THE THE THE THE CASE WHEN A THAT I

Spring Dress Goods

We can tell by the way you come after them that we have established ourselves in your confidence. It is not necessary for us to take on the word "bargain." That's un. derstood, not always the price but more often the quality, the style, the exclusiveness is where the bargain part comes in.



Fancy Hose Some folks smile | Kid



and satisfacappearance Why do manufactur ers labor to Shirt produce shapely Hosiery, regular

tween good and bad Hosiery will understand us and will come here for Stockings that fit.

New effects in fancy plaids, checks and stripes just received.

Plaid Hose for ladies or children, 50e pair. Fancy checks and stripes with black boots—from 50e per pair up to \$1.50.

SPECIAL—One lot of children's fast black Ribbed Hose, made with six-thread heel and tee, four-thread foot, sizes broken, reduced from 15c to 10e per pair.

SPECIAL—One lot of men's Haif Hose in the following styles: Plain black, silk plaited, tan and black lisle silk embroidered, navy blue lisle, fancy striped—reduced from 35c, 40c and 50e to 25c pair.

Sweaters Not many to talk about, but what we have we are going to close out at reduced prices-made from pure worsted yarns, with high collars. Men's Sweaters reduced from \$2.25 each Sweaters reduced from \$3.60 each to \$1.75.
ys' Sweaters reduced from \$2 each to

make its coal contracts in the summer time,

OMAHA'S NEW COURT.

House roll No. 73, amending the irriga-

House roll No. 450, introduced by Rich of

Douglas, was passed. It creates a municipal court in cities of the metropolitan class and

fixes and defines the organization powers and

Jurisdiction of the same. This law makes a radical departure in the legal department

of the city government of Omaha. It cre-ates an entirely new court, and materially

affects the business of litigation as far as

procedure is concerned. The general features

of the bill are summarized in the following

1. There shall be established in Omaha a

municipal court of three judges, to be appointed by the governor. The judges hold their office for three years and appoint a clerk who serves for the same length of

2. The municipal court has exclusive original jurisdiction in all civil cases when the

amount in controversy does not exceed \$1,000, exclusive of interest and costs; in

\$1,000, exclusive of interest and costs; in actions of replevin when the appraised value of the property does not exceed \$1,000; and to recover the possession of real property where the plaintiff or the defendant, or any one of them, is a resident of the city; and concurrent jurisdiction with the district court of the county over all other civil actions involving a sum not exceed-

civil actions involving a sum not exceed-ing \$1,000, exclusive of interest and costs;

ing \$1,0%, exclusive of interest and costs; provided, however, that the municipal court shall not have jurisdiction: First, in any action against a public officer for misconduct in office; second, in actions for malicious prosecution; third, in actions for slander and libel; fourth, in any matter where the title or boundaries to land may be disputed, nor to order or decree the partition, conveyance or sale of real estate. Proyided, however that nothing herein contained shall be construed to deny or abridge

tition, conveyance or sale of real estate. Provided, however that nothing herein contained shall be construed to deny or abridge the power of the municipal court to order the sale of land selzed in attachment and to confirm the sale so made. Provided, further, that nothing contained in this act shall be construed to take away from the county courts any power now possessed relative to election contests, the condemnation of real estate, adoption matters, assignments or habeas corpus.

3. Either party in a suit before the municipal court may demand a trial by jury.

4. Appeals may be taken in the same manner provided by law in cases tried before a justice of the peace.

5. No change of venue shall be allowed in any case from the municipal court.

6. All expenses and salaries of the judges, clerks and employes of the municipal court shall be paid out of the fees and charges received by the clerk, except the furnishing of court rooms and an office for the clerk, and the equipment of the same with the necessary furniture, and the supplies, records, books and stationery, which shall be furnished and equipped at the expense of the city.

House roll No. 32, an act to prevent and

Mouse rolls No's. 10 and 12 taken together

provide that all judges and clerks of elec-

tion shall be appointed by the county judges

end that such judges and clerks shall not be elected as under the present law.

