## COUNCIL BLUFFS DEPARTMENT

MINOR MENTION.

City Physician Trynor is laid up with an attack of tonsilitis, and Dr. Waterman is ttending to the city cases.

The Union Veteran Legion and Ladies' Regular Talesmen Too Familiar with the for the installation of officers. The Grand hotel, Council Bluffs. High class in every respect. Rates, \$2.50 per day and upward. E. F. Clark, proprietor.

The ladies of the First Presbyterian church will give a free social in the church parlors on Thursday afternoon from 2 to 5 o'clock. The revival services at the Broadway Methodist church continue to increase it interest. Good congregations are in attend-ance and many are beginning the Christian

Colonel John Fox celebrated his golden wedding last evening at his cottage corner of Washington avenue and Seventh street. A large number of friends were present to assist in the happy event.

Justice Vien had two marriages to perform yesterday, Charles B. Dentrow and Lomina Meginniss, and J. A. Skelton and Maggie Price. All of the young people were born and raised in Hazel Dell township.

H. L. Putnam, the new member of the kinson, Neb., to the handsome residence which he recently purchased at 360 Lincoln

Kauffman and May Hector, both of Omaha.

terday and although seriously ill is engaged in a hard effort to straighten up his finan-cial affairs and clear up the indebtedness against his liquor store. He was served with another attachment yesterday by J. C. Bixby to secure a plumbing claim of \$31.25.

A bill of sale for \$1,500, instead of

chattel mortgage, was given by Baird & Geodrich to John G. Woodward & Co. It was simply a sale of the confectionery business instead of a business failure. Baird & Goodrich were not at all financially embarrassed, and were induced to sell the business outright.

The township board of trustees held its annual meeting at the court house yesterday. It met chiefly for the purpose of appointing a constable to fill the vacancy occasioned by the resignation of J. C. Baker. There were several candidates, but the board found the recommendations and qualifica-tions of G. M. Washburn most satsifactory and appointed him. He will be attached to Justice Vien's court.

The incoming fast mail on the Burlington struck a farmer's team near Island six miles from town, last evening, smashed the wagon and killed one of the horses. The farmer was considerably bruised but not seriously hurt. The train was stopped and backed up and the crew was ready to take the injured man to the city, his friends concluded to take him home. His name could not be learned.

Remtives here have received word that Mrs. C. M. Lund, who left with her husband and children to make their home near Paris.

was not dismissed from the public school on account of the discovery by his teacher that he was carrying tobacco in his pockets. Miss Mangum, principal of the school, looked the matter up, and found that the boy was taken out of school by his mother upon the excuse that she had found work for him to do. There is no rule that would permit from the public schools for the offense alleged.

A number of attachment suits satisfying court yesterday. A. K. Brumbaugh attached the household goods of Thomas Christiansen to secure \$60 unpaid rent; John T. Edwards attached the goods of J. T. Collier for \$100 unpaid rent, and W. T. Wilson filed a similar claim upon the belongings of D. P. Dodrill and J. M. Collier to secure a rent bill of \$75. Another attachment was issued in favor of L. James and against Adolph Moskelt and wife for a rent bill of \$30.

There was only one case in the police court yesterday morning, and that was the well-known and harmless old Frenchman, Jean Willemons. He was drunk again, and having disregarded the admonitions of the friendly court, he was fined \$10.70 and sent to the city jall to serve it out. During the afternoon he called the jailer and declared that he was dying. The city physician was called, but was unable to locate the old man's trouble beyond the abuse of his constitution by alcoholic stimulants. He as-sures his friends that he will never live to serve out his sentence.

Changes of venue were taken in the chicken stealing cases yesterday from Justice Vien to Justice Cook, and the hearing will occur today. Vien's stuffy little room was packed to suffocation all afternoon, while the lawyers were wrangling over the venue business. Singularly enough, about one-third of the spectators were darkeys, who found a fascinating interest in the proceedings. A new set of informations was filed, charging the prisoners with burglary and larceny from a building in the night time. They will be held to answer these charges in Vien's court after the completion of the hearing before Cook.

Guard against loss by fire and insure your property in reliable companies. If you pay an insurance premium you expect insurance. We represent some of the best English and American companies. Lougee & Towle.

### PERSONAL PARAGRAPHS.

Miss Addie Dalrymple of Bear Lake, Idaho, is visiting the family of her uncle, N. Wil-

Mrs. B. F. McNeil has returned to her home at Pueblo, Colo., after a visit with friends in this city.

J. W. Connor of Edgar, Neb., was in the city yesterday, on his way home from Wheeler's Grove, Ia., where he had been called to attend the funeral of W. J. Otto. Mrs. S. A. Josselyn leaves today for a visit with her son, Ben Josselyn, who is now general manager of the Kansas City, Occeola & Southern railway, with head-quarters at Clinton, Mo.

