LEGAL FIGHT OF A CONVICT

Interesting History of a Chevenne County Murderer's Career.

HIS ORIGINAL SENTENCE WAS FOR LIFE

Arrangements by Which He Was Induced to Plead Guilty Were Not Respected and the Governor Interfered-Harry Hall's Life Record.

LINCOLN, Neb., March 9. - [Special to The BEE. |- Harry Hall, a convict at the state penitentiary, has been making a desperate attempt to optain his freedom and the legal fight he less made has been ingenious enough to deserve a petter reward than he received today by a decision of the supreme court, which remands him back to his cell for an other year at least. The state penitentiary contains no inmate with a more interesting history than that of Harry Hall. He was convicted of murder in the second degree in March, 1882, in Cheyenne county, and by Judge Gaslin sentenced to imprisonment for life. When he was arraigned he pleaded guilty with the understanding, as he alleges that his sentence would not be for a longer term than ten years and that even that time

would be shortened by executive elemency.

He was placed in the pententiary on April
5, 1882, at the age of 25. He fully believed
that when the circumstances of his plea, sentence and incarceration became known to the governor the arrangement would be carried into effect; but the years followed each other into the dim recesses of the misty past and th long looked for pardon never came. Finally despairing of the promised elemency Hall made his escape on January 5, 1888. He was recaptured in Provo City, U. T., and on Oc-cember 3, 1889, was again placed behind the

His case by this time attracted the execu tive attention and on January 2, 1891, bit excellency, Governor Thayer, commuted his sentence from life to nine years actual time. Hall now claimed that under the provisions of the statutes he was entitled to a reduction of his sentence on the ground of good be havior. He accordingly made an applica-tion to the supreme court of the state for his freedom on a writ of habeas corpus, claiming that by good behavior his nine years term had been shortened to six years and five months, and that he had actually served seven years, eleven months and twenty days.

The supreme court held today that the language of the commutation meant nine full years in the penitentiary and that the prisoner was not entitled to the benefit of the provisions of the law known as the od time act" for the purpose of reducing his term to less than nine years.

Banking Act is Constitutional.

Some weeks ago the constitutionality of the state banking act was attacked by Messrs, Estatrook and Webster of Omaba, attorneys for a Chicago firm of commissio merchants. The case arose out of the ol case known as the state against the Ex change bank of Milligan. This bank had been closed by the state banking board and a receiver appointed by the supreme court. After the business of the bank had been wound up the Chicago house referred to appeared with a claim for \$5,000 that had no before been heard of. Messrs, Estabrool and Webster attacked the constitutionalit of the banking act, alleging that it conferred original jurisdiction upon the supreme court in cases not contemplated by the constitution.
In an opinion handed down today the

supreme court declares that the law is constitutional. The decision, which was read by Judge Post, declares: "The purpose of the act, viz., to protect depositors and insure solvent banking institutions is not only within the constitutional powers of the legis lature, but is certainly a judicious exercise of such power. The legislature has by this act not only prescribed the conditions upon which any corporation, firm or individual may engage in business of banking, but has provided that in cases of a violation of its provisions by a failure to comply with the conditions or terms imposed the state may interfere by means of the agencies provided by law in order to protect those interested and to prevent a diversion of funds from the purpose to which they should be applied. Whether the application for a receiver is audressed to this court or to the district court the effect is the same. It is an exercise of the sovereign power of the state for purpose and in a manner plainly provided by law.

Waiting for the Mandate, A great deal of comment has been engen-dered by the alleged failure of the mandate in the Boyd-Thayer case to reach the clerk of the Nebraska supreme court and the friends of General Thaver are freely assert-

ing that it is being withheld by Governor Boyd's attorneys for smister purposes. It is known that the mandate was delivered to General Garland a week ago. Governor Boyd and his friends laugh at the idea that the attorneys have any ulterior motive in withholding the mandate. Regarding the statement published in an

Omaha paper this morning to the effect that the papers reopening the case had been pre-pared and signed, General Thayer stated to The Ber representative this afternoon that the story was a clumsy piece of fiction with not a shadow of a foundation. He leaves for the east in a rew days on purely private business and has given the old contest case no consideration whatever.

Legislative Views Tabulated.

A tabulated summary of the replies to the letter addressed by Governor Boyd to the members of the legislature, in which he asked their views in regard to an extra session, has been prepared and it reveals some interesting facts.

Twenty-eight senators responded to the in-quiry. Of these, seven were in favor of an extra session, fifteen were opposed and six were noncommittal. Of those senators replying fourteen favored the proposition for a maximum rate bill, eleven were opposed and three noncommittal. Of the eleven opposed, six declared that nothing less than the Newberry bill would be acceptable. berry bill would be acceptable.
Of ninety-five replies received from mem-

bers of the house, thirty-seven favored the call for an extra session, forty-four opposed it, and fourteen were noncommittal. Of those replying fifty favored railroad legisla-tion, twenty-six were opposed, and nineteen were noncommittal. Of the twenty-six opposed twenty-three declared that nothing less than the Newberry bill would be accept-able. Those mentioned as noncommittal are republicans who simply opposed the idea of

Must Pay the Full Amount.

