## THE OMAHA DAILY BEE: "HURSDAY, JANUARY 26, 1893.

# THEY WASTED ANOTHER DAY

Vain Attempt of the Big Democratic Majority in Congress to Do Business.

BUCK KILGORE AND HIS FILIBUSTER

Ills Ollatory Motions Prevent Consideration of the Bankruptey Bill-Remarks on the Situation by Tom Reed-In the Senate.

WAMILSOTON, D. C., Jan. 25.-Filibustering against the bankruptcy bill was inaugurated today by Mr. Kilgore, democrat, from Texas. In the first place he insisted on the reading of the journal in full. Then he objected to the approval of that document, and an hour was consumed before it was finally agreed to as a portion of the records of the house. He was ably seconded in his endeavor to defeat the bankruptcy bill by Mr. Pierce of Tennessee, who supplemented his every fillbustering motion with another which was calculated to prevent action. and the filibustoring continued.

"Another wasted day," was the comment of the republicans, and their comments were echoed by a majority of the democrats. But the few democrats opposed to the bankruptcy measure held firm and the house adjourned without action, thus exhausting the two days assigned to the judiciary committee and the bankruptey bill.

Finally a joint resolution by Mr. Lockwood of New York, directing the secretary of war to investigate the subject of raft towing on the great lakes, was passed. Then Kilgere's fillbustering was resumed against a motion to go into committee of the whole on sundry civil bills. and the motion was defeated, 56 to 102. Kilgore moved a recess till 4 o'clock.

### Kilgore's Motion Defeated.

Kitgore's motion for a recess was defeated by a vote of 168 to 1. Then Mr. Kilgore moved an adjournment, pending which Mr. Pierce, democrat, from Tennessee, moved that when the house adjourn it be to meet on Friday, Lost-yeas, 1; mays, 211. But Mr. Kilgore came forward with another motion that the adjournment should be until Saturday, which was supplemented by Mr. Pierce with a motion for a recess until 5 o'clock.

Mr. Pierce's motion for a recess was voted down-yeas, 1; nays, 211-whereupon that gentleman moved to reconsider the vote by which it was rejected.

Mr. Reed, republican, from Maine, in his dry manner, suggested that the house should recognize the fact that public business was in the hands of a minority. Since the house could not transact business, why not let it adjourn and permit the members to go about their own business.

Mr. J. D. Taylor, republican from Ohio, made a point of order that the proceedings now in progress were derogatory of the dig nity of the body, and, therefore, not per-missible. This kind of conduct was not in keeping with the dignity of the house, or any

"If used in any other house." said Mr. Reed, "it would be right, but" (drawlingly)-"not this house."

There was not, continued Mr. Taylor, a town meeting in New England, the home of the present occupant of the chair-(Mr. O'Neill of Massachusetts)-where there would be permitted such absurdities, even disgraceful proceedings, as those witnessed permitted such absurdities, even today. There were but a few weeks of the session remaining, and there was a tremen-dous calendar. Yet one man who lived in Texas could prohibit all business; the very Indians (and here Mr. Taylor pointed to Chief Wolf in the gallery) could do better than the function of the second seco than this. [Laughter.]

### Was an Insult to the Indian.

Mr. Wilson, republican, from Washington, The speaker pro tem ruled that Mr. Ohio Insulting his constituents. [Laughter.] The speaker pro tem ruled that Mr. Pierce's motion was not in order and from this decision Mr. Kilgore appealed. The de-

cision of the chair was sustained-ayes, 207;

with attempting to weaken Captain Brown's authority with the Indians. Dr. Essiman's charges against Captain Brown were in substance that he was tyranulcally overbearing and generally unfitted to fill the po-sition he holds, and in this he has to a great extent the support of Commissioner Morgan. The secretary's conclusion is that the good of the service requires that Dr. Eastman shall be suspended from acting as physician shall be suspended from acting as physician at Pine Ridge agency and that unless Dr. Eastman can be assigned or appointed to another place that he is willing to accept within the next fifteen days, he must resign or he will be removed. The secretary flads that there is no reasonable ground to find fault with the conduct of the acting agent, Captain Brown, in this connection. This action the secretary area area not taken action, the secretary says, was not taken however, in condemnation of Dr. Eastman vho, he thinks, has many excellent qualities But a dne regard for the supremacy of the agent, as the officer chiefly responsible for the safety of the agency and efficiency of the administration of affairs there, demands that he should be maintained absolutely

In his authority or removed, and in this case there is not sufficient grounds for the removal of Captain Brown.

