Another of Scott's Criminal Cases Sent Back for Second Hearing.

COURT ERRED ON AN ESSENTIAL POINT

Law Giving the Jury Power to Assess. the Penalty Was Effective but Was Ignored by the Judge.

LINCOLN, Nov. 19 .- (Special.)-A new trial has been ordered for Barney McGinn.

The opinion of the supreme court, written by Justice Post, was handed down this morning. In 1893 at the September term of the distinct court of Distinct of the lower than distinct court of Distinct of the board of directors first degree for wounding Edward McKenna on July 29, 1893, from the effects of which McKenna died two days later. Without assessing a pensity the jury returned a verdict of guilty, and McGinn was promptly sensessing a penalty the jury returned a verdict of guilty, and McGinn was promptly sentenced by Judge Scott to be hanged. An error was discovered by the honorable court and McGinn was called in and again sentenced.

McGinn was called in and again sentenced.

Ginn. After staying with him for a short time they would depar; and return again trial. and in arrest of judgment. The only penalty for murder in the first degree prior FEEDING SUGAR BEETS TO STOCK. to the act to amend the criminal code, approved April 8, 1893, was death by hanging. But by section 1 of that act the code was shall suffer death, or, in the discretion of the

going into effect, without the emergency clause. In its syllabus the court holds that of. "The penalty for murder in the first de- little money. gree was, by section 3 of the criminal code, as originally adopted, death by hanging. By an act approved April 8, 1893, passed without amended as to provide that the penalty for the crime therein denounced shall be death by hanging, or imprisonment for life, in the discretion of the jury. The legislature of merchantable product. About seventy gallons 1893, having adjourned on the 8th day of April of that year, held, that said amend.

A carysanthemum show under the auspices.

journment of the session at which it was passed. The Twenty-third session adjourned on the day the act in question was approved. April 8, 1893. Therefore the question at issue was, when did three calendar months expire? According to the decision just rendered the term month means a lunar month and the attendance was good. dered the term month means a lunar month of twenty-eight days, except in ecclesiasti-cal affairs, and as applicable to commercial car affairs, and as applicable to the paper. There are quite a number of other cases in which this new rule of the supreme court will be found applicable. In the past it has been held by all executive departments of the state that three full calandar months must clapse prior to a law taking effec

M'GINN TAKES IT VERY COOLLY. Prisoner Manifests Little Concern at

For a number of years McGinn had been the janitor at the Saratoga school, on North Twenty-fourth street. During the month of July, 1893, he was removed. He charged his removal to Edward McKenna. On July 29. 1893. McKenna had been down town and on his way home he was met by McGinn near the school house, where the men engaged in conversation. The talk led to a dispute, during which McGinn drew a revolver and fired. the ball inflicting a wound from the effects of which McKenna died two days after. After the shooting McGinn proceeded to the police station, where he surrendered, telling what he

At the preliminary examination he held for murder. At the trial in the district court he was convicted of murder in the first degree and sentenced to be hanged. His attorneys appealed to the supreme court, taking the position that there was error and that the jury had no authority for recom-

mending the death penalty.

What Barney McGinn thought when the fact was announced to him that the supreme court had decided to give him a new trial will probably never be known. He took the news with as much nonchalance and as little expression on his face as if he was being told that a dog fight was going on in the told that a log light court yard. The chances are that if the lat-ter was the news which was announced to he would have displayed more emotion. him he would have displayed how ended in the news was delivered at the county jail by a Bee representative that Jailer Brandt went upstairs to the "solitary," the cell in which McGinn is confined. The man, now almost 60 years of age, was scated composedly reading a newspaper.

"I have some news for you, Barney," said the iailer.
"What is it," asked McGinn.

"What is it," asked McGinn.
"The supreme court has given you a new
trial," answered the jailer.
"Is that it?" responded McGinn.
That was all the conversation. McGinn
turned to his newspaper as if it were not
he, but some other man, some stranger, who had been rescued from the gallows and given a new lease of life. There was not the slight-est trace of emotion in the "Is that it?" with and he went on reading the paper, apparand he went on reading the paper has a paper he went on the paper has a paper he went of the paper has a paper has interrupted when the jailer addressed him. It is some six weeks ago since the question of a new trial was argued before the supreme court. For perhaps a week or two

M'GINN TO GET A NEW TRIAL Stier that McGinn occasionally assess in Jailets whicher there was any news from Lincoln. He rarely said anything more about

coin. He rarely said anything more about the case than to ask the mere question. Once or twice he remarked that he was certain of a decision in his favor. After that two weeks, however, he no longer questioned the juilers, said when the case was mentioned by them he appeared to be displeased. Before that he had more often spoken about the case, and always oppeared to believe that he would never reach the gallows.