House roll No. 456 was passed. It is an act to prohibit combinations among grain

elevator men and to prohibit any person.

company, partnership, association or corpo-

ration engaged in the business of grain deal-

ing or owning or operating any grain ele-

vator, from entering into any understanding,

among buyors, sellers or dealers in grain

contract, agreement or combination having for its object the prevention of competition

BLANKET BALLOT LAW.

A house roll No. 463, amending the elec-

tion law, was passed. It provides for the blanket ballot at all elections. Although

this bill was forced through both houses by

party pressure it is known that Governor

Holcomb is opposed to it. In his inaugura message the governor said:

message the governor said:

I heartily approve of the general form of our ballot and believe it to be vastly preferable to the so-called blanker ballot system, in which the party tickets are each printed in separate columns, with provisions generally by which the elector can vote the entire party ticket by one mark or samp. The independence of the voter is encouraged by our system which leads alm usually to read the names of the candidates for the various offices before casting his ballot, and he is encouraged thereby not to rely solely upon party designation. It has been urged by some as an objection to the form of our ballot that it is in effect the establishment of an educational test for voting. I do not regard this as a very scrious objection. The voter has been accustomed to this form of ballot, and any marked change in the general form, in my opinion, is entirely unnecessary and would serve to no good purpose.

House roll No. 74, to establish a Stats

Board of Embalming, was defeated on its

House roll No. 448, the bill which Mr. Jeff-coat of Douglas yesterday succeeded in ad-

final passage.

of the city.

and the clerk \$1,800 per annum.

ceive \$2,000 a year each

when prices are lower.

The genuine Fosterwhen we talk Gloves ina Gloves - thou Stockings — sands know them as Kid Glove sumptu-but there is ousness—they are a trifle better than comfort in fit ever this year.

tion in the Belts Leather Belts are in | high favor-new styles received every

Hosiery.

Black and colored—at 25c, 50c and 75c each.

Why do Novelty Belt Pin and Skirt Supporter—in silver, gilt, enameled and black—15c each The proper style Waist Sets this season are made of pearl.

We are showing a large line at 25c, 35c and fashioned, if any old shape would do? Women who know the difference be-Shirts One dollar will do

makes a reduction of about 20 per cent from

General Barry and Major Fechet, Sixth cav-

alry, U. S. A., of the governor's staff.

House roll No. 571 was passed. The law

provides a new method for letting contracts

CONFERENCE ON CLAIMS.

propriation bills, was passed and sent back

one of them being a rejection of all the claims for stenographers' and attorneys' fees

in the recent Douglas county contest cases.

The house refused to concur in the amendments and a conference committee was ap-

pointed. Howell of Douglas moved that the

Douglas county contest cases. He thought

of Dearing of Cass a conference committee

tion of Clark of Lancaster all senate files not

already advanced to third reading were in-definitely postponed.

Milford soldiers home.

were concurred in.

votes.

of 62 to 9.

House roll No. 74, to establish a State whole to strike out the enacting clause

vancing to a third reading before it had been even read the second time, was placed governor of Nebraska to enter into and sign

On motion of Mills of Lancaster the flag loating over the house was donated to the

The house refused to concur in the senate

amendments to house roll No. 615, and a conference committee consisting of Clark of Richardson, Shelden of Dawes, and Jenkins

of Jefferson, was appointed to confer with the senate committee on No's, 614 and 615.

The house refused to concur in the amend-ment to house roll No. 241, the legal news-

paper bill. The amendment consisted of an emergency clause attached by the senate.

The amendments to house roll No. 175

A senate file No. 193, to protect stock from

pitfalls passed. Senate file No. 292, extending the medical

course to four years was passed, receiving

A senate file No. 271, giving the governor the appointive power of the reform school at Kearney passed.