Ladies, send your table linen to the Eagle and see the beautiful finish and color we give your goods. Telephone 157. 724 Broadway.

The firm of Woodbury Bros. having been dissolved, C. E. Woodbury has opened an office in the Sapp block for the practice of

T. L. Smith and C. H. Howard are among the Council Bluffs patrons of the Union Building and Sayings association, which went into a receiver's hands in December, 1891

They have been sued for assessments made since that time. Both parties filed answers in court yesterday, asserting that it was no fault of theirs that the association's affairs were so badly managed that a receiver was necessary, and asking to be relieved from the payment of any assessments on their shares in the association since December.

Stephan Bros, for plumbing and heating also fine line of gas fixtures.

Object to the Award. F. A. Sackett, A. W. Bockhoff and F. A. Shelham have filed notices of their appeal from the award of damages to their property on Union avenue by reason of the extension of the lines of the Omaha Bridge and Ter-

Have you seen the new gas heating stoves

TROUBLE GETTING A JURY

OUTLINE OF THE PROBABLE DEFENSE

Dickerson Case.

Assert the Defendant Was Not in Atlantic for a Year and Knew Nothing of the Condition of the Bank.

The day was spent in the district cour yesterday in an effort to secure a jury in the Dickerson case. Owing to the prominence of the parties interested in the suit and the sensation created at the time of the failure of the bank, two years ago, most of the members of the jury panel had heard a good deal about the case, and many of them had formed opinions which disqualified straining order would be continued in force them to sit in the trial of the case. It is until he could find time to consider and Durfee Furniture company, moved his fam-ily yesterday from their old home in At-thought that a jury will be secured this testimony will be commenced.

As yet but a few of the witnesses have Justice Cook yesterday united in marriage W. H. Lewis of Trinidad, Colo., and Miss Mabel C. Keay of Weston, Neb. Justice Swalker was also in the matrimental business and made man and wife of Herbert show that he had no direct connection with appeared, as they have been informed their ruling, for it was stated that they confidently Kauffman and May Hector, both of Omaha.

The Union Veteran Legion and Ladies' Auxiliary No. 17, Union Veteran Legion, will hold public installation in the Woodmen of the World hall on Upper Boardway, Thurday evening, the 3th inst. Soldiers and soldiers' friende and the public generally are cordially invited to attend.

John C. Lee returned from Chicago yesterday and although seriously ill is engaged in a hard effort to straighten up his financial affairs and clear up the indebtedness against his liquor store. He was served with the management of the bank, and was no and is now pending in the supreme court. President Yetzer and A. W. Dickerson, the cashier, had the active management of the concern's affairs.

TOO MUCH FOR THE TEACHER

Pony Creek School Boys Run a Suc cessful Bluff on the Master. The big boys are going to school this winer out at the Pony Creek school and have advanced ideas on the subject of corporeal punishment. Further than that they propose to have their ideas respected, even if they have to fight for them.

Mr. W. G. Copley is in charge of the school at Pony Creek. He has the reputation of being a good teacher and during the fall months maintained splendid discipline among the students, but he found different conditions confronting him when the big boys of the neighborhood started to school after the winter holidays. The boys, according to the old-time customs, formed an offensive alliance to increase the teacher's crop of care and picked on Fred Lewis to incite hos tilities. It was the usual program. Lewis became noisy and then obstreperous and yes terday the war was declared. Lewis for some open and flagrant violation of the Mrs. C. M. Lund, who less and children to make their home near Paris, a year or more ago, died from the effects of malorial fever. The calamity was particularly sad, as it left Mr. Lund alone in a strange land with four small children. He has left his new Texas home, and is living with his mother in Los Angeles. Mr. Lund will be remembered as the senior member of Lund Bres., queensware dealers.

Lund will be remembered as the senior member of Lund Bres., queensware dealers.

Lund will be remembered as the senior member of Lund Bres., queensware dealers. scrap on hand as the teacher had never seen. Mr. Copley was taken at a decided seen. Mr. Copley was taken at a decider disadvantage and realized the hopelessness of his position. He raised the flag of truce, suspended hostilities and promised to settle

the affair with Lewis later on.