McGinn has been looked upon as a model prisoner. He has always been very quiet in his manner and has given the jailers less trouble than any other prisoner in the jail.

His wants have always been few, and of

trouble than any other prisoner in the jail. His wants have always been few, and of the most simple. Sitting in the cell, which, it appeared probable, he would never leave except to take the short walk which ended in eternity, he has written and read and prayed and thought all day. He has never desired to associate with the other prisoners, and, in fact, has said that he would rather he with himself and his own thoughts.

the district court of Douglas county Barney who have called upon him. McGinn has had of Alfalfa Irrigation district, appelless, McGinn was found guilty of murder in the only two visitors. This was so at his own against M. S. Collins et al. appellants, was

Dodge County's Big Crop Not Yet Utilized.

FREMONT, Nov. 19 .- (Special.) - Nearly all so amended that upon conviction the accused the 800 acres of sugar beets raised in Fremont have been harvested and put in silos jury, be sent to the penitentiary for life, or shipped to the factory. The work has By section 2 of the act the original section progressed very rapidly during the pleasant is repealed with the saving clause: "Pro- weather of the past few days. A great many vided, however, that such repeal shall not be construed to apply to any offense committed prior to the taking effect of this act, nor shall the same effect any convictions or prosecutions held under said original section."

weather of the past few days. A great many of the low grade beets are being used for feet for cattle. Farmers who have tried them say that for fattening cattle they are equal to any feed, and cheaper than grain.

The Standard Cattle company of Ames, D. ecutions held under said original section." The Standard Cattle company of Amer Thus the question of a new trial for McGinn Schroeder and others are using them hinged upon whether or not ninety days or satisfactory results. The low grade beets three full calendar months should elapse becam be procured here at \$2.50 a ton, and as tween the passage of a legislative act and its low rates can probably be secured on the railroads, it would pay stock feeders and others in the vicinity of Omaha to look up the term calendar month denotes a period this matter. While the beet business this terminating with the day of the succeeding year has not been as successful as anticipated, month numerically corresponding with the day of its beginning, less one. Should there be no corresponding day of the succeeding month, it terminates with the last day there—a ton with a good crop they will make a local success. It was feared that recent

Some German people here who are familiar are exactly opposite to this, especially so with the beet industry in the old country that of Judge Ross, might be followed as an act approved April 8, 1893, passed without have samples of a syrup which was manuan emergency clause, said section was so factured from the beets. It in its present condition is raw and scarcely merchantable. A sample has been sent to a refinery, and it is

April of that year, held, that said amendment took effect on the 9th day of July following."

It was contended by McGinn's counsel
that the act of 1893 took effect previous to
the date of the crime, as charged in the information, hence the court should have required the jury to fix the penalty, and that
it erred in receiving the verdict over objections by the defense.

A carysanthemum show under the auspices
of the Presbyterian church was held this
evening at Women's Christian Temperane
union temple. The display of plants was
very large. John Gird showed some rare
and beautiful varieties, his Mrs. Langtry and
Jessica varieties were especially beautiful.

Among those which stracted attention were
some of a dark purple variety, and other of
a deep yellow. Flowers of all shapes, colors
at time when there is nothing else to work
at, and when they need it. Between pow the receiving the verdict over objections by the defense.

By provision of the constitution no act can take effect without the emergency clause until three calendar months after the ad-

> District Court at Beatrice. BEATRICE, Nov. 19 .- (Special.) -- District

The High school foot ball team goes to Hastings Saturday to try conclusions with the Athletic club of that place. For Thankstiving day there will be a contest here on the Chantanona grounds with the Lincoln High

Rev. Mr. Redding, who has been conduct ng revival services in the First Presbyterian thirch for the past ten days, continues to

many were turned away.