### SILVER LEGISLATION.

#### Resolution to Consider the Andrew-Cate Bill-Washington Notes.

WASHINGTON, D. C., Jan. 25.-In the house today Mr. Bacon, democrat, New York, offored a resolution making the Andrew-Cate silver bill a special order for February 7 and S until 3 o'clock p. m. on the latter day, at which hour the previous question shall be considered as ordered and the several votes on amonuments shall be taken without the ntervention of any dilatory motion. resolution was referred to the committee on

Commander Henry L. Johnson has been dismissed from the navy. He was tried by a general court martial at Mare island mayy yard, California, on December last on three charges, the principal one of which was, in unofficial lan-guage, "through negligence, suffering a vessel of the may to be run upon a rock and hazarded." The vessel was the Mohican, which Johnson commanded, and the ground-ing took place off the Alaska coast. She was the first vessel to which he was assigned after a suspension of several years for the same offense, for which he was dismissed. a general court martial at Mare island same offense for which he was dismissed The court found him guilty on three charges preferred and sentenced him to dismissal ecretary Tracy approved the findings and its action was confirmed by President

Harrison. Chief Justice Fuller of the supreme court of the United States and Associate Justices Blatchford, Brewer and Brown and Marshall Wright, Clerk McKinney and Brown and Marshall Wright, Clerk McKinney and other attaches of the court, left by a special car on the Richmond & Danville vestibuled limited tonight enroute to Macon, Ga., to attend the funeral of the late Justice Lamar, which will take place Friday the 27th inst. Dr. Johnston paid his usual night visit to

Mr. Blaine at 6 o'clock. He said Mr. Blaine was resting comfortably, suffering no pain and that there was no appreciable change in his condition. He was not to return, he said.

nless sent for. The president and all the members of his cabinel had a large group photograph taken today, preparatory to their official separation in a little over five weeks time. When Treasurer Nebeker returns to Wash-ngton from Indiana Mr. James W. Wheipley. the assistant treasurer of the United States will resten his position and become first vice president of a trust company in this city

### JUDGE M'COMAS' NOMINATION.

is Vigorously Opposed by Democratic Members of the Senate.

WASHINGTON, D. C., Jan. 25 .- For the first time this session there was a protracted struggle in the executive session of the senate over a presidential nomination, that of Louis McComas, ex-secretary of the national republican committee, to be associate

justice of the District of Columbia supreme court. Within a few days after the reception of the nomination the opposition to the confirmation began to develop in the senate, and two vague charges touching the business integrity of the nomi-The judiciary committee declared in nce. its report to the senate that in its judgment there was nothing in any way that tended to show that Mr. McComas was not fitted for the place to which the president proposed to

In case a trust is found to exist in respect to any article upon which duty is levied the tariff on it to be removed. Any property owned under such contract or trust in course of transportation is made liable to seizure and forfeiture to the United States. Any person whose business or property is injured by such trust is authorized to sue therefor in the United States district court and re-ceive threefold damages if sustained.

ATTACKING THE PENSION LAWS. Amendments Reported by a Majority of the House Subcommittee.

WASHINGTON, D. C., Jan. 25 .- The demo cratic members of the house subcommittee on pensions have adopted amendments change ing the law of 1890. The following are the principal changes made: That no widow shall receive a pension

under the act of 1890 unless married to the soldier prior to 1870; that no person shall receive a pension under the act of 1870 unless disabled in the service from manual labor and in the receipt of an income of less than \$600 a year, and that no nonresident of the States shall receive a pension United mless he was actually disabled in the service. Another amendment pro-poses the appointment of a commission to re-

consider necessary modifications in the pension laws and to report at the next congross. Most of these amendments were offered by Mr. O'Neil of Massachusetts, who offered by Mr. O wen of Massachusetts, who stated that they were framed so as not to exclude persons actually dependent, but would require all persons to prove that they were, in fact, disabled and dependent. They were adopted by a vote of 3 to 2, the demo-cratic members. Messra, Mutchler, O'Neil and Livingston, voting yea, and Messrs Grout and Bingham nay. The bill, as framed by the majority of the

subcommittee, also does away with the per sion agencies throughout the country an and provides for payment of pensions by checks directly from the Treasury department, abolishes examinations of applicants by surgeons and provides for the appointment of 150 examiners to hereafter make examina-