Cleaning Up the Docket. In order to clean up his docket Judge Smith has dismissed the following cases at the plain-W. McCoy vs. J. Sadowski, H. F. Hat-tenhaurer vs. W. L. Patton, G. W. Meis-chendorf vs. R. L. Williams, Oscar Brewer and Bridge company, B. Dewe va. J. Smiley & Bridge company, B. Dewe vs. J. Smiley Fisher & Anet vs. James Counselman, A. Friedlander vs. H. Eiseman & Co., A. M. Beardsley vs. W. H. Foster, Frank Kinney vs. John T. Hazen, Julius Paul et al vs. Fred Krueger, Cattleman's bank vs. T. D. King & Cc., Mary O. Phillips vs. Archie P. Campbell, Louisa Feuerhaken vs. A. H. Mayne et al, Henry Anderson vs. Fred Hansen et al, Charles E. Haggerty, assignee, vs. Sackett & Preston, Mary T. Hayes vs. Jacob Lange, H. H. Brown vs. Council Bluffs Water Works H. H. Brown vs. Council Bluffs Water Works company, Katlinski & Gasart vs. John Linder, Studebaker Bros. vs. George W. Dalrymple, Paul Bergen vs. John T. Hazen, Ell Brown vs. Consolidated Coffee company, P. B. Young vs. L. S. Hatch, George Reichart vs. Ed Shroeder, W. E. Butler vs. George W. Kingsmorth, S. G. Underwood vs. George W. Dalrymple, F. M. Hunter vs. C. C. Cook, John Akers vs. I. O. O. F. Lodge No. 49, Charles E. Bell vs. L. F. Burrell, S. H. H. Clarks et al. receivers for the Union Pacific. Clarke et at, receivers for the Union Pacific vs. S. Goldstein & Brown, Slack Peterson vs A. B. Walker, D. Appleton & Co. vs. David Bradley & Co., E. Alexander vs. Lars Jensen, in ro estate L Smith heirs vs. Samuel Haas Groneweg & Schoentgen and First Nationa bank vs. John T. Hazen, G. A. Trephager vs. Thomas Peterson, Lee Swearingen vs. C. E. Ouren, Becker, Meyer & Co. vs. H Rotholz, A. Culver vs. Anton Cramer, Peregoy & Moore vs. Groneweg & Schoentgen and M. A. Calef, garnishee, C. B. Grape Growers and Shippers association vs. same, Crystal Milling and Grain company vs. same, John

Schoof vs. Margaret Bauerkemper, Sarah School vs. Margaret Bauerkemper, Sarah Blumer vs. Mills county, George W. Hewitt vs. Union Pacific Railway company, J. H. Tabor, garnishee; I. N. Ash & Co. vs. J. A. Hamilton, Gordan & Ferguson vs. Benjamin Eiseman et al, same vs. S. J. Bainberger, same vs. Officer & Puesy, Caroline Spiegel vs. City of Council Bluffe. A. A. Clark vs. William W. Council Bluffe, A. A. Clark vs. William W. Todd and Council Bluffs Lumber company Aultman-Miller Co. vs. A. C. Pierce, Springer Lithographing company vs. Edwin Pavers. Water Bills

Can be discounted 5 per cent until the evening of January 10.

Improvements at the Motor Shops. General Manager Dimmock of the stree car company is making some extensive and important improvements in the shops of the company. The changes are of such a nature that their completion will greatly facilitate work at the shops and the comfort of the men will be materially increased. Heretofore the main building next to the tracks was used as a general repair shop, where all the work, with the possible exception of painting and varnishing, was done. It was not heated, and the big doors were always open, so that in cold weather the men were workso that in cold weather the men were working practically in the open air. The back
sheds were used only for general storage and
the painting department. Mr. Dimmock has
just reversed the order of things, and now
the rear building is used exclusively for the
shops and heated with steam. The improvements include many new and novel devices for facilitating the work and increasing
the comfort and effectiveness of the force of the comfort and effectiveness of the force of

Adams Shoe Stock Sold. The E. E. Adams shoe stock was sold yes terday at 10 o'clock by Deputy Marshal Powler to satisfy a chattel mortgage of \$6,900 in favor of the Boston Shoe company, an organization chiefly controlled by Mr. Adams' brother. There were a large number of bidders anxious to get the stock, which involced at ever \$10,000, as a snap. The bidding was spirited until the \$5,000 notch was reached and passed and then the enthusiasm of the would-be purchasers became cooled. It was finally knocked down for \$5,500, the Boston Shoe company, through a traveling representative, being the purchaser.

The probability is that the store will be at once opened and continued under the management of E. E. Adams. Fowler to satisfy a chattel mortgage of \$6,900

Water Bills Dr. Cleaver's office moved to 600 Broadway. Can be discounted 5 per cent until the evenCONTINUED THE INJUNCTION.