The charity minstrel show by home talent roes on at the Paddock Friday evening. The poys will put up a good show, and the op-position to it by Evangelist Redding has created sufficient interest to guarantee a large

The Beatrice Electric company began work morning upon the extension of the line from the corner of Court and Second treets to the Burlington depot

GRAND ISLAND, Nov. 19 .- (Special.)-James W. Robinson, the second-hand dealer, who has been on trial in district court for the last two days, on the charge of receiving stolen goods, was acquitted this morn g. Robinson bought fifty-four pairs of oes on the morning of May 26, at 4 o'clock. The shoes had been stolen from J. J. Galstore at Chapman during the night y 25. Inquiry was made at Robinson's store, but Robinson said he hadn't bought any shoes for a long time. A search warrant was issued and the shoes were found. Robinson admitted at the time that it must be a fool who wouldn't know the shoes were stolen. These facts were all brought out in the evidence. The instructions were conthe cylidence. The instructions were considered by the attorneys for the defense as against them. The jury, however, had not much difficulty in arriving at its verdict. Sympathy for the family of the accused was certainly a factor in the second certainly a factor in the verdict.

Snow and Ice in Nebraska. RANDOLPH, Neb., Nov. 19 .- (Special Telegram.)-Sunday was exceptionally fine here, Monday was fairly so, but suddenly last night which the condemned man received the news | wind raised from the northwest, and later it

Late Law Declared Constitutional by the Supreme Court.

REGARDED AS PUBLIC IMPROVEMENTS

irrigation district application may be made to the district court of the county in which such district or part thereof is situated for in order confirming and approving the name. At the time set for hearing, and after noice by publication to all concerned, any person interested in sald district may appear and resist such application, and the court may examine into and determine all questions pertaining to the organization of the district, as well as the regularity of the voting and issuing of such bonds. Held: Not to contemplate the taking of property without due process of law, by means of taxation, within the prohibition of the state or federal constitution. Irrigation districts organized under our laws are public rather than municipal corporatons, and their officers are public agents of the state. The district irrigation law does not conflict with the constitution by authorizing the taking of property for private use only. The district irrigation law is not unconstitutional on the ground that the power thereby conferred upon dis-tricts to levy taxes is without limitation."

MANY ARE INTERESTED. This case has been watched with great in terest by all the prominent exploiters of irri-California decisions, which, in many respects, authority, to the great detriment of the irrigation interests of Nebraska. Five states are now in regard to the fundamental principles enunciated in this opinion, California, Washington, Colorado, Nevada and Ne-

Matt Daugherty arrived in town today in at, and when they need it. Between now and the time when the earth is too solidly frozen for profitable labor a great deal can be done, I shall put quite a number to work at once. Others will do the same in Keith county and other parts of the north

west. ADVANTAGE OF IRRIGATION. "There in another thing about artificial irrigation which has not been observed by out any effort to deflect the water in the irrigation ditch back to the streams it will find its own way, so that no perceptible de-ficiency will be noticed in the streams below the point from which the water was taken. Nebraska is the grandest state for irrigation purposes in the union."

ELECTION CONTESTS FILED. The application of Alfred Bartow for a writ of mandamus to compel the canvassing church for the past ten days, coming there draw immense audiences. Last evening there all of the votes cast for him as candidate for judge of the Fifteenth judicial district was presented to the supreme court today and filed. Defendants were ordered to answer instanter. The Welty-Norris contest over the judgeship of the Fourteenth dis-trict has also reached the supreme court. The papers set out practically what was given this morning in The Bee. Allegations are made in the petition that the can-vassing board of Furnas county convened on Friday, November 8, wrote up the re-sult of the canvass and made the footings, According to this canvass Welty was elected by three plurality. County Clerk McFadde turned over the keys to his office the Sunday following to Attorney Charles S. Anderso From noon on that day Anderson had full access to the office, and on Monday the footings were found to show a plurality of three for Norris. To this last showing the county clerk certified the returns to the secretary

of state. The case will be presented to the supreme court at an early day. AS TO LEGAL FEES. An interesting opinion concerning fees was written by Justice Post. It is in the case of the State ex rel Franklin county against B. Hall Vincent. The court denies applica-B. Hall Vincent. The court denies applica-tion for a writ of mandamus to compel Vincent as clerk of Franklin county to enter upon his fee book and pay over to the county

treasurer \$629.64 paid to him for making the 1891 tax lists. Prior to July 4, 1891, the clerk had done most of the work. At that time the law did not require him to turn over fees for making tax lists. April 3, 1891, an act was approved providing that "all fees" must be entered on the fee book and accounted for. It is held that as nearly all of the work was done under the old law the clerk is absolved from paying the money into the county treasury. This case in-

tenced to twenty years in the penitentiary from Douglas coursty.