Representative O'Neil of Massachusetts speaking for the majority members, and their reasons for making the proposed charges, snid: "There is no disposition on the part of the majority of the house to take a pension away from a man who deserves it, from any man who became disabled while in the union army. The country wants the pension list reduced, but it does not want a single worthy pensioner stricken from the rolls. It seems to the committee that certain per-

sons were entitled to pensions." First—The wife who patriotically allowed her husband to leave her behind to battle for his country. Second-The father and mother who, de pendent on their son's support, allowed him

to go to the front. Third-There were many men between the ages of 16 and 25 who went to the front who left the girls they were engaged to behind them, and those who patri-otically allowed their lovers to go to the war

and married them after they came home, seem to the committee also to be entitled to

a pension. But it should step there. Mr. Grout of Vermont, one of the two re-publican members of the subcommittee, said: "The republican minority is against these amendments, and will oppose them in full committee and in the house. The proposition to do away with the examining boards and have the work now done by them done by examiners will be practically impossible. It is only another way of stop ping the settlement of claims, except the large number that are already on the com pleted files. With reference to the othe

amendments that are all designed to limit and embarrass the allowance of pensions to those who did service in the late war and are simply an attack upon the pension sys tem, as applicable to those alone who helped save the union

SUBSTITUTE LETTER CARRIERS. Postmaster General Wanamaker Issues at

Order Regarding Them. WASHINGTON, D. C., Jan. 25 .- The postmaster general has issued the following

order: As substitute letter carriers are required to in attendance at free delivery offices (sometimes for a year or more) on an annual salary of \$1 and the pro rata compensation of any carrier whose route they may be required to temporarily to serve before an opportunity occurs for promotion, and as the

# FALLS CITY ATTORNEY SUED Accused of Failing to Account for Funds

Placed in His Hands. ISHAM REAVIS CALLED TO ACCOUNT

Claims Collected for an Ohio Firm said to Have Been Represented as Still Outstanding -pOther Lincoln News Notes.

LINCOLN, Neb., Jan. 25 - [Special to THE BEE. |--C. Aultman & Co. of Canton, O., began suit in district court today against Isham Reavis of Falls City. They set up that for some years the defendant has been acting as their attorney in the collection of claims, and allege that he has retained and converted to his own use certain sums collected by him. which collections have been fraudulently concealed and represented to them as never having been collected; also certain sums placed in his hands for the payment of court

osts, the total amount of which is placed at \$665.21. For this sum judgment is asked. The Ouiney National bank asks for the setting aside of the deed to his farm land made by E. E. Mott to his mother, Paulina Mott. The bank has a \$1,200 judgment against Mott which has been returned unsatsfied, and they ask for the cancellation of the deed, on the ground that it was made without consideration and for the purpose of

defrauding creditors. The January term of court begins next Monday. The cases of several of the asy-lum contractors are set for the first of the week, but it is doubtful if they will come up, budge that the doubtful if they will come up. Judge Hall preferring to awalt the decision

of the supreme court on the application of Betts for a writ of habeas corpus, a case which involves the validity of the drawing of the grand jury. In the United States court today E. F

Weir and Maggie Green of Lincoln pleaded guilty to selling liquor to Indians, and were given \$1 and costs each, which will stand them in \$200 apiece. Besides this were given si and costs each, which will stand them in \$200 apiece. Besides this they were given ten days each in jail An order was issued for the clerk to take testimony as to the condition of John McIn-tyre, the supposedly insane mail agent at

Beatrice. The case of Savage against the New York Life company was given to the jury today. John Uhlrich of Valentine pleaded not guilty to selling liquor without a license.

" In Police Court.

John Hilzer, the young Russian who struck his friend Fred Young over the head with a hatchet, was bound over to district court. giving bond in the sum of \$500 for his appear

C. L. and J. A. Wright, brothers, were arrested this morning on the charge of being engaged in a series of petty forgeries. The plan of operation, so far as has been learned by the police, was for C. L. Wright to float the forged paper, which called for amounts ranging from \$2 to \$5, after which his brother, who bore on his manly breast a big tin star setting up that he was a member of the Metropolitan Detective association the Metropolitan Detective association, would go around protending to be seeking evidence, and by this means obtain the checks from the men on whom they had been presed been passed. John McLaughlin and William O'Connor

are held on the charge of burglary. The police have reason to believe that they are the chaps who broke into Patrick's wholesale cigar house Saturday night and carried off a lot of goods.