Must Pay the Full Amount.

A case somewhat out of the usual order of suits at law was decided by an opinion handed down by the supreme court this morning. The cashier of the Bank of Western, in this state drew a draft for one of his customers on the Chase National bank of New York. The draft stated the amount in figures as "\$500," and in writing "five and no 100 dollars." The purchaser paid the cashier \$500 for the draft and supposed it was for that amount. The cashier of the Chase National bank refused to pay more than \$5. The Bank of Western afterwards went into the hands of a receiver. The supreme court held that upon the conceded facts the purchaser was entitled to be paid \$500 cow in the hands of the drawee.

Gossip of the State House.

Gossip of the State House.

Lieutenant Governor Majors was at the capitol today.

Ex-Commissioner General Greer called upon Governor Boyd this afternoon.

The Washington County Creamery association filed articles of incorporation this afternoon with the secretary of state.

In District Court.

In District Court.

Judge Field beat the record today in a divorce suit. Within fifteen minutes after Grace Knight had filed her petition for a divorce from her husband. A. S. Knight, a well known attorney, she was a free woman. She claimed that her busband had abused ner and locked her out of the house after she had resurned from a visit to her mamma. She also got a third of the \$50,000 owned by Knight, and the custody of two children.

Judge Field today dec'den an important question of iaw. Raiph Kitchen of Omaha had secured a judgment in the circuit court of the United States against Roggon & McDonald, former owners of the Capital hotel in this city. This judgment was not transcripted to the Lancaster district court, and when credit was asked of local dealers they gave it, as there appeared nothing of record against the firm. Kitchen attempted to enforce his judgment, but the other creditors demurred on the ground that they came in

first, as his petition did not state facts suf-

ficient to constitute a cause of action. Judge Field sustained the demurrer, and Kitchen will take it up to the supreme court.

J. D. Calhoun, the democratic editor of the Lincoln Heraid, filed an application for a mandamus this morning to require the council to divide the appears of the city. cil to divide the several wards of the cits cil to divide the several wards of the city into election precibets, according to and in conformity with the provisions of the new ward ordinance. This is simply carrying into the courts the rumpus between the various parties as to whether or not the old ward lines shall be observed in the coming

Odds and Ends,

John Bennival, the colored rellow who claims to be the victim of some enemy who had "tricked" him, grew very violent this moroing and it was necessary to put him in

Thomas Morrissey, jr., a young farmer living near Denton, was arrested this morn-ing on the charge of having attempted to behead his sister Mary with an ax. The pre-cise nature of the trouble is not known, but it appears that Thomas was angered because

something to cook with.

Judge Lansing last evening married Isaac Rakestraw of Geneva and Miss Catherine Raines of Silver Creek, Colo. The giddy old people are just 68. Forty years ago, 'way back in Ohio, they were lovers, but a quarrel took place and Isaac left his native place. In the

piace and isaac left his native place. In the years that have passed between Isaac has been married four times and Catherine three. They will reside in Geneva.

Mr. H. W. Dickinson of the law firm of Hutchinson & Dickinson at Broken Bow will lecture before the law students at the state university tomorrow afternoon at 2 o'clock. Mr. Dickinson was class historian of the Ann Arbor law school, having graduated there it the class of '85, and has lately come to this state to practice. Mr. Dickinson is a young man of line ability and is capable of delivering an able lecture.

SUPREME COURT.

Decisions Given Out by the Nebraska Tri bunal Yesterday-Other Proceedings. LINCOLN, Neb., March 9 .- [Special to THI BEE.]-In the supreme court today opinions in the following cases were handed down:

Meyer & Raapke vs Fagan; error from Greeiey county; affirmed. Opinion by Mr. Chief Justice Maxwell. Chief Justice Maxwell.

Where a motion was made to quash the bill of exceptions because not presented to and signed by the judze within the time fixed by law, it appeared that the bill had been presented to one of the attorneys for the defendant in error within the time fixed by statute; that such attorney had retained the bill for a long time and that the uclay in presenting the bill to the judge for his signature was caused by such attorney retaining the bill. Held, that such defauit could not be assigned as a reason for quashing the bill and that the motion would be overruled.

Where from the issue made by the pleadings it is in effect admitted that an attachment was wrongfully sued out and levied on the debtor's stock of goods, although they were not removed from the store such debtor after the dissolution of the attachment, will be entitled to damages for injury to his business and credit, and a verdict for \$550, upon the evidence in the record will not be set aside.

State vs Bank of Western, Original. pinion by Mr. Chief Justice Maxwell. Opinion by Mr. Chief Justice Maxwell.