Three of the five members of the commission to examine applicants for admission to the bar, Attorneys J. C. Watson, J. H. Mc-Intash and John B. Webster, are in session today in the senage chamber, with a class of eighteen before them. There are quite a number of topics; with twenty or thirty questions to each tage, upon which the applicants are at work. It will likely be over a week before a list of the successful applicants can be made public.

JURY LIST FOR THE HILL TRIAL. JURY LIST FOR THE HILL TRIAL.

Private Property May Be Taken for the Purpose of Constructing Canals—Theories of an Enthusiast on the Subject.

Lincoln, Nov. 18—(Special.)—Today the supreme court handed down the most important decision in any of the irrigation cases before that body. The verdet of the lower court in the case of the board of directors of Alfalfa Irrigation district, appellees, against M. S. Collins et al. appellants, was affirmed. The decision is by Justice Post. A portion of the syllatus holds:

"The act approved March 28, 1895, known as the district irrigation law, provides that when bonds are authorized by a vote of any local and a pollection may be made."

Internation district, appellees, appellees, as the district irrigation law, provides that when bonds are authorized by a vote of any local and appellet on may be made. Resterson, Jefferson; A. C. Stowell, Boone; Peter Jansen, Jefferson; Henry E. Kryger, Antelope; Smith Caldwell, Nuckolis; George E. Lean, Howard; M. A. Daugherty, Keith; John T. Price, Greeley; H. E. Cobb, Fillmore; J. S. Lackey, Stanton; J. F. Crocker, Buffalo; Frank E. Bullard, Lincoln; Charles Warner,

DAVIS TRIAL GOES ON RAPIDLY

Third Trial of the Train-Wrecking Case Making Much Progress. LINCOLN, Nov. 19 .- (Special.)-The trial of the George Washington Davis murder case develops no new features in the prosecution. Today ex-Coroner Crim related on the stand his story in regard to the condition in which he found the track after the accident on the Rock Island road, in which eleven people were killed. Several persons from Fairbury testified to the identity of the remains of Attorney Hamell. Survivors of the wreck identified Davis as the colored man who was seen by them at the time of the catastrophe. Mail Clerk Cherry rehearsed his story of the accident, described his loss of valuables and the subsequent finding of a portion of them. The case will likely con-tinue throughout the week, to be succeeded by the Jones murder trial.

Bids for the sale of Lincoln's \$534,500 refunding bonds will be advertised for an en tire week, as per resolution of council. The bonds will be issued in denominations of \$500 and \$1,000 each. Each bid must be accompanied by \$2,000 in currency. This, it is understood, will be a part of the purchase money. The bonds are to run twenty years optional after ten years, one-tenth of the whole issue to be paid each year. Adjutant General Barry and Major Feche will go up to Omaha tomorrow to confer with ex-Senator Manderson. Their object is to ask advice in regard to taking steps toward securing Fort Omaha for use of the Nebraska

National Guard.

Quite a delegation from York county visited Governor Holcomb today to urge the pardon of Arthur J. Dixon, who was convicted of committing a criminal operation, sentenced to the penitentiary and the sentence sustained by the supreme court. They brought with them a lengthy petition, besides a number of letters from county officials and others. The governor has taken the matter under advisement.

advisement.
Omaha people in Lincoln: At the Lindell—
F. S. Holmes, C. M. Hatter, James Allan, Richard Smith. At the Lincoln—Franklin B. Kelsey, A. P. Brink, J. H. McIntosh, Robert S. Wilcox, W. V. Irwin, A. E. Coggeshall.

DEBNEY DECLARED INSANE. Nance County Wife Murderer Escapes the Gallows.

FULLERTON, Neb., Nov. 19 .- (Special.)everybody. The more irrigation the more of the more der farmer, living near Genoa, Nance the past season those portions of Nebraska county, committed one of the most brutal court convened this morning, it being a continuation of the adjourned September term. Judge Bush, who is presiding, goes to Johnson county next Monday for a ten days term, and will then return to Gage county and put in the balance of the term until the holidays. No criminal cases will be taken up this week.