Indee Smith Not Ready to Permit the

Board to Award Printing Contract. Judge Smith held a special session of court last evening for the purpose of hearing the arguments upon the application for an injunction restraining the Board of County Supervisors from awarding the blank book contract to the Nonparell Printing company, the highest bidder, instead of Morehouse & Co., the lowest bidders. All the members of the board were present, and evinced by their close attention to all that was said a lively interest in the proceedings. They were represented by Mayne & Hazleton and County Attorney Saunders. S. B. Wadsworth appeared for Morehouse & Co., and his friends and the friends of the plaintiff were also more than ordinarily interested, because it was really the attorney's maiden effort.

The attorneys for the board presented their answer in the shape of a general demurrer to the petition for an injunction, claiming that the facts stated in the petition did set up a sufficient cause of action.
At the conclusion Judge Smith announced his ruling, informing the board that the repass upon the demurrer. The contract for thought that a jury will be secured this printing the blanks awarded to the Non-forenoon, and that the work of taking the parell company was practically confirmed by the ruling. The members of the board seemed to be a little disappointed by the expected Judge Smith would promptly show them a way out of the woods.

FOR LOWER BROADWAY PAVEMENT Evans Injunction Decided by Judge

Smith in the City's Favor. The injunction instituted by T. J. Evans restraining the collection of the special asseesment for the Lower Broadway pavement has been decided by Judge Smith, who held the temporary injunction that had been is-In 1886 the council ordered the paving of

until 1888 that the pavement was finally or-de:ed and the work dane. The plaintiff owned a large amount of property abutting on the street, and after paying a portion of the as-sessments he commenced an action in 1894 to declare the remainder of the tax invalid.

The application of Mr. Evans for an injunction was based on five contentions: That the improvements were made on a temporary grade of the street; that they were ordered by a resolution and not by an ordinance that he was not given an opportunity to make the improvements himself; that the city did not determine the material to be used be-fore bids were advertised for, and that the

material was poor and the improvement a In his opinion Judge Smith reviewed the facts in the case and ruled against the plain tiff on each count, holding that the work had been done in a legal manner.

Two-fifths of the assessment on Lower Broadway is still due and amounts to over \$20,000. Shoe House Goes to the Wall. Another phoe house went to the wall yester

day. Shortly before 6 o'clock a notice was posted on the door of B. M. Duncan's large retail store on Main and Pearl streets, announcing the closing on a chattal mortgage for \$1,024. The records showed this to be a second mortgage due upon demand. Another mortgage filed just a few moments before was to secure \$8,160. Both mortgages were in favor of Joseph Sarrell of Peru. Ill. moments later a third mortgage for \$2,000, in favor of the Citizens' bank was filed. The first mortgage does not fall due until next April. While the failure looks upon its fazz to be rather serious investigation shows that it is really not so. The large mortgagz was given to Mr. Sarrell to indemnify him for endorsing Duncan's paper at the Council Bluffs Savings bank to secure a portion of the original purchase price of the stock. There are other claims against the stock held by astern parties, but they are said to be small

and will be amply provided for.

Mr. Duncan has been in business here for about eighteen months. He came here from LaSalle, Ill., and purchased the big shoe store tiffs' costs: C. C. Taylor vs. Omaha & of F. H. Evans. He has done a profitable Courcil Bluffs Railway and Bridge company. carry the weight of indebtedness of a large business, but had not sufficient capital to part of the original purchase price and the new stock necessary to do business. The en-tire indebtedness will not reach over \$12,000. while the stock will invoice over \$15,000. Mr Duncan has operated the business in his wife's name, his own name being John J. Duncan. He has made many friends during his residence here and his business troubles will be the cause of sincere regret.

Never Heard of the Policy. The Massachusetts Benefit Life association has filed an answer in the suit brought by Mrs. Lavina M. Parks to recover \$2,000, for which amount she claims her husband, prior to his death, took a policy with the defend-ant company in her favor. In her petition Mrs. Parks alleged that her husband took a policy in the company in September, 1894, and died in June, 1895. She asserted that her husband had pa'd \$55 to a regular agen of the company as a premium and had passed the required physical examination, but that the insurance company had failed and now refuses to deliver the policy or to furnish a copy of it. The company's answer is short, being simply a denial of every allegation of

Marriage Bonds that Hurt. Judge Smith yesterday granted divorces to wo women who had been deserted by their husbands. Emma L. Allen of South Omaha was granted a divorce from her husband, Sidney J. Allen, and Mrs. Carrie Hall was granted a decree of separation from Arthur

The Doctor Out of Town When Most Needed. J. Y. Schenck, editor of the Caddo, tle of Chamberlain's Cough Remedy, which relieved her immediately. I will not be with-

out it in the future." WEATHER FORECAST.

Fair, with Westerly Winds Promised for Nebraska. WASHINGTON, Jan. 8.-The forecast for For Nebraska, Colorado, Iowa and Kansas Fair; westerly winds. For Missouri-Fair; warmer in the south-

ast portion; southwesterly winds

For South Dakota-Continued fair warm; southwesterly winds. Local Record 

Reports from Stations at 8 p. m. Precipitation....