### City in Brief.

At the city council last evening the Lin-coln Light, Heat and Power company made application for a franchise for an electric light plant. The company is headed by a Mr. McManigal of Omaha, and as soon as the city attorney gets through studying the ordinance they propose pushing matters. Owing to a mistike in the viaduct ordinance passed last week it was again passed last

night. The Lincoin Central Trade and Labor union was permanently organized last even-ing by the election of J. W. Vogan of the Typograpical union president and H. P. Stine of the Cigarmakers mion secretary. Owing to a scarcity of funds the school

board at its meeting last night passed a res-

liminary trial this morning was bound over to the district court in the sum of \$300. He is versatile and seemingly educated, about 20 years of age, and a decided blonde. At the trial he acted as his own attorney. He came here from North Platte.

### Interesting Revival Meetings.

YORK, Neb., Jan. 35.- [Special Telegram to THE BEE.]-The revival meetings which have been conducted here for the past ten days by Evangelist C. J. Redding have been a grand success. Large crowds have gathered each evening to hear Rev. Mr. Redding's interesting sermons. Today has been midweek Sabhath and nearly every business house in the city closed its doors from 11 un-til 12 o'clock, at which time services were held in the Presbyterian church. Prayer meetings were held in different parts of the city this morning from 8 to 8:45. Since the meetings began about 300 have signed cards signifying their desire to live Christian lives.

### Thought He Was a Detective.

BEATRICE, Neb., Jan. 25.- |Special Telegram to THE BEE. ]-Chris Jacobs, an eccentric genius of this city, who labors under the impression that he is a Pinkerton detective, has been adjudged insune and was today taken to the asylum at Lincols

### Severely Injured.

HOLBROOK, Neb., Jan. 25.-[Special to THE BEE.]-Yesterday as J. O. Bustard was pushing cars preparatory for loading at the elevator, he was caught between the draw heads by a flat car running down unnoticed and severely crushed. Although he will re cover it was a narrow escape

### Phying Bonds Defeated.

BEATRICE, Nob., Jan. 25.-|Special Telegram to Tug Brg. [-The special election held in this city yesterday to vote on a proposition to bond the city in the sum of \$20,000 to pay for paying intersections failed to carry. The total vote was 622, with a majority of twenty against the proposition.



and speedy cure of Colds, Coughs, Croup, Hoarseness, Loss of Voice, Preacher's Sore Throat, Asthma, Bronchitis, La Grippe, and other derangements of the throat and lungs. The best-known cough-cure in the world, it is recommended by eminent physicians, and is the favorite preparation with singers, actors, preachers, and teachers. It soothes the inflamed membrane, loosens the phlegm, stops coughing, and induces repose,

# AYER'S **Cherry Pectoral**

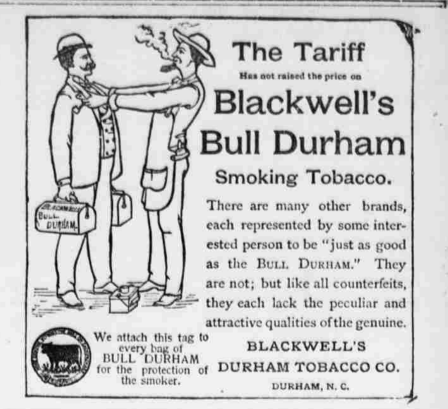
taken for consumption, in its early stages, checks further progress of the disease, and even in the later stages, it eases the distressing cough and promotes refreshing sleep. It is agreeable to the taste, needs but small doses, and does not interfere with digestion or any of the regular organic functions. As an emergency medicine, every household should be provided with Aver's **Cherry** Pectoral.

"Having used Ayer's Cherry Pectoral in my family for many years, I can confidently recommend it for all the complaints it is claimed to cure. Its sale is increasing yearly with me, and my customers think this preparation has no equal as a cough-cure.' -S. W. Parent, Queensbury, N. B.



Prepared by Dr. J. C. Ayer & Co., Lowell, Masa Bold by all Druggists. Price \$1; six bottles, \$5

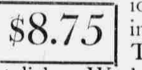
Prompttoact, sure to cure



# Columbia.

\$8.75, This last week we have been selling a whole lot of suits at \$8.75, and that they are bargains is evinced by the fact that we sold so many of them. We have picked out a whole lot more and placed them in the same \$8.75

Those we had on sale were lot. our \$10.50 suits, and there are a few of them left. Those we now put in are our regular \$15 suits, made of chev-



iot and cassimere, cut \$8.75 in sacks and cutaways. The colors are varied and

stylish. We have all sizes. You will certainly appreciate these when you see them, for no one can duplicate them. .