A senate file No. 255 providing a manner of counting the vote on constitutional amendments was passed.

triet court was defeated, receiving only 48

Senate file No. 238 defining the age of

commitment to the penitentiary passed.

clock was turned back two hours. A motion by Smith of Douglas to refer senate file No. 259 to the committee of the

onsisting of Senators Howell, Spencer and

House roll No. 631, the last of the ap-

House roll No. 385, introduced by Jenkins

Paper

THOMPSON, BELDEN & CO.

House roll No. 32, an act to prevent and vanced to a third reading. A motion to ad-

was passed without the emergency clause.

much you pay.

present charges.

for state printing.

wonders in Shirt buying this spring in our ing Department. Negligee Shirts, excollars attached detached plain or plaited SPECIAL -One lot

to forward to each member of the house one blue book, house journal, Compiled Statutes for 1897 and a copy of the session laws. This resolution was adopted.

During the afternoon a beautiful bouquet of roses was sent to the speaker's desk, with a card, "To the Speaker and Members of the House who have worked for the passage of house roll No. 491 and senate file No. men's Negligee Shirts, also a few white Shirts

I, from the Bimetallic Ladies."

Bouquets also appeared upon the desks of Burkett of Lancaster, Shull of Nemaha, Zimmerman of York and Rich of Douglas. oms-odd sizes-reduced from \$1.00 each to 50c each. second splendid bunch of roses was placed on the speaker's desk by the proof-readers During the afternoon the members wan We are agents for Patterns McCali's paper patlered around the hall waiting for the conference committees to report. At 5:30 the house concurred in senate amendments to terns-all patterns 10c or 15c-none house roll No. 630, the miscellaneous claims

cmmittee from the senate.

At 10 o'clock at night, after a wearisome wait, the conference committee, appointed to meet with the senate committee on house rolls Nos. 614 and 615, the appropriation and salary bills, came in and reported. After some discussion and a showing that the totals in the bill were not materially larger than when the bills passed the house, report of the committee was adopted. The the members occupied the time making comof Jefferson, was passed. It is a bill to es-tablish a military code for the state of Ne-braska. The bill was drawn by Adjutant plimentary speeches and passing resolutions In the speeches Gaffin's boom for governor was openly launched. L. H. Beltzer, sergeant-at-arms, was, by a vote of the house, recommended for a position with the Trans-

First Assistant Foster be designated to do this work, and be paid \$1,600 for the same. He spoke in favor of his motion, and ex-

show with the other clerks mentioned

Waite of Lancaster moved to amend by fixing the pay for compiling the journal at

\$1,500, the same to be divided equally be tween Clerks Eager, Foster and Barnhart.

Wooster of Merrick said he favored the

to receive one-third. This was voted down. Waite's amendment carried, and the re-port, as amended, was adopted.

appropriation bill, and a conference com-mittee was appointed to meet with a like

Kapp of Knox presented a resolution ask-ing that the secretary of state be instructed

mississippi Exposition. At 12 o'clock word came from the enrolling room that the two bills would not be ready before 8 or 9 o'clock in the morning, and most of the members went home, a few staying in the hall to keep the house in

ON DEFICIENCY JUDGMENT LAW

Deputy Attorney General Furnishes the Governor an Opinion. LINCOLN, April 9 .- (Special.)-The bill to abolish deficiency judgments became a law senate recede from its amendments and t 5 o'clock this afternoon without the gov ernor's signature. The governor asked th attorney general for a written opinion and the disagreement over so small a matter received the following from the deputy atshould not be allowed to delay the adjourn-ment of the legislature. In spite of his statement, however, the senate refused to agree to his motion to recede and on motion

terney general under date of April 7:
Referring to senate file No. 108, on the interpretation of which you have asked for the opinion of this office, I have the honor to report as follows:
Section 847 of the Code of Civil Procedure of Dearling of Cass a conference committee consisting of Senators Howell, Spencer and Johnson was appointed.