The cash er of the Bank of W. drew a draft on the Chase National bank of New York in favor of R. This draft stated the amount in figures, as "\$500," and in writing, "five and no 100 dollars." The purchaser paid the cashier \$500 for the draft and supposed it was for that amount. The drawee refused to pay more than \$5. The Bank of W. afterwards being declared insolvent and placed in the hands of a receiver. Held, that upon the conceded facts R. was entitled to be paid \$500 now in the hands of the drawee. State vs Exchange bank of Milligan, Orig

inal. Objection to jurisdiction overruled. Opinion by Mr. Justice Post.

Opinion by Mr. Justice Post.

The provisions of section 14, chapter vitil, compiled laws, known as the banking act, which authorizes the appointment by the court of receivers of insolvent private banks to take charge of and wind up the business thereof, does not conflict with section 22, article vi of the constitution.

The state of Nebraska vs. the Commercial bank, 23 Nebraska, 677, cited and followed.

State over all Packard vs. Nelson Monta.

State ex rel Packard vs Nelson, Manda mus. Demurrer sustained and action dismissed. Opinion by Mr. Chief Justice Max

Well.

The provisions of section 2, article x, of the constitution which declares that: "No county see II be divided, or have any part stricken therefrom, without first submitting the question to a vote of the people of the county, nor unless a majority of all the legal voters of the county voting on the question shall vote for the same," is a restriction upon the powers of the legislature to the extent named, but is not the legislature to the extent named, but is not a prohibition upon that power to require more than a majority in favor of the proposition—as three-fifths of the legal votes cast upon that question.

State ex rel Richards vs Gavhardt, Mandamus. Demurrer sustained and action dis-missed. Opinion by Mr. Justice Norval. missed. Opinion by Mr. Justice Norval.

Under the revenue law of this state notice of the time when the redemption of real estate sold at tax sale will expire, must be given at least three months prior to the expiration of two years from date of sale to entitle the holder of the tax certificate to a treasurer's deed. Where such notice is published in a newspaper, it must be inserted at least three times, the first publication not more than five months, and the last not less than three months, before the time fixed by statute for redemption expires.

months, before the time fixed by statute for redemption expires.

A peremptory mandamus will not issue against a county treasurer to compel the execution of a tax deed whore the holder of the tax certificate has falled to comply with the requirements of the statute relating to the giving of notice to redeem.

Richardson vs. Campbell. Appeal from

Johnson county. On rehearing, Former opinion modified. Opinion by Mr. Chief Justice Maxwell.

Justice Maxwell.

Where money has been loaned at a specific rate of interest, as 10 per cent, and the note contains a provision that if not paid at maturity the maker shall pay 12 per cent thereafter the higher rate is in the nature of a penalty, and the contract rate will continue as before the maturity of the note.

Where a loan was made for five years at 10 per cent, the interest being represented by coupon notes due in five years with interest from maturity, the loan being made at a time when the statute authorized 12 per cent, theid, that a contract legal when made would be enforced, notwithstanding a change in the statute reducing the rate. 2 That all the notes would be considered as parts of one transaction and that if they, taken together, did not exceed the limit fixed by law for the exacting of interest the contract would not be tainted with usury.

In re Harry Hall, Habeas corpus, De-

In re Harry Hall. Habcas corpus, De-murrer-sustained. Petition dismissed. Opin ion by Mr. Justice Post.

on by Mr. Justice Post.

One II was convicted in this state of murder and sentenced to imprisonment for life in the penitentiary. Subsequently the governor by an order in due form commuted the sintence in question to imprisonment for nine years, the commutation being as follows: "To nine years of actual time in the penitentiary and when he shall have served nine years actual time in said penitentiary he shall be entitled to his discharge." etc. Held, that by the language used is meant nine full years in the penitentiary and that the prisoner is not entitled to the benefit of the provisions of the law known as the "good time act." for the purpose of reducing his term to less than nine years.

State ex rel Gage county vs King. Error

State ex rel Gage county vs King. Error from Gage county. Affirmed. Opinion by Mr. Justice Norval. A proceeding by mandamus is barred by the statute of limitations at the expiration of four years from the time the right to the writ accrued.

Crued.
The Phenix Insurance company vs Weymouth. Error from Sarpy county. Reversed and remanded. Opinion by Mr. Justice Post. Evidence examined and found not to sustain the verdict and judgment for defendants

Clark vs Van Court. Error from Douglas county. Affirmed. Opiolon by Mr. Chief Justice Maxwell.

On the trial of a cause where the answer of the defendants was a general denial, the court refused to permit proof of an affirmative defense until "the issues are perfected in the case," evidently referring to an amended answer which was soon afterwards filed. Heid, that the ruling of the court was not erroneous.

The sixth and seventh paragraphs of the amended answer contained matter in the nature of a counter claim. A motion was made to strike both paragraphs out "for the reason that they do not state proper cause for defense." The motion as to the sixth paragraph was overruled, but the record failed to show any ruling as to the seventh, and testimony was admitted to prove the facts stated therein. Hold, that error did not affirmatively appear.

