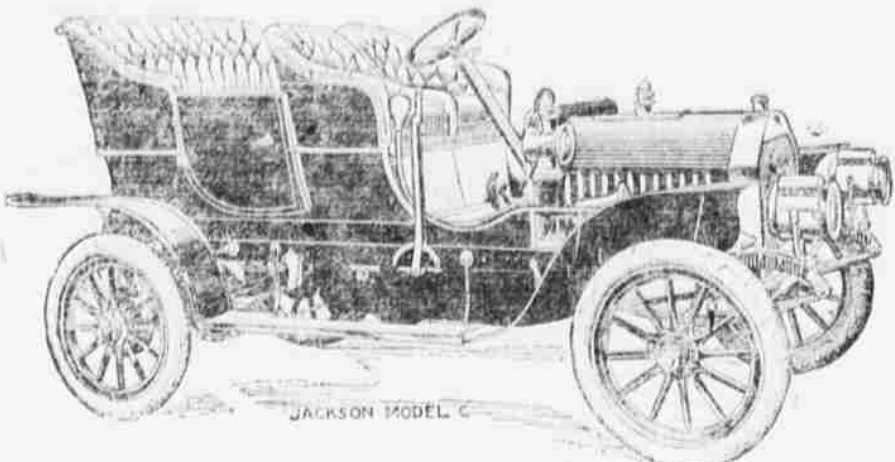


## IF YOU BUY A CAR BEFORE YOU SEE THE JACKSON

Do not look at the Jackson afterwards because you will always regret that you did not buy it. Note the size of our engine and its hill climbing abilities. See our Motto: "No Hill too Steep, No sand too Deep." I will be glad to demonstrate the Jackson to Prospective buyers.



**J. S. McGRAW, Agent**

Brown's wagon was struck by a train a little below Mason City, about two years ago and the administrator claimed that the engineer had not given the proper warning of the approaching train and that the crossing was a dangerous one. Ed Appelin who was in the buggy with Brown at the time the accident occurred was thrown about fifty feet but was not seriously hurt. Brown was thrown about thirty feet and was dead before any one got to him. The team ran into the side of the engine in such a manner as to have the train catch the buggy and throw it. One of the horses was cut up by the train while the other was thrown the same distance that Brown was, and Brown had one leg over the horse's neck when he was found.

On default of the defendant the court found for the plaintiff in the case of W. A. George vs. S. O. Hill et al. The case against P. H. Young was dismissed. N. T. Gadd represented Mr. George.

In the case of James C. Hill vs. Martha Bates the sale of the real estate was confirmed and a deed ordered. J. A. Armour was allowed \$200 attorney fees and Emil G. Schwind was allowed \$125 for acting as referee.

Michael Conley, of Oconto, was granted a divorce from his wife, Mary Conley, on default of Mrs. Conley. C. L. Guttererson was the attorney for Conley.

The court found that \$905.65 was due William Wilde in the case of William Wilde vs. E. T. Maulsby. Mr. Wilde holds a first mortgage lien for the amount and the court gave a decree of foreclosure and ordered a sale of the property. A. P. Johnson was the attorney for Wilde.

Elizabeth Whittle was granted a divorce from James Whittle and was given custody of the children.

The court found for Annie M. Iszard in the case of Annie M. Iszard vs. Mary E. Bishop. C. L. Guttererson was the attorney for the plaintiff.

The sale was confirmed and a deed ordered in the case of Nels Lee vs. Gertrude Lee. C. W. Beal was the attorney for Mr. Lee.

When William Williard's case in which he is charged with embezzling about \$300 while employed in the County Treasurers office came up a continuance was taken and Williard gave bond for his appearance at the next term of the district court. The supposed object of repeatedly continuing the case is to give Williard an opportunity to pay back the

## DON'T FORGET

THE GREAT 3 ACT

MILITARY COMEDY DRAMA

ENLISTED FOR THE WAR

--AT THE--

OPERA HOUSE

MONDAY NIGHT FEBRUARY 22.

BY

COMPANY "M" 1st REG. N. N. G.

Direction of Mrs. Hattie Speake.

TICKETS ON SALE AT USUAL PLACES THIS WEEK. TICKETS 25c and 35.

### TAYLOR AND CLARK IN DEBATE

(continued from page one.)

commission giving it the right to degree, or for the advancement of Woman's Suffrage. In every instance, where legislation, bearing on these items, has as yet come before the House, it has been summarily dealt with and prescribe the length of trains and the size of train crews. Clark of Richardson favored the amendment and was opposed to Taylor's proposition for a flat fifty-car law, and asserted that the railway operatives of the state did not favor the law as supported by Taylor and desired other legislation, the bills for which the railway men's organizations had drawn and placed in Clark's hands. This drew fire from Taylor, who launched into a scathing review of the attitude of Clark on measures of the character under debate. He asserted that Clark's course before the ways and means, railroads and judiciary committee had not been in line with what Clark had advocated when he was running for election, and broadly intimated that all of Clark's motives were questionable. Clark interrupted the speaker on a question of personal privilege, denied the imputations of Taylor, and in a burst of impassioned oratory characterized all that Taylor had said as a "d— lie."

The House was immediately in an uproar and cries of "sit down" filled the chamber. The presiding officer restored order and Taylor continued, his only apology being to say that he had only been speaking of his observation of events and that if his observations were mistaken he begged a hundred pardons. The incident practically closed with this and Taylor had the satisfaction of seeing his contentions win over Clark's opposition, but the fact remains that the little outburst discloses a deep-seated division among the majority members of the House, which will not be adjusted during this session, and its influence on legislation will no doubt be seen in the final result which will show that legislation of real importance has been neglected, while minor matters and personal ambitions for leadership have been fought out to the detriment of the people.