# NaturalUnderwear

We have received two cases of these goods bought for early delivery, but were not received by us until this week. They were to be sold at \$1.25 a garment, but rather than have them left on our hands

would rather they were on the public's

body; therefore, have put them down to

75 cents.

nays, 7. Mr. Bland, democrat, from Missouri, was of the opinion that the hour for adjourn-ment had arrived and made a motion to that effect. Lost. Then came the motion to adjourn until Sat-

urday, which was again stopped by a motion to adjourn. The motion was defeated, and then the question recurred on the motion that when the house adjourned, it be to meet on Saturday.

Mr. Oates yielded himself to the inevita-Mr. Oates yielded himself to the inevita-ble. The question, he said, was one of physical endurance. While it had been de-monstrated that a large majority was in fa-vor of considering the bankruptcy bill, he was opposed to the house going on in this question of endurance, as if the matter in-volved was a prize fight, and he therefore moved that the house adourn moved that the house adjourn.

Mr. Boutelle, republican, from Maine, sar-castically inquired whether the position in which the house now found itself was not the result of deliberate action of the house in divesting itself of the power to control its own business. [Laughter.] Mr. Oates' motion was agreed to and the

house adjourned.

### IN THE SENATE.

Much of the Time Taken Up in Executive

Session, WASHINGTON, D. C., Jan. 25.—In the senate today Mr. Hale reported from the committee on naval affairs an amendment, to be offered to the naval appropriation bill, authorizing a contract for the construction of one battleship, two armored coast defense vessels, ten gunboats and eight torpedo boats. The amendment was referred to the committee on appropriations. Mr. Faulkner introduced a bill for the ad-

mission of Utah as a state, and it was re-ferred to the committee on territories.

Neither the anti-option bill nor the Chero-kee Outlet bill, which have the right of way in the senate, had any show of consideration today. The morning hour of the session was taken up in routine matters-none of them entitled to be regular-of not much public interest.

The only exceptions were the introduction of a bill for the admission of Utah as a state and an amendment reported from the com-mittee on naval affairs and referred to the committee on appropriations, looking to the sustenance of the navy. The rest of today's session-from 1 o'clock

up to adjournment-passed behind closed doors and was devoted to the question of whether the nomination of Mr. McComas, as one of the judges of the supreme court of the District of Columbia, should be or not be con-

firmed. Mr. Hansbrough, republican, offered a reso lution, which was agreed to, calling on the Interior department for information as to the lands excluded from the grant to the North-ern Pacific Railroad company as mineral lands.

The credentials of Mr. Hawley, republi-can, from Connecticut, for his third senator-ial term, commencing March 4 next, were presented and placed on file.

At 1 p. m. the senate proceeded to execu-tive business. At 5:05 the doors were opened and the senate adjourned.

### CAPTAIN BROWN SUSTAINED.

### His Conduct of Affairs at Pine Ridge Satisfactory to Secretary Noble.

WASHINGTON, D. C., Jan. 25.-Secretary Noble addressed a communication to the commissioner of Indian affairs setting forth his conclusions in the matter of strained relations which have for some time existed between Captain J. Elroy Brown, U.S. A., acting Indian agent at Pine Ridge, and Dr. Charles Eastman, a Sioux Indian, the agency physician, concerning which there has been a very wide investigation made by the Interior department.

Charges of a serious nature had been made by each of these parties against the other. Mrs. Elaine Goodale Eastman, the white wife of Dr. Eastman, has vigorously sustained her husband in the controversy, and as vigorously denounced Captain Brown, who charged Dr. Eastman with insubord-ination and refusal to obey his orders and appoint him. The opposition was then transferred from the outside to the senate chamber itself. Today at 1 o'clock the senate went into

executive session with a determination on the part of the republican senators to confirm the nomination before adjournment. The case was in charge of Senator Mitchell of Oregon, who, in behalf of the judiciary committee, moved that the nomination be confirmed.

The opposition, however, desired to be heard, and was heard at length. More than four hours were consumed in the debate. The opposition to the nominee in the senate that Mr. McComas was not a resi-dent of the district. The republicans replied to the democrats on this point by referring to the precedents set by Mr. Cleveland in his district and territorial ap-pointments and asserted that Mr. Cleveland might feel disposed to again ignore platform declarations in that respect and select the best fitted men for federal appointments, re-

gardless of residence. When it came to a vote there was no at-tempt to fillibuster, and the result was de-cisive, the vote standing 38 for confirmation

to 18 for the opposition. Because of a failure to adopt the usual resolution notifying the president of the confirmation the result was ot formally announced at the conclusion of the session.