Where the answer raised questions as to the nature of the contract entered into by the parties, and the quality of the article delivered under it, to which a reply was flied, the plaintiff in rebuttal may con tradict or explain the testimony introduced to sustain the

plain the testimony intreament to the sanswer.

Instructions set out in the record, held, applicable to the testimony.

Burris vs Court. Error from Loup county. Reversed and remanded. Opinion by Mr. Justice Norval. In a bastardy proceeding the jury may take into consideration any variations in the u.s. i-mony of the prosecutrix and that before the

jury. A fallure to instruct the jury to that effect is not reversible error, where no such instruction was requested to be given.

In a bastardy case where the testimony is conflicting as to the paternity of the child it is competent for the defendant to prove that about the time the alleged intercourse was had the complainant while alone was frequently visited by a man other than the defendant from a haif hour to an hour and a haif each time.

Whalen vs Brennan. Appeal from Douglas county. Affirmed. Opinion by Mr. Chief Justice Maxwell.

Where a cause is referred to a referred to

Where a cause is referred to a referee to take the testimony and make his findings therefrom, he is the proper party to sign a bill of exceptions containing the evidence taken

Vhere all exceptions to the report are with Where all exceptions to the report are with-drawn and the report confirmed by consent, an objection that certain findings are not sus-tained by the evidence will not be considered. Where the parties by a written stipmation agree that certain words may be withdrawn from the referee's report, the effect of which will be to admit that a certain sum is due one of the parties, the court will not review the evidence to determine whether or not such sum is due. m is due.

sum is due.

An agreement entered into by parties for the purpose of preventing competition in the letting of public contracts is void, and a like rule prevails where the necessary tendency or effect of the contract would be to stifle competition. To have this effect, however, it must appear that the intent, effect or necessary tendency of the con-ract was to prevent or stifle competition. Otherwise the contract will be sustained.

Fuller vs. Evan. Error from Saunders

Fuller vs Ryan. Error from Saunders county. Motion to modify decree overruled Supplemental opinion per curiam.

In an action to redeem certain premises from In an action to redeem certain premises from a sale by referees in proceedings in partition, the court required the plaintiffs to repay the purchase money within ninety days. On a motion to modify this judgment by requiring the application of the money in the hands of the referees who effected the sale to the redemption by the land, the motion was overruled. The district court has jurisdiction of such referees and upon a proper affidavit being filed showing that they were improperly holding the proceeds derived from such sale may require them to account for said funds.

State ex rel Fowlie vs Painter. Man-State ex rel Fowlie vs Painter. Man damus. Demurrer to petition sustained and the action dismissed, for reasons stated in State vs Nelson, supra.

James Brinkerhoff, esq., of Seward county vas admitted to practice.

Lentz vs Nissen; motion to quash bill of exceptions and dismiss appeal sustained.

McCoy vs State. No application having teen made to advance case and plaintiff in error having served the full sentence pro-nounced by the district court, the petition in error is dismissed without prejudice.

The following causes were argued and sub-mitted: German Insurance company vs Eddy, Queen Fite Insurance company vs German Fire Insurance company v Ballou vs Sherwood. Leave given appelled

ordered. W. J. McDonald, superintendent Lanneau Manufacturing Co., Greenville, S. C., says: 'My wife has used Bradverotine for head ache and it is the only thing that relieves

Dr. Birney, nose and throat. Bar bldg IT'S A-BOOMING.

rosperity That Attends the Efforts of th

Home Industry Champions. The Manufacturers association is meeting with great success in their canvass of the city. Already 4,220 names have been signed to the agreement to buy Nebraska goods. As only one person in each family signs the list it can be safely said that 20,000 people in Omaha have agreed to give Nebraska made goods the preference. The canvassers re-port that they are generally received very cordially by housekeepers, the majority of whom are perfectly familiar with the objects of the movement from reading THE BEE. The work will be carried on until at least

"Eastern eigar manufacturers are become ng very cunning," said a smoker, print the name of some Omaha firm that is not a manufacturer on the box. Then the dealer can pass off the cigars on the public as Omaha made." The Manufacturers association has had a

number of rubber stamps made for the use of members, giving the date of the coming exposition. exposition. They are also having 50,000 cir-culars printed to be slipped into letters. Thirty Nebraska manufacturers outside of Omaha have applied for space to make ex-hibits at the coming exposition. The same number of Omaha manufacturers have also applied for space. It is not a question of how to fill the Coliseum building, but how to get them all in.

President Page is arranging for a trip to Nebraska City, Beatrice, Lincoln, Hastings and Fremont, where he will meet the mem-bers of the association in those places and discuss with them questions pertaining to the coming exposition.

Mrs. L. R. Patton, Rockford, Ill., writes: "From personal experience I can recommend DeWitt's Sarsaparilla, a cure for impure blood and general debuity."

Every bar Union soap guaranteed.