Max temperature for day.

Temperature at 5 p. m. STATIONS AND STATE OF Omaha, clear.
North Platie, part cloudy.
Huron, part cloudy.
Huron, part cloudy.
Chicago, clear.
St. Louis, clear.
St. Paul, clear.
St. Paul, clear.
Inavenport, clear.
Kansas City, clear.
Helena, part cloudy.
Havre, cloudy.
Salt Lake City, cloudy.
St. Vincest, clear.
Cheyenne, cloudy.
Williaton, part cloudy.
Rapid City, part cloudy.
Galveston, clear.
T Indicates a trace of pr

MAKING NEW LAWS FOR IOWA

Work of the Code Revision Commission is Stoutly Opposed.

CORPORATION LOBBIES ALREADY AT WORK

Radical Changes in the Laws Governing Building Associations-Insurance Companies and Private Banks Also Affected.

DES MOINES, Jan. 8 .- (Special.)-Probthe attention of the lawmakers who will perusal of a \$30,000 book that has been compiled for their scrutiny and approval. The much prosaic reading matter. Indications now are that the task will prove too much for the members at the regular session and laws of Iowa. At the session of the legislature two years

ago a commission was appointed to revise and codify the laws of Iowa. The commission was composed of five gentlemen, Judge H. S. Winslow of Newton, Chancellor Mc-Lean of the State university, Charles Baker before the commission was something stupendous. There had been no codification of the laws of the state for twenty-three years and all the accumulated legislation for that per od was dumped upon the commission with instructions to classify it, revise the laws and put the new code in shape for the conthat the assessment was legal and dissolved sideration of the present legislature. A year and a half was spent on the work, and the big book was recently completed and has been published. Then came the protests. Many lawyers are up in arms over the work ordered curbed and graded and it was not until 1888 that the pavement was finally ordered and the work done. The rightiff owned grieved at the work of the commission, and will have strong lobbles at the session of the legislature and use every effort to defeat

existing laws should, in Colonel Stone's opinion, be made in the form of a report to the legislature, which body might take such action as it saw fit. The minority prevailed and the legislature will have before it for consideration a complete revision of the laws of the state, some of them entirely new and others wonderfully change I.

One of the strongest protests that has been made against the new code comes from the insurance companies. The assessment comparies oppose the feature of the proposed law, as adopted by the commission, which requires them to be known as assessment companies and to make statements at stated intervals of their reserve funds and assetz The companies are all put upon the samplane and are subject to the inspection of the state auditor. Members of the commis sion assert that while the new law regulating insurance companies is rigid, it is in no man-ner oppressive, and that the complaint of the insurance companies is really without good cause. The insurance people have ap-parently united to fight the adoption of the new code by the legislature and members of the lobby are already on the ground shaping their lines for the fight which will be waged when the bill comes up for passage.

AFFECTS THE MONEY CHANGERS. Private banks also come under the pro visions of the revised code. Heretofore the private banks of the state have been under no regulation by the state authorities section has been added to the banking law, by the code commission, which places the private banks under the same system of inspection now in vogue with the state banks and requires them to publish statements of their condition at the call of the state auditor. The larger banking concerns owned by private individuals do not object to this vision. The smaller banks, with a de cidedly limited capital stock, and yet with enough, perhaps, to do the business required of them, are strenuously objecting to the proposed amendment, and will oppose it at the proper time in the legislature

The smash-up of the Union Building and Savings association led the commission to entirely revise the laws of the state regu-lating the building and loan associations. Under the terms of the provisions adopted by the commission no building and loan association will be allowed to do business in the state until its application has been approved by the state executive council. The state and national associations will be placed on the same footing. The associations will be subject to the inspection of the state auditor and will be required to make re-ports at regular intervals to the state authorities. An enforcement of this law, the commission claims, will have a good effect and will result in the greatest benefit to the associations that are willing to do business and will result in the greatest benefit to the associations that are willing to do business and will be a social basis of the second business and will be a social basis of the second business and will be a social basis of the second business and will be a social basis of the second business and will be a social business and will be a so ness on a legitimate business and "snide"

concerns will be driven out.
The commission recognized the agitation that has been going on for changing the law concerning the age of consent. The agitation has been in favor of fixing the age I. T., Banner, when his little girl. 2 years of age, was threatened with a severe attack the age of consent at 11 years. This was of the croup. He says: "My wife incisted that I go for the doctor, but as our family physician was out of town I purchased a botypears. There will be no opposition to the adoption of this part of the report, the sen-timent being in favor of making a still further change and fixing the limit at 18 years. The work of considering the revised laws will be very trying, as in the printing the substance of the laws has been changed in numerous instances and a complete and thorough consideration of the report of the committee will be required to enable the legislature to take intelligent action.