### ARIZONA'S CONDITION.

### **Governor Murphy Denies Many Statements**

Regarding the Territory. WASHINGTON, D. C., Jan. 25-Governor Murphy of Arizona, speaking of the action of the republican senatorial caucus yesterday. which was adverse to the admission of Arizona as a state, says: "This action is by no means definite. Many of the senators have expressed the intention to investigate it. It is to be regretted, however, that such mistaken statements in regard to the affairs of the territory are published and while is is not contended that these misrepresentations not contended that these misrepresentations are intentionally circulated to injure the territory, a great wrong is, nevertheless, being perpetrated. It is absolutely untrue that Arizona is afflicted with a burdensome debt or that poverty exists anywhere within her borders. No part of the country is more prosperous than Arizona today, and all we her borders ask is to be intelligently and impartially in-vestigated. This we propose to fight for respectfully but exceptly, and I have no fears but that we shall be vindicated. country at large is with us, and further colonial bondage for any of the territories is becoming distasteful to the American peo-

### Restored to the Public Domain.

WASHINGTON, D. C., Jan. 25 .- Secretary Noble transmitted today, in response to a resolution of the house, his report concerning the executive order of November 19, 1892, by which that part of Utah lying west of the 110th meridian was restored to the public fomain, together with all the correspondence on the subject.

The territory restored to the public domain comprises the lands on the San Juan river in Utah, in which the rich placer fields of gold orian, in which the rich placer helds of gold are alleged to have been discovered, and the documents show that this land was thrown open to settlement for the purpose of allow-ing the people of the United States an oppor-tunity of exploring these placer fields in search of gold and other valuable minerals. All of the facts connected with the restora-tion were published generally throughout the west at the time the president's procla-mation was issued.

A telegram was issued. A telegram was received today from Colonel Huntof the army, reporting that no prospectors had or were intruding on the Navajo reservation.

Almed at Trusts. WASHINGTON, D. C., Jan. 25.-Scott of Illinois offered in the house today a bill amending the anti-trust act, so as to require the attorney general upon the oath of any reput able citizen that a trust or combination exists, to inquire into the matter and prose cute all persons party to the combination.

nent of letter carriers who may have voluntarily resigned or been removed for cause delays the promotion of these poorly paid substitutes where reinstate ments in equity and good conscience be re-duced to a minimum, it is therefore ordered.

dered: "First—That the voluntary resignation of a letter carrier shall be a bar to his rein-statement at any office where there may be a substitute in the service and to any class above the \$600 grade. "Second—A letter carrier will not be re-moved except for the violation of the postal target and exceptions or some cause affect

laws and regulations, or some cause affect-ing injury to the efficiency of the service or his integrity as a citizen. "Third-A letter carrier removed for cause ill not be reinstated unless the charges will not

upon which his removal was based are dis Four-No appointments of letter carriers at free delivery offices will be made, except from the substitute list, until that list is ex-hausted, and promotions from said list shall be in order of their seniority."

### MEXICAN MINERS BURLED.

Disastrous Accident in the Famous Concepcion Silver Mine and Many Lives Lost. CITY OF MEXICO, Jan. 25 .- A fatal accident has occurred on the Concepcion mine at Aorce, in the state of San Luis Potosi. Fire broke out in the main shaft which caved in, occasioning a heavy loss of life. Thirteen corpses have already been recovered. The fire still rages underground, and at latest advices other workings had collapsed and further subsidence was momentarily expected. The destruction of property and the paralyzing of work will entail a loss of

upwards of \$1,000,000 to the company. Con-cepcion is one of the historic mines of Mex-ico and has yielded fabulous quantities of silver. It is considered the show mine of Mexico on account of the completeness and perfection of its equipment. STRANGLED HIMSELF.

### Peculiar Suicide of Assistant States Attorney

George A. Baker of Chicago.

CHICAGO, Ill., Jan. 25 .- Assistant States Attorney George A. Baker committed sulcide last night. Mr. Baker handed his resignation to the states attorney and re turned to his home at 2 o'clock yesterday afternoon. He told his wife that he was nervous and wanted to lie down, and re-quested her not to call him until dinner quested her not to call him until dinner time. At 6 o'clock abe went into the room and found him dead. He had fastened a slate strap around his neck, placing the buckle beneath his left ear, then inserted the handle of a brush, twisted it several times and strangled himself to death.