MUST SAW WOOD. Plan to Make Applicants for Aid Earn

What They Get. The committee consisting of Messrs. Kilpatrick, Habitas and Clark from the Bureau of Associated Coarities and Commissioners Stenberg and Paddock, together with Poormaster Mahoney, have solved the problem by which some of the parties who have been receiving aid from the county may be made self-supporting.

The committee has held a session with the

county commissioners and has asked those gentlemen to send all worthy men who are willing to work and are now receiving county aid to the Mission wood yard.

There the men will be paid at the rate of

15 cents per hour, the proceeds to be applied in buying groceries, after the orders are properly certified by the superintendent of

Call for a pint of Cook's Extra Dry Imperial Champagne if you want a delicious cocktail made.

Good-Luck Baking Powder.

always uniform in its work.

tains the white of eggs.

GOOD LUCK.

Dr. Price's Cream Baking Powder is often called the

Owing to the fact that good luck always attends the

use of Dr. Price's, it is not essential to use it the moment

it is mixed nor is it required to have the oven always just

so, as in the case with ammonia or alum powders. It is not

luck after all, but the exact accuracy and care exercised in

the preparation and combination of all the ingredients of

Dr. Price's Cream Baking Powder. Competent chemists

are employed to test the strength and purity of each

ingredient. Nothing is trusted to chance. Hence; it is

ing most delicious bread, biscuit, pastry and cakes that

remain moist and sweet. Only Baking Powder that con-

ported by all authorities as free from Ammonia,

Alum, or any other adulterant. In fact, the

purity of this ideal powder has never been ques-

House wives never fail to have "good luck" in mak-

Dr. Price's Cream Baking Powder is re-

WAS ONLY A SLEGHT DRAUGHT

Yesterday's Zephyr Was Occasioned by a Storm on the Great Lakes.

NOT IN IT WITH SOME OTHER WINDS

Breezes of Former Years and the Records They Have Left-Some of the Freaks of the Rollicking Boreas Yesterday.

The heavy northwest wind which started to blow about I o'clock Wednesday morning was simply a draught of air caused by an ex traordinarily energotic storm crossing the great takes and accompanied, as a matter of course, by a depression of temperature much of which is due to the rapid rising of the parometer and high winds from northern latitudes. Up to midnight last night the maximum velocity of wind re corded at the United States weather boreau office was forty-two miles per hour. Ever since the gale commenced the average veloc ity per hour had been thirty-six miles.

While the wind has whistles around the corners at a pretty lively gait the present gale is hardly to be compared with others which Omaha has experienced in the past. In May of 1873 the wind blew at the rate of fifty miles an hour from the south, and in November of the same year the signal service instruments registered fifty-one miles per hour. During a storm in June, 1875, a record of sixty miles was made, and the same thing occurred in June, 188).

A blizzard about this time in March, 1880. ent the wind whistling down the Missouri valley at the rate of fifty-two miles in sixty

A heavy northwest storm in June, 1884 caused the signal service anemometer to record a velocity of nfty-six miles an hour. In February, 1889, Omaha was visited by a hurricane which blew down the walls of the old Max Meyer building at the corner of

Eleventh and Farnam streets, causing a con-siderable loss of life. During this gale the north wind blew at the rate of forty nine miles an hour.
At 7 o'clock last night the wind was blow ing through the streets of Sioux City at the rate of forty-eight miles. The maximum velocity reported was fifty-six miles. Yank ton, S. D., reported twenty-eight miles at p. m. with a maximum or forty-eight miles.

Some of Its Frenks. All day yesterday pedestrians were kept dodging signs and fragments of roof which had been loosened by the wind and were blown about the streets. A high chimney at the new St. Joseph's hospital was blown down and crashed through the state roof, doing considerable

damage. Several of the ornaments on the turrets of Trinity cathedral were torn loose and fell to the ground. The tin cornice on the building occupied by Hospe on Douglas street was loosened by the gale and threatened to fall any moment. In order to avoid accidents a rope was stretched across the sidewalk, thus compelling pedestrians to walk in the stree

while passing the dangerous locality.
Owing to the difficulty of keeping up steam in such a gale the cable cars were run very slowly all day yesterday and last night. The motors suffered to some extent, and the motormen found it impossible to run as fast

A trolley wire on the Sixteenth street line at Sixteenth and Capitol avenue broke about o'clock last night, and fell to the street. The fact that the wire was a live one was apparent to every-one in the vicinity, for as the deadly wire was shaken and swung by the wind a really fine pyrotechic display was given to the spectators free of charge. All the cars on the line were stopped for about an hour while the damage was being repaired. Chimneys all over town were blown down

causing more or less damage. The telephone and telegraph service was constantly interferred with by the breaking and crossing of wires. A window in the cupola of the court house was broken by the wind during the afternoon and the shattered giass feil with a crash to the bottom of the

One of the glass fronts at Stonehill's, one at Morse's and one at the Golden Eagle adjoining Stonehill's, were blown in within a few minutes of each other. The namage will amount to several hundred dol-

A heavy plate, 8x10 feet in size, in the front of the north store room on the ground floor of the Goodrich block at Twenty-fourth and Paul, was smashed by the falling of the wning, which was torn from its fastenings A smaller light in the front of the Ne oraska Steam laundry at Sixteenth and Howard was also wrecked.