### NO ANTI-LIQUOR LEGISLATION.

Neither house of the legislature has so far shown any disposition to favorably consider proposed legislation for the restriction of the liquor traffic in any extinguished. During the week, the Senate killed Miller's constitutional amendment providing women with the ballot on the same terms as men and then went farther and also killed Randall's bill to give women the ballot in municipal affairs and school election. It has been asserted and not denied, and in support of the assertion, a senator, himself a member of the Constitutional Amendments committee of the Senate, has been quoted as admitting that the Constitutional Amendments committee had been selected for the purpose of heading off and killing all anti liquor legislation and all that relating to the extension of the suffrage to women. Under these circumstances, the chances for progressive legislation along either of the lines named seem very small indeed, and, should anything of this character, by the merest chance, pass in the House, it would apparently with certainty receive its death blow in the Senate.

### CORPORATIONS PAY STATE TAX.

Senators Ollis and Miller have introduced a bill which presents a new idea of taxation in Nebraska. It proposes a constitutional amendment which will permit the raising of all taxes for state purposes by levies applying exclusively to the corporations of the state. This result will be arrived at by the classification of property by kind and character instead of by valuation as heretofore. It is not to be presumed that the railway corporations will look with favor on this legislation. A good index of the disposition of the senate on corporation questions may be determined from its eventual treatment of this measure. It may be interesting for all the people to watch the course of this measure.

### TRIVIAL BILLS WEEDED OUT.

Both houses of the legislature have begun to weed out the apparently trivial proposals to enact new laws by the process of indefinite postponement. During the week nearly twenty-five measures

were indefinitely postponed in the senate, and almost an equal number were similarly treated by the House. A good many new members came to their first session with a desire to settle some neighborhood contentions by the enactment of a new law, or an amendment of an existing statute. This leads to a multiplicity of trivial bills and about the third or fourth week of the session they begin to fall by the wayside from the frost of indefinite postponement.

### LEGISLATURE MOST EXPENSIVE ONE.

The present legislature bids fair to be the most expensive ever held in the history of Nebraska by over one million dollars. With none of the big appropriation bills yet in sight bills are before the House calling for over one and one-half million dollars which added to the lowest possible estimates for the general state government, state institutions, salaries, claims, deficiencies, etc., as represented in the regular appropriation bills, will run the total to a sum only a little short of five and one-quarter million dollars. The total appropriations of the last legislature were a little more than four and a quarter millions, making the present outlook for spending state money about a million in excess of any previous record—and this was to be an "economical" Democratic legislature and save the taxpayers money.

### SOME LITTLE SCRAPS OF NEWS.

Some little scraps of news from the legislature this week are these: The senate was "frozen out" Tuesday by the blizzard and adjourned for the day; Senator Klein was blown against a tree and severely injured about the head; Lincoln's birthday was observed in the senate by addresses on the life of Lincoln; the democratic house killed the bill to give the farmers free cholera-serum for the prevention of hog cholera; a bill to prevent Japs and Chinese working beside citizens is in the house; one-fifth of all the bills relate to new jobs for Democrats on the state pay-roll; county stock inspection by brands to prevent "rustling" passed the house; the law to subtract the mortgage from the value of the real estate for taxation passed the house; there is a bill to aid weak school districts to have six months school and appropriates \$115,000.

### CASES SETTLED IN COURT

(continued from page one.)

ized the foreclosure and sale, but a stay of eighteen months was later secured by agreement. C. H. Holcomb represented the Dierks Lumber Co.,

The trial of the case of Mike Brown vs the C. B. & Q. railroad was finished Tuesday afternoon and the jury returned a verdict for the defendant at 11 p. m., Tuesday. Mike Brown as the administrator for the estate of Geo. Brown, sued the railroad company for \$5000 damages for the accidental death of George Brown.

W. A. GEORGE, PRESIDENT

L. H. JEWETT, CASHIER

JULES HAUMONT, VICE PRES.

R. D. PICKETT, ASS'T CASHIER

## SECURITY STATE BANK

RESPONSIBILITY \$500,000.

BROKEN BOW, NEBRASKA

There is a guaranty of deposits in this bank. You are invited to call and investigate our method

YOUR BUSINESS SOLICITED

## We Have Moved BRUEGGEMANN & STEINWAY TAILORS

HAVE moved their establishment from the Realty Block to the rooms over the Furniture store of D. C. Konkle. Furthermore we want to announce that the SPRING & SUMMER GOODS are all in now. We invite everybody to inspect them. It is just what YOU LIKE concerning workmanship, fit and style. We gratify your highest expectations. We Guarantee to please even the most particular customer.

The reason our Products are always STYLISH AND BECOMING is because we first study the characteristics of the Individual and do the designing accordingly.

Phone 138.

the S. F. Baker Medicine Co. spent Sunday at P. F. Campbell's.

Mr. and Mrs. R. Fritt's visited with relatives near Sumner the first of last week.

Hiram Moore lost several head of stock in the storm of last week.

### Dry Valley.

The thermometer dropped 30 degrees in five hours one week ago with three inches of snow to our credit.

J. L. Ferguson who is one of the jurors from Douglas Grove township returned home last Thursday evening going to Broken Bow again Sunday to be in court the remainder of this session.

Bert Bross is paying 42 cents per bushel for corn having made a drop of five cents per bushel in the past week.

Ed Roth our Rural Free Delivery Carrier could not make the trips Tuesday and Wednesday on account of bad roads.

In our trip to Broken Bow we noticed a great deal of corn both in the ear and shelled.

Mert Amos was out looking for cattle lost a week ago Sunday. Mert found his calf after a long hunt.

The Holy City is a vital moving and thoroughly accurate representations of the scenes and incidents in the life of John the Baptist and the Savior. Opera House, Tuesday evening Feb. 23rd.