S. W. Bowne, secretary of the Beatrice of the season those portions of Nebraska, and lakes will go down, some of the most brutal county, committed one of the most brutal county. After escaping the vigilance of the officers for three days he was captured by some of his neighbors and held to the district court. At the January, 1884, term he was tried for the go dry entirely, then without a drop of rain they will again fill and swell to the rime of murder in the first degree and was most ably defended, but the evidence of rain they will again fill and swell to the rime of murder and sontenced. Canning company, left Saturday for New York, and upon his return will be accompanied their normal condition. It is also known that was found guilty of murder and sentenced water can be taken from streams and withcarefully reviewed and the decision of the district court confirmed, and January 10 1896, was fixed as the day for the execution of the order of the court. The attorney for the defendant, believing their client to be insane, instituted proceedings at this term of the district court, and Judge Marshall fixed November 15 as the day for the in-quiry to take place. After listening for a day the jury retired to deliberate, and after being out about two hours returned a ver-dict to the effect that the prisoner was in-As the sentence of the court was that the prisoner was to be confined in the Nance county jail until the day of execution the lawyers are at a loss to know just what do with the prisoner.

EVAPORATION IN NEBRASKA.

Subject of an Interesting Address by HASTINGS, Nov. 19 .- (Special Telegram.) -Prof. Sweezy of the State university addressed a large gathering of farmers at the cond of the series of monthly meetings of the Adams County Farmers' institute this afternoon on the subject of "Evaporation." He said the rainfall in Nebraska was amply sufficient to raise a good crop if the moisture could be retained in the ground. This could could be retained in the ground. This could be done by mulching or by frequent tillage or shallow surface cultivation, especially immediately following a rain, destroying the capillary action and in this way arresting evaporation. He gave it as his opinion that there was no way by which the rainfall could be increased, nor did he think that ponds in sufficient number could be established to increase the bumidity of the atmoslished to increase the humidity of the atmos phere to any appreciable extent, and he doubted the advisability of such a system. The professor's address was listened to with marked attention, and was greatly appre

Double Wedding at Valentine. VALENTINE, Neb., Nov. 19 .- (Special Telegram.)-A double wedding occurred at Fort Niobrara this evening, the princpals being the daughters of Captain P. G. Wood, Twelfth infantry, Miss Mary, to Captain E. L. Swift, assistant surgeon, United States army, and Miss Geneve V. to W. W. Magee of Syracuse, N. Y. Mrs. Major Vroom, sister of the brides, was maid of honor, and Lieutenant Wood, brother, was The brides were given away by their father. The bridesmalds were

Going out of

Everybody knows it now, the way goods have been going regardless of value or cost, has convinced the most skepti cal that this is the

Only Genuine Closing Out Sale

There are still \$40,000 worth of new choice goods to be closed out, and the price cutting becomes deeper and deeper every

Business Suits ever sold, go at-

All those fine \$18

Dressy Suits

The finest \$10 and \$12

go in one lot at-

Every store in town sells their brag

Overcoat

for \$12 and \$15, our beavers are only-

E. &. W. Collars the world over 25c our price--

Bound to go out of business

l3th and Farnam-Sts., Omaha Woolworth of Omaha and the Misses Comba, daughters of Colonel Comba, commanding the

regiment. The groomsmen were Lieutenants Elliott, Harbeson and Saxton. The ceremony was performed by Post Chaplain Nave, U. S. A., at the hop room in the headquarters building, which was tastily decorated with flags and evergreens, and made to resemble a chapel. After the ceremony there were dancing and supper. The bridal couple start for the east on tomorrow morning's train, Dr. and Mrs. Swift for Italy.

Lawyer Presents a Petition to the Court and Gets Into Trouble.

BEATRICE, Neb., Nov. 19 .- (Special.)

Considerable excitement was caused in disrict court this morning when Attorney W. C. Le Hane presented an application for a change of venue in the case of the Nebraska Moline Plow company against Foulk, which had come up on error. Le Hane is chairman of the republican county central committee, and the presiding judge, J. E. Bush, was candidate for re-election and was de feated. Le Hane sets forth in his petition that Bush is a partisan judge, and that he believes that it will be impossible for him (Le Hane) to secure justice for a client in Bush's court. He furthermore attaches to his application a copy of a circular issued by himself during the campaign, in which perinsinuations uttered that it is a fact that at orneys having important cases to try before Judge Bush find it convenient to retain the services of the judge's son, who is a practicing attorney. Le Hane asserts that Judge Bush is aware that he is the author of the circular, and gives that as a further reason why he cannot receive impartial treatment Upon the reading of the motion Judge Bush took occasion to signify that the dignity of the court had been insulted, and that in his opinion the offender should be punished He appointed Attorneys, Colby, Sabin, Kretsinger. Hardy and Bibb to recommend to the ourt what the extent of such punishmen