Hard on the Firemen.

The firemen probably have more cause to complain about the storm than anybody else. For nearly twenty-four hours there was trouble in the department wires. Frequently during the day and almost constantly last night loosened and broken wires were coming in contact with the fire lines and the big bell on top of the head-quarters house, as well as all the fire alarm gongs in the city were kent ringing.

It was useless for the men to try to sleep

and so the majority of them sat around the stoyes in their houses with their running clothes on in order to be ready at a moment's notice in case a bona fide call was sent in. The horses were driven nearly wild by the excitement and constant ringing of the bells and pawed and stamped in their stalis anxious to be free. The drivers did the bes they could to quiet the restive animals but without success, for every time the bel tapped the intelligent beasts would make a jump toward their places in the harness.

Nearly all the wires between here and Chicago were either down or in trouble and consequently the weather office officials

could not get any eastern reports on which to base the predictions for today.

My wife has used Bradycrotine for head ache with the best imaginable results, state this without solicitation. J. W. Mash burn, Abbeville, Ga.

NICE EASY JOB.

Wholesale Grocers Have a Safe Artistically Cracked by a Burgiar. The enterprising burglar continues to burgle with monotonous regularity. The gentleman now playing an engagement of an indefinite number of nights in Omaha appears to be no novice and permits no threats of police or press to disturb his professional serenity.

Tuesday night he visited Stoan, Johnson &

Co.'s wholesale grocery. From the alley on the north side of the building be effected an entrance into the warehouse, and thus to the office. The safe is located in a large fire-proof vauit, the door of which was drilled proof vault, the door of which was drilled and broken open. After two or three meffectual attempts, shown by the holes drilled in the door, he bored his way through and poured in sufficient powder to blow up a man-of-war. Then he closed the outer vault door, returned to the office, selected a few delicacies from the sample shelves in the shape of pickies canned surfines salmon ste coolly pickles, canned sardines, salmon, etc., cooli opened the cans and sat down to enjoy his self and wait for the earthquake. Who this occurred he returned to the vault, closed the door, turned on the electric light and began his search. Deeds, drafts, checks, insurance policies, etc., he had no use for and they were found scattered about the floor. the money drawer, however, there was 891.60), which came in after banking hours, and this he pocketed.

The burgiar was lucky, for the vault is

merely for fire protection and rarely contains more than a dollar's worth of postage The damage done to the safe and vault

mounts to about \$250. The firm now proposes, for the information of future visitors of the same pursuasion, to post in a conspicuous place a legend to in-form all comers in the plainest and largest round hand that "this vault is not locked."

DeWitt's Sarsaparilla cleanses the blood increases the appetite and tones up the sys-tem. It has benefitted many people who have suffered from blood disorders. It will heipyou.

· ANNOUNCEMENTS.

Next Sunday night and the three nights following Cora Tanner appears at Boyd's new theater in the new play, "Will Sne Divorce Him," a drama written for her by Clinton Stuart. As her heroine, Isabel Spencer, the girted actress, has a character in which she can display to perfection the varied histrionic powers with which she is so richly endowed. The lady's many admirers will re-

ceive with pleasure the information that as Isabel Spencer she is given opportunities to exercise the emotional strength which she possesses in an eminent degree, an artistically

prosesses in an eminent degree, an artistical trained force that first drew attention to her as an actress of far more than average ability. The pathos in the lady's new play is reheved by numerous gleams of sunshine. Cora Tanner's transition from grave to gay. from lively to serene, are veritable triumphs of histrionic art, for they counterfeit nature

so admirably. Tonight the Bostonians will repeat the opera of "Robin Hood," presenting the following cast; Robin Hood. Little John Sheriff of Nottingham Will Scariet. Allan-A-Dale Edwin W. Hoff W. H. McDonald H. C. Barnabee Eugene Cowles Flora Finlayson

Camille D'Arville

No safer remedy can be had for coughs and colds, or any trouble of the throat, than "Brown's Bronchial Troches." Price 25 cts. Sold only in boxes.

REVIVAL OF FEET WASHING.

Evangelists Conducting Remarkable Serv. ices at an Indiana Town. COLUMBUS, Ind., March 9.- The most re markable religious revival ever known here is now in progress at Flat Rock. For seven weeks Rev. Messrs Stoughton of Missouri and Hill of Anderson, Baptists, have held services nightly. The meetings are remarkable in many respects. Services begin about 4 o'clock in the afternoon and last all night. The services of Saturday continued all night, all day Sunday and until nearly daylight Monday. Little preaching and much praying is done. They strip their lower limbs bare is done. They strip their lower limbs bare and hundreds of them may be seen at the same time washing each other's feet. The building is an old abandoned charch which has been occupied only by bats and owls for years past. Hundreds attend nightly and nany are turned away for want of room

Dr. Birney cures catarra. BEE bldg

Sarah Althea Arrested. SAN FRANCISCO, Cal., March 9 .- Judge Levy today issued a warrant for the arrest of Mrs. Sarah Althea Sharon Terry, and she was taken to court where she will be ex amined by the commissioners of insanity who will pass upon the question of con fining her in some asylum.