In Regard to Sunday Closing. NEW YORK, Jan. 15 .- A Washington cor respondent, telegraphing his paper, says that the attempt to repeal the Sunday closing law is dead; that it will never come out of the house committee on World's fair; that the committee stands about a tie as to open-

ing and closing, and that the man who holds the deciding vote is Representative Cogswell of Massachusetts and he told Chairman Dur burow that he will not vote to repeal the law, becauge it cannot pass the house.

olution ordering that the schools be closed on April 1 this year instead of running them until June as usual. The board has had a bill introduced taking out of the hands of the council the power to fix the amount of the school levy and placing it in their hands, and in the minds of some people the action

ordering an early closing of the schools is merely a bluff to enlist public sympathy on their side, an animated controversy on this point having been carried on for some time. This Fred McConnell of Omaha is here looking after his contract for the fire-proofing of the new library building at the State university, He has also secured the contract for the fire-proofing of the new public library building at Omaha. The last rail on the Rock Island southwest

extension was laid today near Centerville

### Fremont News Notes.

FREMONT, Neb., Jan. 25.-[Special to THE BEE.]-Roy Denney and Miss Nettie M. Wilson, sister of Mrs. T. R. Hamlin, were married last evening by Rev. George M. Brown, pastor of the Methodist Episcopal church. Both are well and favorably known

The supervisors yesterday elected A. Crawford, bridge inspector; Dr. L. J. Abbott, county physician; J. A. Elliott, purchasing agent, and J. W. Goff, a member of the soldiers' relief commission.

here.

Miss Mary A. Ripley of Kearney will de-liver free a lecture in the Women's Christain Femperance union temple Thursday evening.

Temperance union temple rhursday evening. Subject, "Columbus." Hon. John Farrell, representative from this county, who died in St. Joseph's hos-pital, in Omaha, last night, was injured in a runaway accident near his home last summer, from which he never recovered. The deceased was a native of Ireland. He came from Pennsylvania to this county in 1877 where he has since resided, and prospered by adding to his worldly possessions until he became one of Dodge county's most pros-perous and extensive farmers and stock raisers. He leaves a wife and eight children. He was well and favorably known all over the county.

**Polk County's District Court.** 

OSCEOLA, Neb., Jan. 25 .- [Special to THE BEE ]-Polk county's district court has been in session for the past two days with Judge R. Wheeler presiding. There was but one jury case, the case of William Donnelson of Stromsburg, who was charged with selling a quart of beer without first getting permis-sion of Stromsburg councilmen. The jury found him guilty and the judge gave him the isual fine

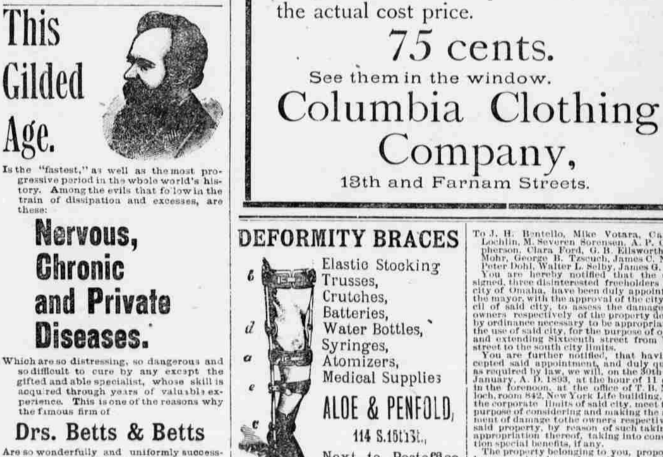
#### In Favor of Water Works.

HARTINGTON, Neb., Jan. 25.-[Special to THE BEE.]-The citizens of Hartington yesterday concluded to put in a system of water works. Several who were of the opinior that they would not receive any personal benefit thereby worked with might and main to defeat the issuing of the bonds, but they carried by a large majority.

| Saved an Attorney's Fee. GRAND ISLAND, Ngb,, Jan. 25.-[Special Telegram to THE BRE. |-R. B. Templeton, a smooth young man struck this city Monday and forged a check on Pat Dumphy for \$7.20. He was arrested Tuesday, and at his pre-

Highest of all in Leavening Power .- Latest U. S. Gov't Report.





Atomizers, Medical Supplies ALOE & PENFOLD, 114 S.15t'13t., Next to Postoffice DR. R. W. BAILE



Teeth Extracted Without Pain or Danger.