After the adjournment of the morning session of court, at the request of Judge Bush an informal meeting of the bar was held to discuss the topic. Judge Bush took occasion to give his version of some of the statements made in the circular referred to, and said that while he did not intend nor desire to do anything in a spirit of revenge, he be lieved the dignity of the court demanded that he take some action, and this he proposed to do. Nearly every member of the bar took part in the discussion, and, while some were much more severe upon Le Hane than others, all agreed that he had made a grievous mistake and shown lack of proper regard for the court. The committee will perhaps make has subsided with but two deaths. The rereport upon the matter tomorrow.

Pardon Asked for Dixon. M'COOL JUNCTION, Neb., Nov. 19 .- (Special.)-A petition to Governor Holcomb, praying that he pardon Arthur Dixon of Lushto

pleasant hour with us and our pictures.

will find our selection far above the aver-

We have just received a collection of ex-



who is in the county jail awaiting sentence, is to be circulated. It is reported that the presiding judge and eleven jurymen before whom he was tried have signed the petition Nearly every one at Lushton and Grafton has signed. The complainant, a young lady of Lushton, who had Dixon arrested for criminal intimacy, is married.

Ashland Minor Mention. AS!ILAND, Neb., Nov. 19 .- (Special.)lards are out announcing the marriage of George W. Pool and Miss Ella Barbee, to take place November 27.

Don Folsome has been succeeded as assistant postmaster by Mise Duty Mansfelde.

James Altken died at his home in Ashland last night, aged 83 years. He was a pioneer

of Saunders county, having lived here about wenty-four years. Sold Mortgaged Property.

RANDOLPH, Neb., Nov. 19.—(Special.) W. Jones, who lives five miles northwest Randolph, was arrested yesterday, charged with selling mortgaged property, and taken to Hartington and placed in jail there waitng trial. Miss Anna M. Saunders of Lincoln lec tonight on "Temperance" and organized a Good Templars lodge.

Testifying Against Defaulter Galvin BIG SPRING, Neb., Nov. 19 .- (Special.)-Postmaster Kimball and ex-Postmaster Kinsman are in Omaha as witnesses against the defaulting ex-postmaster, Galvin, port that the whole country was infested was

Easthound Flyer Delayed. GRAND ISLAND, Neb., Nov. 19 .- About orty miles east of this place this afternoon he east bound passenger train on the the east bound passenger train on the Union Pacific was delayed by a broken platon rod, the accident happening to engine No. 1800. No one was injured, but the engine left the track and was badly damaged. Chasing Kansas Elopers.

OSCEOLA, Nob., Nov. 19 .- (Special.)-The city marshal has just received a card describing an eloping couple from Marysville, Kan. The couple were here last week and stayed several days. They answered the de-scription exactly. The woman was well known here.

Mercur Mine Not Sold. FREMONT, Nob., Nov. 19 .- (Special Telegram.)-The reported sale of the Mercur mine is denied by the officers of the comit for \$1.500.000 to January 1, 1896, but the mine is not yet sold.

York County Merchant in Trouble. YORK, Neb., Nov. 19.—(Special.)—Her man Schneider of Henderson, this county has given chattel mortgages on his stock of merchandise amounting to \$2.177. So fa known there are many bills unsatisfied.

Osceola Revival Service Closed. OSCEOLA, Neb., Nov. 19 .- (Special.) -- The Christian church has just closed a siege o nearly five weeks, under the leadership of Rev. A. W. Henry. His sermons were better and better each night.

Thieves Steal Forty Acres of Corn. DECATUR, Neb., Nov. 19 .- (Special.) -- A forty-acre cornfield belonging to T. R. Ashby, and just one mile north of town, was picked clean inst night, and nothing but a few nubbins left.

Piles of people have piles, but DeWitt's Witch Hazel Salve will cure them.

Great Wednesday Bargains

Bankrupt Sale OF THE

S. P. Morse Dry Goods Co.

We still continue cutting prices lower very day; every article from the sankrupt stock must go and go quick. We have made prices on reliable, first class merchandise never equaled in the vest. Don't fail to avail yourself of his great opportunity.