Left Things in Bad Shape. DES MOINES, Jan. 8 .- (Special Telegram.) company, which failed two weeks ago, has have been pledged or placed in the hands grounds in the spring.

of trustees for creditors whom the com-pany desired to secure. The values at which they were estimated make it probable that the security will be inadequate to meet the amounts for which it is pledged and the the amounts for which it is pledged and the result will be heavy losses to the creditors. The unsecured creditors will get nothing, practically. Their claims amount to about \$25,000. The company had negotiated a very large amount of securities in the east on which it had assumed liability. It is understood these, which have no claim on the assets of the company, will in many cases prove poor security for the amounts loaned on them.

GAS COMPANY GIVEN A DEFEAT Suit of Des Moines for Lower Rate

Favors the People.

DES MOINES, Jan. 8 .- (Special Telegram.)

-Judge Woolson in the federal court today ably the biggest job that will demand awarded the city a decisive victory in the gas lighting litigation, which has been in progress meet at Des Moines next Monday will be the for over a year. The city council passed an ordinance reducing gas rates about 33 per cent. The company in the federal court apbook is about the size of Webster's Un-abridged Dictionary, and contains fully as the city from enforcing the new rates, claiming they amounted to confiscation of the property, as they would not pay for the maintenance of the works. The case has been requiring the attention of the best attorneys that a special session of the legislature will of the city for several months, and has cost be called to give the solons a chance to a great deal of money. The court holds properly digest this new volume, the revised that the company is not entitled to the temporary injunction, and the effect is that the new rates, \$1.30 per thousand for illuminating, and \$1 per thousand for fuel gas, will go into effect at once. The question of the merits of the rates was not fully tried, and the hearing on an application for a permanent injunction, which wil next in the course of the litigation, will bring out the question of the remunerative of Iowa City, H. F. Dale of Des Moines and Hon. John Y. Stone of Glenwood. The work points the court decided against the city. but the general effect is a decided victory for the municipality.

Ran Into and Fatally Injured. DES MOINES, Jan. 8 .- (Special Telegram. -George Wallace was run into by a Rock Island train this afternoon and received injuries from which he will die. He was 67 years old and leaves a wife and three children

Iowa Laundrymen Will Organize. CEDAR RAPIDS, Ia., Jan. 8.-Between fifty and sixty Iowa laundrymen are here to organ'ze a state branch of the national association. A two days' session will be held INVESTIGATING A WYOMING WRECK.

the legislature.

The commission was not united in its idea of the plan and scope of the work. Four members of the body held that they were authorized and expected, under the act creating the commission, to make a general revision of the laws, to change the substance of the acts, if necessary, and to present to the legislature a set of laws such as, in their opinion, lowa needed and should have. Cclonel Stone was a vigorous minority on the commission and contended that the duties of the commission were chiefly clerical. His commission were chiefly clerical. His commission were chiefly clerical. His commission should classify the commission sho both contributing to the accident.

Nebraska Capital Interested. CHEYENNE, Wyo., Jan. 8 .- (Special.)-Articles of incorporation have been filed with the secretary of state by the Wyoming Development and Transportation company. The trustees and incorporators are: W. L. Browne, R. D. Stearns, H. M. Leavitt, Isaac Van Horn, E. P. Weatherby, Fred A. Miller W. B. Ryons and F. A. Graham, all of Lin-coln, Neb. The principal office of the com-pany will be in Cheyenne. The company will develop mining lands, build and operte railroads, construct irrigation canals and litches in the state of Wyoming. This believed to be the company which has contemplation the building of a line of read from North Platte along the Platte valley to Orin Junction, Wyo. The capital stock of the company is \$5,000,000.

Irrigation on the Increase. CASPER, Wyo., Jan. 8 .- (Special.)-Ten Platte valley ranchmen have combined inerests and will take out a co-operative ditch during the coming season from the Platte river for irrigation purposes. The litch will be started near Alcova and will

Th output of the refinery at this place ncreasing rapidly and an additional enlargement of the works will soon become necesproduct are the Union Pacific, Denver & Gulf, Denver & Gunison, Fort Worth & Denver City railrad, Cheyenne & Northern, Santa Fe system. Several other roads are negotiating for the oil.

Courtship by Proxy. GREEN RIVER, Wyo., Jan. 8 .- (Special.) -William H. Bushnell, a ranchman of La Barge, and Mrs. Clara H. Strong of Windsor Mills, O., were married in this city Sun lay by Justice William Crowe. The bride and groom saw each other for the first time few hours before the ceremony was per formed, the match having been made thro the medium of a matrimonial agency and the exchange of photographs. Mrs. Strong reached Green River on the morning train, where she was met by Bushnell. Both seemed pleased with the prize they had drawn and the ceremony was performed without delay.