A Full Set of Teeth on Rubber for \$5.3). Perfect fit guaranteed. Teeth extracts 1 in the

Ecc specimens of Removable Britiza. Fee specimens of Flexible Elastic Plata. All work warranted as represented.

### Office Third Floor Paxton Blook, Telephone 1085, 16th and Farnam Sta.

ake elevator or stairway from 16th St. entran-NERVOUS DEBILITY Weakness, etc., pormanonity cured in the etc., and the pormanonity cured in the sealed below the terrest of the second that the sealed below the second the second the second the second the second terrest of terrest

th stamp. Wm. BUTLES, Box 147, Marshal, Mich.

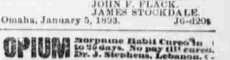


# NERVOUS DISORDERS And all the train of EVILS, WEAKNESSES, DEBILITY, ETC., that are company them in them QUCKLY and PERMA-NENTLY CURED. You's STRENGTH and tone given to every part of the body. I will send (se-carely paced) Fills to any suffered the preservi-tion that cured use of these transities. Address L

and all Weakness MEN 18 years experience. Write for circulars ad question list free. 14th and Farnam Sta., Omaha, Neb. Address, L tion that cured ms of those broubles. A. BRADLEY BATTLE CREES, SICH

To J. H. Bentello, Mike Votara, Catharin Lochlin, M. Severen Sorensen, A. P. Christo pherson, Clara Ford, G. B. Elisworth, John Mohr, George B. Tzscuch, James G. Alleni, Tou are hereby notified that the understep of the selley, James G. Alleni, Tou are hereby notified that the understep of the selley of the property dollared by the mayor, with the approval of the city council of said city, to assess the damage to the other wave, with the approval of the city council of said city, for the property dollared for the use of said city, for the purpose of opening and extending Sixteenth street from Vinton street to the south city limits.
Tou are further notified, that having accepted said appointment, and duly qualified for the use of said city, for the purpose of opening and extending Sixteenth street from Vinton street to the south city limits.
Tou are further notified, that having accepted said appointment, and duly qualified for the tweet of the other south city limits.
Tou are further notified, that having accepted said appointment, and duly qualified for the tweet and the forenoon, at the office of T. H. McCulloch, noom 842. New York Life building, within the forenoon, at the office of T. H. McCulloch, noom 842. New York Life building, within the corporate limits of said city, meet for the purpose of considering and making the assessment of damage to the owners respectively, of said property, by reason of such taking and appropriation thereof, taking into consideration special benefits, if any.
The property belonging to you, proposed to count of damage to the other of Nebraska, is appropriation for the soft of the state of the field of the field of the field of the state of

and place aloresaid, and make any objections to or statements concerning said proposed ap-propriation, or assessment of damages, as you may consider proper. T. H. MCCULLOCH, JOHN F. FLACK, JAMES STOCKDALE, Omaha, January 5, 1893. J6-d205



STRENGTH, VITALITY, MANHOOD THE SCIENCE

DF LIFE 

W. H. PARKER, M. D., No. 4 Bulfinch at PEABODY MEDICAL INSTITUTE, to when TEACODY MEDICAL INSTITUTE, to when it was awarded the gold BERTAL by the NaTIONAL METHCAL Association for the PRIZE ESSAY on Exhausted Vitality, Atrop by, Arrous and Physical Debitity, and all Disco...s and Wrakness of Man. GURES the young, the mildle-aged and old. Constitution of the young, the mildle-aged and old. Constitution in persons or by letter. Large hook, NCIENCE OF LIFE, OR SELF-RESERVATION, 800 pp., 125 invaluable pre-scriptions, full git, only \$1.00 by mail, sealed.



PRIVATE DISEASES

these specialists are held. new book of 120 pages.

successful hospital, military and private practice, and when they accept a case for treatment, the patient may rely upon a certain, speedy and painelss cure. Hundrecs of the most convinienglestimonials

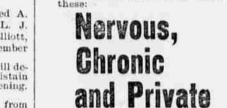
from leading c t zens all over the United States, prove the estimation in which

ful in curing all diseases of a

Send 4 cents for a copy of their illustrated Consultation free. Call upon or address with stamp.

X

Delicate or Sexual Nature. They have thoroughly familiarized them-selves with these obstinate maladies in all their various forms, phases and degrees or intensity, and have completely fortified themselves against the possibil-ity of failure or mistake, by a long and



Elastic Stocking Trusses, Crutches, Batteries, Water Bottles, Syringes,