

LOCAL NEWS

THIS PAPER IS ON FILE WITH THE REGISTER AND MAIL

Where Advertising Contracts can be made

Also, with S. M. PETERSON & CO., 37 Park Row, New York, and 10 State Street, Boston, who are authorized to make contracts for advertising.

CHURCH DIRECTORY

EPISCOPAL—St. John's Church, in Lower Town. Services every Sabbath at 10 a. m. and 7 p. m. Sunday School at 10 a. m. Evening prayer meetings Fridays at 7 o'clock. Rev. J. T. Chambers, Rector.

THE FIRST DIVISION

ST. PAUL & PACIFIC RAILROAD

1874. Winter Time Table. 1874. ST. PAUL AND ST. CLOUD—GOING NORTH.

Leave St. Paul 7:30 A. M. Arrive at St. Cloud 12:35 P. M. Leave St. Cloud 1:05 P. M. Arrive at Duluth 3:30 P. M.

CLUB RATES

The following are the club rates of THE JOURNAL:

5 copies, \$1.75 each. 8 " 1.50 "

TO SUBSCRIBERS

The provisions of the new postal law, allowing newspapers to be sent to subscribers living in the country where the paper is printed, free of postage, took effect July 1st.

FOR SALE

A Wilcox & Gibbs Sewing machine, entirely new and in perfect running order.

Price, \$85. Will be sold for \$50 and on reasonable terms.

Also, a full set (10 volumes) of Chambers' Encyclopedia, latest edition, entirely new, will be sold at a bargain.

Enquire at this office.

—No snow and no sleighing yet.

—Buy at least one, and if possible a dozen shares of the hotel stock. It is a good investment.

—People who have attempted to cross the river on the ice with teams have had several narrow escapes.

—Union services will be held at the M. E. church next Sunday evening at 7 o'clock. Sermon by the Rev. Mr. Stanley.

—The social of the Union Society has been postponed for one week, and will meet with Mrs. J. E. Wing Friday evening, Dec. 18th.

—On and after Sunday next the Brainerd stages will start out at six o'clock a. m. There will be no stage either up or down on Mondays.

—We learn that Mr. Wm. Werner, the jeweler, who removed from this city to Wisconsin last fall, intends returning. That the tumor which he had, and which he thought he could not remove, but which he has since removed, and which he thought he could not remove, but which he has since removed.

—"Advertising costs money." So does store-keeping, so do all good and useful things. The object of advertising is not to cause a man to expend money, but to make it.

—After the 15th of this month it will be remarkable the number of deer that will break their necks jumping over fences and in other careless ways, and will be picked up by men who would scorn to shoot a deer after the game law says they shall.

—During the trial of a case at the District Court last week, some interesting developments were incidentally made as to how St. Cloud lawyers put in their leisure hours while at Brainerd. A letter or two might be unfolded, and perhaps more.

—Mr. J. E. Hayward now has the new machinery in his sawing mill in complete running order and is turning out a grade of flour that is justly proud of. After sifting a sack of his "White Lily" flour we are prepared to pronounce it No. 1 in every respect. It will market any place, and the housekeeper who cannot make good bread with it doesn't—well, doesn't understand her business.

—How long is this scandalous state of affairs to continue? A bright, rosy-cheeked, smiling young damsel, Miss May, for the past few days and in open daylight, has been sitting in the lap of a white-headed old chap named December. Everybody is talking about it. It seems that she strayed off from a family that passed through here last late spring, and liking St. Cloud no more came back to stay awhile.

—An advertising agency has recently been established at St. Louis by Messrs. Rowell & Chasman, the former the head of the well-known agency in New York. During the past seven years we have been advertising constantly, and at times very largely, for Messrs. Rowell & Co., and have found them prompt, reliable and honorable in all their business transactions. While looking out for the best interests of their advertising patrons, they are fair to publishers. Such firms succeed best in the end, as Messrs. Rowell & Co. have fully demonstrated. We have no doubt of the equal success of the new, or branch, agency.

—A young girl, Elizabeth Laney, only seventeen years of age, returned a few days ago from Minneapolis with her three-week-old child and went again to live with her reported seducer, a fellow named E. S. Johnson. It was with great difficulty and only after repeated efforts that she was persuaded to leave him and go to her uncle's, where a home was offered her. She would spill his last drop of blood before she should be taken away, but when the unfortunate girl expressed her willingness to go, his threats were not taken into consideration.

