fountain Fincher, roots of the hair, had not become ab

Rexall "93" Hair Tonic is vastly different from other similiar preparations. We believe that it will do ing: Joe Carr. Hans Jensen, Kenneth more than any other human agency Johnston, Ernest Newhouse, Faith toward restoring hair growth and Koontz, Nevada Mackey, Anna Roubal, hair health. It is not greasy and will Mabel Lamborn, Bessie Havel, Pearl not gum the scalp or hair or cause permanent stain. It is as pleasant to

Our faith in Rexall "95" Hair Tonic is so strong that we ask you to try it Grade 6. Number taking part 35. on positive guarantee that your money Average standing 25. Highest stand- will be cheerfully refunded without ing: Elizabeth Overman, Ruth Hus. question or quibble if it does not do song, Loriane Hansen, Beatrix Me- as we claim. Certainly we can afford Keighan, Jackson Fincher, Harold no stronger argument. It comes in Landlow, Fred Robertson. Raymond two sizes, prices 50 cents and \$1.00. Turnure, Lee McArthur, Louis Shultz. Remember you obtain it only at our Grade 7. Number taking part 22. Store, -The Rexail Store. The H. E.

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