Damage Suits Still Pending. CHEYENNE, Jan. 8 .- (Special.) - There has been a hitch in closing up the compremise between the plaintiffs in the suit against the Rocky Mountain Coal and Iron company and the defendant and it is now feared a settlement may not be reached. Negotiations are, however, still in progress between the representatives of the coal compeny and the attorneys for the plaintiffs.

The immigration agents of the Wheatlan irrigation enterprise report that 100 Missouri families will locate in the district next spring. All are well-to-do, thrifty people and will make desirable citizens.

Left His Family Behind. RAWLINS, Wyo., Jan. 8 .- (Special Telegram.)-Harry Franklin, who opened up a barber shop some months ago, left Sunday, saying he was going to visit friends at a nearby station. His shop was attached by cr ditors today. An examination disclosed the fact that he had taken his tools with him. He leaves a wife and two children. who have no knowledge of his whereabouts or the cause of his sudden departure.

Placer Claims by Thousands. LARAMIE, Wyo., Jan. 8 .- (Special.) -- Six teen thousand acres of placer ground in the In-Assignee Royal of the Lewis Investment dependence mountain mining district have been secured for the Rocky Range Mining comfiled his report, which shows the affairs of pany of this city. Extensive and valuable the company to be in very poor condition, water rights have also been secured. The assets are \$414,916. Nearly all of these company will put 100 men at work on the

FUNK COMES OUT FOR BYERS

Contest for Speakership of the Iowa Legisture Suddenly Settled.

RESULT RATHER SURPRISING TO MANY

Shelby County Representative's Unexpected Reinforcements Cause All Other Candidates for the Position to Quit.

DES MOINES, Jan. 8 .- (Special Telegram.) -All former estimates of the strength of the several candidates for speaker of the house are completely upset by Funk of Hardin coming out openly for Byers of Shelby, and thus practically insuring his nomination on the first ballot. This surprising action of the leader of the probibition forces is the theme of general conversation in the lobby. Funk says in explanation that he does not want to see the legislature organized on the one issue, and that resubmission is in no way affected by the speaker's election. The conceded fitness of Byers for the position is another reason for action. The same view of the matter is entertained by Finch of Humboldt, Reed of Story, Ray of Poweshek, and other supporters of resubmission. Being unable to make any headway against the current, after fully satisfying themselves that Byers already had enough votes pledged to nominate him, both Allen and Griswold, his only competitors, withdrew from the race, insuring the nomination of Byers by acclamation. Aside from the speakership the chief point

Aside from the speakership the chief point of interest centers around the contest for secretary of the senate. Dr. E. R. Hutchins and J. W. Cliff, both of Des Moines, are the only competitors. Dr. Hutchins bases his claim on the second term precidents and his all round availability. Cliff bases his on peculiar grounds. Six years ago the senate stood a tie between the parties and Cliff was regularly elected by the center. and Cliff was regularly elected by the casting vote of the retiring republican presiding officer. When the senate was reorganized the democrats, by the aid of Lieutenant Governor Bistow, proceeded to oust Cliff and elect a full list of democratic officials. Cliff now inside that he ought to be selected. now insists that he ought to be allowed to serve the senate in the capacity to which he was once duly elected.

Senator Cheshire of Polk is backing Cliff and Senator Rowen of Wright is actively at work in the interest of Hutchins. There are not enough senators on the ground as yet to determine the outcome.

State Agricultural Society Meeting. DES MOINES, Jan. 8 .- (Special Telegram.) -The State Agricultural society closed its neeting today with the election of officers and a banquet in the evening. It had been expected there would be a fight over the choice of the officers, but it did not develop. There was no opposition to John A. Evans and P. L. Fowler for re-election as president and secretary, but matters were irranged before the election was called. The centre was a homogeneous secretary and the contraction of th irranged before the election was called. The result was a harmonicus election, resulting: President, John A. Evans, West Liberty; vice president, W. W. Fields, Odebolt; secretary, P. L. Fowler, Osceola; treasurer, G. D. Ellison, Des Moines. Directors, J. C. Presier, Bloomfield; L. H. Packard, Harlan; W. J. Wragg, Waukee; W. H. Harriman, Hampton; R. J. Johnson, Humboldt.

Court Reporter Sallinger Hurt. MANNING, Ia., Jan. 8 .- (Special Tele-(ram.)-Supreme Court Reporter Sallinger of this city met with a serious accident this norning. In company with a companion he was driving from Kirkman to Harlan, when the front wheels of the buggy were jointed out, letting the front end drop to the ground. Sallinger was thrown forward upon the darhboard. An examination by the physician at Harlan showed that one of his ribs was broken. He is now at his home in this city. Drunken Caronsal Ends Fatally.