—See the advertisement of J. C. Chamberlain, Esq., Minneapolis.

PERSONAL

Attorney General Wilson

is in town, to represent the State, in connection with County Attorney Brick, in the Moonen murder case.

Theodore Steinburg returned to the city last week, having been absent from the State for some time.

Mr. L. Robbers has been quite low with typhoid fever.

Prof. Donaldson, of Minneapolis, who has been negotiating for the Times office, is in the city today.

M. Poeta, father-in-law of C. Pontius, died on Sunday, of paralysis. He was over eighty years of age.

We learn that there is a great deal of sickness in Maine Prairie—typhoid fever and a kind of epidemic.

A moon, said to weigh over one thousand pounds, passed through on the east last week, over St. Paul.

The St. Paul Rapid Transit learns that George Bonga, the well-known mixed blood Indian trader at White Earth, is dead.

Can it be that the merchants of St. Cloud can undersell those of Duluth? Duluth Tribune.

You are just right; they can.

The official canvass in the 41st District gave Page, for the Senate, a majority of 215 over Jorgens and Frazer, for Representatives, 4 over Chambers.

The first number of Mr. H. G. Ring's paper, the La Harpe (Ill.) Ledger, have been received. It is a neat, eight-page sheet, and appears to be having a good patronage.

After reading this item some of our St. Cloud youth will no longer feel that they are alone in the world: "A Milwaukee man complains that he has been struggling with his mousetraps for two years, and yet it now consists of but nine hairs."

The Alexandria Post publishes a letter from A. R. Cornwall, Principal of the Alton Academy, Wis., in which a very flattering account is given of the schoolboys and their early manhood of Knute Nelson, Esq., Senator elect from the Douglas County District.

Private letters from Rome have been received leading us to believe that the matter of the new Vicariate will be acted upon in the early part of this month. St. Rev. Abbott Seidenbach is to be the Vicar Apostolic in Northern Minnesota. (Catholic Organ.)

The St. Paul Pioneer brings our candidate A. forward. (W. H. C. Folwell is a candidate for U. S. Senator. So is G. W. and Pillsbury, and Ramsey, and Austin, and Davis, and Widstrand, and Christopher Columbus Andrews, and—and—and a few unorganized counties to hear from.)

Prof. Sprague's assistant, Miss Harrison, has arrived and entered upon her duties. (Burlington Star.)

This we suppose is Miss Emma Harrison, who graduated at the St. Cloud Normal School and taught for several terms in our Union School.

Dr. Collins, who practiced medicine in Monticello a number of years ago, passed through town last Monday on his way to Clearwater, where he designs locating if he finds the circumstances favorable. His family are in Vermont. (Monticello Times.)

Dr. Collins was located in St. Cloud about seven years ago, going from here to Washington City.

Judge McKelvey has issued a mandamus requiring the City Council of Duluth to levy a special tax by a judgment obtained by a man named Ready against the city for personal injuries received from an unrepaired bridge or something of the kind. The judgment, which was for \$14,000 and is now \$18,000, might at one time have been settled for \$5,000.

The HOTEL—Capt. West has now sold \$9,000 worth of shares; has bought the lots on which to locate the hotel; has bought 75,000 brick, being all he could get at present, and will begin hauling stone for the foundation as soon as there is snow enough. The new hotel is a certainty.

LEG AMPUTATED—For the last eleven years Mr. John B. Dearing, present proprietor of the Kelly House, has been suffering with a tumor under his left knee joint, and for the past two or three years very acutely. Yesterday afternoon he was placed under the influence of chloroform, that the tumor might be removed, but the surgeons found that it had gotten into the middle of the joint. So, it being impossible to remove it, amputation was necessary, and the limb was taken off about three inches above the knee. Mr. Dearing is very weak, but is getting along as well as could be expected.

GRAND CREATION—The Secretary of the Maine Prairie League of Patrons of Husbandry sends us the following communication: "The Granges of Maine Prairie and Fair Haven met at Fair Haven, on the 2d of December to celebrate the first anniversary of our organization. A grand dinner was given at Brainerd. A large number of friends were present, and the evening was much good feeling and sociability prevailed. After dinner the company adjourned to the Baptist church and listened to an address from Elder B. U. Watkins. After Mr. Watkins had concluded the address was asked for by a vote of the house, to be published in the Farmer's Union and St. Cloud Journal."

