

The City Need Not Pay.
Judge Shattuck decided yesterday that the city of Portland is not liable for the payment of the value of a horse owned by Peter Hefty, claimed by Hefty to have died in the city pound by reason of injuries received there. The case was argued last week, when it was held upon one side that the city, according to general ordinance, was not responsible for damages consequent upon the death of its citizens, but that, if there was any liability it was individual with the officer at fault. It was contended in behalf of Hefty

REMOVAL.

J. N. Bristol, who has conducted a grocery store on Morrison street, between Second and Third, for the past 35 years, has moved to 252 Morrison, between Fourth and Fifth streets.

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sleep by hearing her scream, and, jumping up, saw his wife with both arms up lifted and mouth opened. He quickly laid her on the bed, and hurried to the house of a neighbor for assistance. When he returned with a neighbor in about 2 minutes he found his wife dead.

Dr. A. W. Watkins, of Mount Tabor, who was called to attend the woman arrived at the house at about 4 o'clock in the morning, but the woman had been dead some time, he could be of no service. Dr. Watkins states he understood that Mrs. Hurrie had been suffering from fever for some time, and from apoplexies. He

rise to the very highest, as such advance was based upon qualification. These same

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Hurrie had been suffering from fever for some time, and, from appearances, he

rise to the very highest, as such advance was based upon qualification. These same