MARSHALLTOWN, Ia., Jan. 8.-George Terrill fatally shot a young man named Hinton at Hedrick last night during a lrunken carousal with several colored women of that place. Hinton died this morning Terrill escaped. Both were quite prominent and well-to-do.

seven miles long and eleven feet wide Iowa G. A. R. Encampment Arranged. Telegram.)-Department Commander Thompson met with the Business Men's association here today, and it was decided to hold the annual encampment of the Iowa Grand Arms of the Republic Lere May 12, 13 and 14.

ITS WEIGHT IN GOLD

NEW DISCOVERY WHICH IS WORTH THAT MUCH.

To Any One Afflicted With Piles. The Pyramid Pile Cure, the new, painless remedy which has been so remarkably suc-cessful in curing every form of piles and rectal diseases, has recently been placed on

sale at druggists, and it is safe to say that when its extraordinary merit becomes fully known there will be no such thing as surgical operations for the cure of this obstinat and common trouble. Mrs. M. C. Hinkly of 601 Mississ pol street. Indianapolis, Ind., says: I had been a ter-rible sufferer from piles for 15 years and no remedies benefited me until I saw an adver-

tisement of the Pyramid Pile Cure; I got a package, also a package of Pyramid Pille, and used both according to directions. I was

actonished at the immediate relief obtained and now honestly believe the Pyramid to be the only certain cure for piles.

That you may realize how bad I was, 1 will say that I was confined to my bed and went before the college physicians here, who said my case was a new one to them and wanted seven or eight hundred dollars to undertake a cure; the great pain had brought on a rupture, and I knew an operation would be death to me on account of blood poisoning. Nearly every one here knows of my terrible suffering, and I feel that I cannot praise the

suffering, and I feel that I cannot praise the Pyramid Pile Cure enough, and the Pyramid Pills, also. My husband will join me in highly recommending the Pyramid, my daughter was cured by one box only. For several years I weighed but about 90 pounds, now I weigh 150 and feel in perfect health. This seems to be the universal testimony of every sufferer from piles who have ever tried the Pyramid; it is the safest, most painless pile cure yet discovered; contains no opiates, morphine, cocaine or any poisonous ingredients whatever, has a soothing. ous ingredients whatever, has a scothing healing effect from the first application, and the moderate price places it within the read of every one needing treatment. The Pyra-mid Pile Cure is sold by druggists at 50 cents and \$1.00 per package, and the Pyramid

Pills at 25 cents per box.

Send to Pyramid Co., Albica, Mich., for free book on cause and cure of piles.

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FOR MEDICINAL'USE NO FUSEL OIL

IT CIVES NEW LIFE to those who are run down in health, It makes weak, worried men cheerful and ambitious.

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Colds, Coughs, Sore Thront, Influenza, Bronchitis, Pneumonia, Rheu-matism, Neuralgia, Headache, Toothache, Asthma, Diffi-cuit Brenthing.

CURES THE WORST PAINS in from one to twenty minutes. Not one hour after reading this advertisement need any one SUFFER WITH PAIN.

#### ACHES AND PAINS.

For headache (whether sick or nervous), tooth-ache, neuralgia, rheumatism, lumbago, pains and weakness in the back, spine or kidneys, pains around the liver, pleurisy, swelling of the joints and pains of all kinds, the application of Rad-way's Ready Relief will afford immediate case, and its continued use for a few days effect a and its continued use for a few days effect a permanent cure.

TAKEN INWARDLY—A half to a teaspoonful in half a tumbler of water for stomach troubles, colic, wind in the bowels, cold chills, fever and ague, diarrhoea, sick headsche and all internal Price 50c per bottle. Sold by all druggists.



THE FASHIONABLE PERFUME Flowery, refreshing, delicate and lasting. For sale by druggists only

IMPERIAL CROWN PERFUMERY CO. MEYER BROTHERS DRUG CO., AGENTS (WEDDING BELLS) Two new peach BLOW. odors.

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A combination of the great staffs of life WHEAT, CORN and RICE.

A grocer who offers you any other color-ed package than Red when you ask for the Genuine Aunt Jemima is trying to deceive you, and if he deceives you in this matter he may in your accounts. Remember the Red package.

Beware of counterfeits.

Buy a package of Genuine Aunt Jemima's Self-tising Paneake Flour, and if you do not find is asked the best cakes you ever ate, return the emp-y box to your groser, leave your name, and the rocer will refund the money and charge if to us. ntifically Prepared and Manufactured only by

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