DEATHS.

Notices of five lines or less under this head, Afty BROWN-Wednesday, March 9, at 3:10 p. m., at the Brown hospital. Twentieth and Dodge, Eva May, wife of Charles K. Brown, Funeral notice later.



PRINCESS KICKAPOO.

"PURE BLOOD, PERFECT HEALTH." By the peculiar searching and cleansing qualities of this great medicine it expels like magic all poisons from the system. No one need suffer from blood

disorders who will give the celebrated compound Kickapoo Indian Sagwa

a fair trial. It is simple, harmless, yet powerful and unfailing; prepared from herbs, roots, and barks gathered by the Indians. Its ingredients are

Blood-making, Blood-cleansing, Life-sustaining.

It is the original Indian remedy for the blood, stomach, liver, kidneys, and bowels, in common use for a hundred years or more. \$1.00 a bottle.

Kickapoo Indian Cough Cure
Sure and quick relief from coughs and colds. to cents.

Boyd's THEATER Seventeenth and Harney streets.
THURSDAY, FRIDAY AND SATURDAY, MARCH
10, 11 AND 12.

AMUSEMENTS.

The Greatest of English Opera Companies THE BOSTONIANS.

KARL, MacDONALD & BARNABKE, Prop'rs.
In the Following Repertoire:
Thursday evening—ROBIN HOOD.
Friday evening—CARMEN.
Saturday matinee—ROBIN HOOD.
Saturday evening—DOROTHY
BCALE OF PRICES.
81.56 Parquot
Circle, first 5 rows
Circle, last 5 rows
Balcony, first 4 rows
Balcony, last 5 rows
General admission to rear talcony

FARNAM ST. THEATER POPULAR PRICES Every Evening this Week, Matinee Saturday. Carleton Opera Comp'y

Thursday Night, ERMINIE. Friday Night, INDIGO. Saturday Matinee. NANON. Saturday Night, ERMINIE. NO ADVANCE IN PRICES. Scale now on sale.

BOYD'S THEATRE Seat for Soc. Seventeenth and Harney Streets.

FOUR NIGHT'S SUNDAY, MARCH 13
Engagement of the Young American Star.
CORA TANNER Under the management of Col. W. F. Sims.
Presenting for the first time here Clinton
Stuart's Highly Successful Play.

WILL SHE DIVORCE HIM? Assisted by a Carefully Selected Company of Players from Brooklyn Park Theatre.
The greatest success beyond a doubt of Cora-Tanner's many achievements.
The sale of seats will open Saturday moraing at regular prices. AMUSEMENTS..

Farnam St. Theater POPULAR PRICES in two great plays.
Sunday matinee and night and Monday night.
"THE BANDIT KING," Tuesday night, Wednesday matinee and night.
"THE CATTLE KING."

Swedish Tug o' War Teams,

Cerman Carpenters and

OF SOUTH OMAHA. Friday Night, Mar. 11

B. BLUM'S HALL

SOUTH OMAHA. Admission, 80 Cents.

NEBRASKA National Bank S. DEPOSITORY. . . OMAHA, NEB

urplus...... 66,590 Officers and Directors Honry W. Yates, president R. C. Cushing, vice president C. S. Maurice, W. Y. Morse, John S. Collins, J. N. H. Patrick, Lawis A. Rogel, Cashier.

THE IRON BANK. Corner 12th and Farnam Sts.



After Years of Unsuccessful Search for a Cure, Martin Anderson Gets Relief from the Chinese Doctor A Voluntary Test montal. Омана, Neb., Jan. 18, 1892.

To whom It May Concern; This is to certify that I have been a constant sufferer for many years with catarrh, asthma and bronchial affections of the throat, and tried all the patent medicines and remedies I ever heard of, but with no success. I treated with doctors in various parts of the country, but none of them could do me any good further than giving me shor temporary relief. I suffered night anday, and continued to grow worse not withstanding all the medicine I had taken. I had almost given up my case as hopeless when I was informed by a friend of Dr. C. Gee Wo, the Chinese doctor, and advised to go and see him in the hope of getting relief at least, if not a permanent cure for my trouble. I was slow in making up my mind to make such a radical change in my treatment, as I knew a trial with the Chinese doctor would bring me, but I finally con-cluded to give him a trial, so I called at his office with that intention. I tound the doctor a clever, entertaining gentle-man, thoroughly posted on my condition, and it took only a very short time to convince me that he was the party I was so long in search of. He told me my case was curable, and that he could cure me, and prepared me a special treatment to suit my condition, and in two weeks I was so much better that I had the fullest confidence in the doctor's ability and committed my case to his treatment. I continued to grow bottor rapidly and am now entirely well. I owe my cure to Dr. C. Gee Wo, and am not ashamed to admit it. I advise all who want relief from their troubles to call on Dr. C. Gee Wo, and they will be cured. For all particulars apply or MARTIN L. ANDERSON, 3121 Cuming St., Cmaha, Neb. DR. C. GEE WO,

