

On the 10th again.

An interesting decision by the Supreme Court in the matter of the ownership of a road across a quarter section belonging to Hans H. Koloen in Pilot Mound township, is reported by P. R. Trubshaw in the Valley City Courier. As long ago as 1884 the settlers were accustomed to use a trail which crossed diagonally the quarter section which later became Mr. Koloen's land. In 1913 when the supervisors threatened to grade that Mr. Koloen brought suit in the district court but lost out. Upon the advice of his attorneys Mr. Koloen appealed the case to the supreme court, and recently that tribunal handed down a decision reversing the district court's decision thus restraining the supervisors from further working or using said trail as a public highway and awarding Mr. Koloen the cost of the proceedings in both courts.