Curtain Muslin inches wide, cheap at 25c, S. 121c ONLY, YARD

China Crepe Silk

For curtains, draperies, etc., designs, worth 75c, S. E. Ol. 39c

Chenille Covers

11½ yards square, assorted colors, knotted fringe, worth 39c

Brass Extension Rods 3 feet long, worth 25c, S. E. 121c OLSON CO'S PRICE ONLY, 121c

White Blankets Morse's price 75c, 8 E OL-39c SON CO'S PRICE, PAIR...

Boys' Waists Morse's 75c and \$1.00 goods, 39c

Wool **Fascinators**

Black or white, good size, hand made, Morse's price 50c, 25c S. E. OLSON CO'S PRICE, 25c

Tam O'Shanter Caps

Scotch colors, pretty colorings, Morse's price 4%, S. E. OLSON CO'S PRICE ONLY 21C White Corsets

make, all sizes, long waist. Morse's price 75c, S. E. OL-49c

Cotton Vidette Suiting

Heavy twilled goods, figures and stripes, dark colors, worth 125c, S. E. OLSON CO'S PRICE ONLY, YARD.

Sanitary Flannel

Medium colors, blue, gray and brown mixed, nice soft goods, just the thing for night dresses and children's wear, worth 124c, S. E. OL-SON CO'S PRICE ONLY, YARD

Outing Flannel Large variety of colors, pretty shadings, 2 cases direct from the mill; they are slightly damaged on edges, regular 12 sc goods, S. E. OL. SON CO'S PRICE, YARD.... 72C

36-in Bleached Muslin

As good as Fruit or Lons-dale, nice soft finish goods, mill remnants, 2 to 10 yards, worth 8e and 9c, 8. E. OL-SON COS PRICE ONLY, 5C

Black Silk Velvet Good color, Morse's price 29c PRICE, YARD

Ladies' Vests and Pants

Jersey ribbed, fleece lined, all sizes, Morse's price 49c, S. E. OLSON CO'S PRICE WEDNESDAY, EACH

Black Spanish Lace Assorted widths, pretty patterns, Morse's price 20c and 25c, S. E. OLSON COS 10C

Ladies' Embroidered Handkerchiefs

nice sheer goods, worth 25c 12c S.E. OLSON CO'S PRICE 12c Knitting Silk

All colors, large spools, pure 10c silk, worth 25c, S. E. OLSON 10c **Knitting Yarn**

Geod colors, Saxony and Germantown, worth 12c to 18c. S. E. OLSON COS FRICE ONLY, SKEIN...... 5C

PEN PLEASANTLY PUT PICTURES



SHOE FOR THE NEW WOMAN-The 20th Century Shoe is to the foot what the glove is to the hand. It fits perfectly, and THE BURNING QUESTIONon account of its extra heavy cork filled sole it is a non-conductor of cold and can at all times be worn without rubbers. Ladies who wear them cannot praise them too highly. Price, for a while, \$3.50. We pay express on mail orders.

> Drexe1 Shoe Co. 1419 Faruam St.



1895-96 styles-exclusive with us.

Mandelberg, Jeweler, N. E. Cor. 16th & Farnam.

Furrier,

15th and Harney.



YOU CAN'T PROPOSE-

Anything to suit your wife, your sister, your mother, better than to bring her down it-worries some people not a little. Don't our elegant otter capes-they are 30 inches worry any of our customers any. There's long by 100 wide, and have either plain or nothing so much appreciated as jewelry or fancy linings, with high, flaring collars. from a scarf pin to a diamond-all in new aside till Christmas upon receipt of a small made

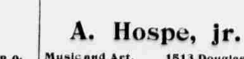
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order with one of the best factories in the country fo: a carload of Rockers. Buying them in such quantities for cash we make the lowest prices anywhere, and sell a fancy like to have lots of "company." Should that which a jeweler sells. Just think of These capes are the prime qualities we've rattan Rocker for as low as \$1.65. An upthe thousand and one things you can get of been selling for \$100 and \$125, but this holstered seat Rocker at \$2.40, and a leather us-worthful gifts every one-everything week your choice for \$70. We'll lay one seat at \$3.75. No better prices were ever age, and our prices 'way below eastern rates.

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