Regular graduate of Chinese medicine, eigh? years' study, ten years' practice. Treats successfully all diseases known to suffering hu-Roots, plants and herbs—nature's remedies— Roots, plants and herbs—nature's remedies— nis medicines—the world his witness; 1,000 tes-timonia's. Call and see him. Consultation free. Has also constantly on hand remedies for the following diseases ready prepared: Asthma, Catarrh, Rheumatism, Indigestion, Lost Manhood. Fermale Weakness. Sick Head-ache, Blood Purifier, and Kidn y and Liver. Price, one dollar per bottle or six for five dol-lars. Those who cannot call, enclose 2-cent stamp for question list and full particulars. (five Cor. 18th and California Sta. Ons.) ffice, Cor. 16th and California Sts., Ona THE SHORTEST LINE TO CHICAGO is via the Chicago, Milwaukee & St. Paul R'y, as represented

on this map. SIOUX CITY CEDAR RAPIDS OMAHA Bluffs DES MOINES

Electric Lighted, Steam Heat-

ed Vestibuled trains leave

Omaha daily at 6:20 p. m., arriving at Chicago at 9:30 a. m. City Ticket Office: 1501 Farnam St., Omaha. F. A. NASH, Gen'l Agent.



Removes Tan, Pimoies Freekles. Moth Patchdo. tasks and and Skin Diseases, and every blomish on beauty, and defies detection. It has stood the test of 40 years, and is so harmless we taste, to be sure it is properly made. Accept no comrefelt of similar name. Dr. L. A. Espersald to a lady of the haut ton (a hem i recommend

patient): "As you ladies will use them I recommend 'Souraud's Cream'as the least harmful of all the skin preparations." For sale by all Druggists and Fancy Goods Dealers in the United States, Canadas and Europe.

FRED T. HOPKINS, Prop'r, W Great Jones St., N. Y. ORDINANCE NO. 2974.

ORDINANCE NO. 2974.

An ordinance ordering the grading of Capitol avenue, from the Omaha Beit Ry to isthe street, and directing the board of public works to take necessary steps to cause said work to be done:

Be it ordained by the city council of the city of Omaha;

Section 1. Whereas, permanent grades have been established upon, and appraisers have been established upon, and appraisers have been duly appointed by law, to appraise the damages caused by the grading of Capitol avenue from the Omaha Beit Ry to isthe street and made their report to the city council, which has formally adopted the same; and, Whereas, property owners, representing more which has formally adopted the same: and, Whereas, property owners, representing more than three fifths of the property abutting on said portions of the avenue above specified, have petitioned the city council to have said avenue graded to the present established grade, under the three-fifths clause without charge to the city, and that the cost be made payable in ten equal installments. Therefore, Capitol avenue, from the Omaha, Helt Ry to 48th streat, be and hereby is ordered graded to the present established grade.

Section 2. That the board of public works be and hereby is directed to take the necessary steps to cause said work to be done.

Section 3. That this ordinance shall take effect and be in force from and after its passage.

Sage, Passed March 1st, 1802. JOHN GROVES, Prosident City Clerk.
Prosident City Council.
Approved March 8th. 1892.
GEO. P. BEMIS.
Mayor.

Oregon Short Line & Utah Northern Rail way Company-Stockholders' Meeting. way Company—Stockholders' Meeting.

Notice is hereby given that the annual meeting of the stockholders of the Oregon Short Line & Utah Northern Bailway company, for the election of directors and such other business as may legally come before the meeting, will be held at room No. 4, Hooper Building, Sait Lake City, Utah Territory, upon Wednesday, the 16th day of March. 1812, at 10 clock a. m.

Stock transfer books will close upon the 20th day of February, and reopen upon the 17th day of March.

Alexander Millar.

Secretary.

BOSTON, Mass., Feb. 2, 1892 Fidd 301M Proposals for Permanent Sidewalk Around

New City Hail.

Scaled proposals will be received at this office until 4 p. m. March Eth. 1892, for the construction of stone sidewalk around the new city hail. Specifications and plans now on file at this office.

Each bid must be accompanied by a certified check for \$20,00 to be forfeited to the city of Omaha if a bidder should fail to furnish the proper bond or enter into contract according to the bid, if it should be awarded to them.

The council reserves the right to reject any or all bids.

THEO OLSEN.

Comptroller.

Notice. The regular meeting of the duilders' and Traders Exchange will take place Wednes-day, March 9, at 10:30 a.m. shara. Two live subjects will be up for discussion. N. B. HUSSEY, President. W. S. WEDGE, Secretary. Tues-c-Wed-ma