We are compelled to defer the publication of Elder Watkins's address until next week.

BOYD'S PRICES

Best dried peaches, 10 lbs for \$1.00.

Best Rio coffee, 4 " 1.00.

Best Rio coffee, 12 " 1.00.

Best dried apples, 12 " 1.00.

Best English currants, 10 cents per lb.

Best layer raisins, 15 " per gal.

Best vinegar, 30 " per gal.

Best coal oil, 15 " "

Best saleratus, 3 lbs for 25c.

Two-hoop pairs, 40 cents apiece.

All varieties of California fruit, 30 " per can.

Toss-black, green and Japan, from 50 cents to \$1.00 per lb. Sugars lower than any other house in the State. This is no humbug, but will only continue for thirty days. All goods sold on time will be charged at the old prices. Remember the place.

Huber would inform the public that he will not be beaten in price, and that he will sell groceries as low as Boyd or any other man.

Remember the place—three doors below West's.

For some of the best cheese in the market, go to Russell's. He has a lot just from Harvey & Buckman's factory.

New French suitings for custom work have just been received at Metzger's.

Go to Clark & Wing's for your flour, food and grain at reduced prices. They are sole agents in St. Cloud for Davis & Bell's celebrated family flour.

The Lorch patent interchangeable specialties the best in use, at Robertson's.

Russell pays the highest price for cranberries, potatoes, etc.

FROM BUNOS AYRES

We have been favored with the privilege of perusing letters received by a friend from Miss Anna A. Rice, lately of the St. Cloud Normal School, who went to the Argentine Republic to take a position in the Normal School at Parana.

The journey was delightful, all the way. The weather was favorable, and the company (composed largely of tourists) very pleasant.

She left Liverpool on the 9th of September with four other teachers. From Lisbon to Rio Janeiro occupied sixteen days, but the Captain went some miles out of his way to give his passengers a sight of the Canary Isles. Miss Rice speaks in glowing terms of the beauties of the harbor at Rio.

At the date at which she writes, October 14th, (Spring in that country) the weather is chilly, although the orange and lemon trees are loaded with fruit. Business is very dull at Buenos Ayres on account of the rebellion. The native soldiers are described as a very wild, forward-looking lot, and withal somewhat odd in their manners and ways. The officers are better looking and have handsome uniforms, which they are disposed to cover rather lavishly with gold lace and medals.

The money there is rather confusing at first, the dollar being worth about four cents according to our gold standard. It sounds rather expensive to be called on to pay \$50 to have one's trunks taken to the hotel, or \$10 for a pair of coats, or \$2 for an apple.

Parana is about two hundred miles (thirty hours' ride) from Buenos Ayres, and Miss Rice and her fellow teachers expected to start for there the week following. As the school does not begin until March they will spend the intervening time in mastering the Spanish language—a very easy language to learn, by the way. Miss Rice says she finds many evidences of civilization in the city from which she writes in countries where much greater claims are made.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine note; by second trial, the defendant failing to be personally present, the jury returned a verdict of \$104.83 for plaintiff. Same suit as before. D. B. Searle att'y for p/f; Oscar Taylor for d/f.

Annis F. Coates vs. John W. Coates; for divorce on the ground of cruel and inhuman treatment; tried by the Court; six witnesses examined and case continued until the court can hear it again. H. L. Gordon att'y for p/f; D. B. Searle and L. W. Collins att'y for d/f.

Johnson, Fuller & Co. vs. Laurence Fisher; replevin of machine; the Court ordered judgment for the plaintiffs for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f.

Joseph Edmundo vs. Moses LaFont and N. Morris; on a bond; verdict for plaintiff for \$514.83. Twenty days' stay of proceedings allowed on motion for a new trial. D. B. Searle for p/f; O. Taylor and L. W. Collins for d/f.

Gotthard Heinen vs. H. A. Duerber & Son; settled by counsel filing a stipulation for judgment in favor of plaintiff. O. Taylor for p/f; H. L. Gordon for d/f.

Thos. C. McClure vs. Geo. Hutchings and wife; Court ordered decree of foreclosure and judgment for the return of the property claimed in the complaint. D. B. Searle, att'y for p/f; C. Walker for d/f.

John P. Manny vs. Carl Zechow; suit on machine