The guaranty bond bills introduced in the house by Rich of Douglas were then placed on their passage. There were sten of them and all were passed but two. The two which failed were those which permit county treasurers to furnish guaranty bonds and also state officers other than the state treasurer.

House roll No. 457, to provide for town ship organization, was defeated on its final passage.

The senate then passed house roll No. 277, providing for free public employment bureaus; house roll No. 455, providing for the inspection of gasoline; house roll No. 551, a private relief bill, and house roll No. 551, a private relief bill, and house roll No. 55, the initiative and referendum. This completed the work of the session, and the members dispersed for supper without a recess. Nothing was left to do but to wait for the cache an agreement, and the enrolling clerks to copy those passed. It was also a settled fact that final adjournment would not be reached until the early morning hours.

FINAL DAY OF THE LOWER HOUSE Senate Files All Disposed of and Conference Reports Adopted.

Lincoln, April 3.—(Special)—After the reading of the journal this morning, by unanimous consent, senate file No. 238 was advanced to a third reading. A motion to advance senate file No. 259 was lost. On motion to Description at law vance senate file No. 259 was lost. On motion to determine the commencing a separate action at law vance senate file No. 259 was lost. On motion to determine the content of the mortgage of civil received to free free any blance debt that may reconstruct the mortgage premises and the deed has been elected to the mortgage premises and the deed has been elected to the mortgage premise in soft the mortgage in the court of the mortgage file No. 108 was passed, prevented the mortgage from maintaining an action in a court of law to recover the debt secured by the court. As section \$81 not mortgage from maintaining

sale has taken place and the deed has been delivered. I do not understand that the mortiagee is in any manner prohibited from then commencing a separate action at law to recover any balance due him. It is only while his action is pending in a court of equity to foreclose that he is prohibited from commencing a separate action at law unless authorized by the court. Senate file No. 108 merely takes away from the court the right to authorize a suit at law, where it would now be necessary to obtain that authority. If the mortgagee at the present time has the right to go into a court of law after he has secured his deed, I think he would still have that right under senate file No. 108. In other words, in all these cases where he could subsequently prosecute a separate and distinct action at law without the consent of the court, that same action could be prosecuted under senate file No. 108.

VICTORY FOR THE IRRIGATIONISTS Persistent Schemes of the Opposition Are Finally Checked.

LONG PINE, April 9 .- (Special.)-A great

victory has been won by those in favor of

irrigation in the Golden Irrigation district, which comprises the three counties of Brown, Rock and Holt. The district has been or ganized nearly two years, and during the last two months an engineering party has been in the field establishing a survey upon which to base an estimate of the cost of the ditch. Some time ago a certain locality in the diswas defeated by a vote of 39 to 63.

A senate file No. 74, to prevent cruelty to children, and provide for guardians was passed with the emergency clause.

Senate file No. 169, to provide for the election and appointments of clerks of the discount was defeated receiving out 48. trict, which has a private scheme for irriga-tion of its own and is unconcerned for the success and welfare of the remainder of the district, started an infection among the farmers who had previously been heartly infered of the plan, by casting reflections upon and misrepresenting the actions of the man aging board. When they thought they ha aging board. When they thought they had a good following, a mass meeting was called to convene at O'Neill for the purpose of declaring against any further survey "until better times." The call brought out a large attendance of farmers and business men, and, after mature counseling, a resolution was passed, and almost unanimously, hat it was the sense of the meeting that the survey and estimate be completed, but that the expense thereof be kept within the tax already levied. Failing in their scheme for stopping the work, the opposition immediately put up a ticket against the old board, v hich was nominated, to be voted on at the regular election this week. This opposition ticket sailed under the pretense of reform and re-trenchment of expenses, but was in reality absolutely against the ditch and continuing the survey. The ticket caught a few voter outside the locality referred to above, but the old officers were all re-elected by flatter-

the voters will be given an opportunity to determine whether they will have the ditch at the proposed cost or not. The officers elected were: Board of directors, John Hopetfally recommends as follows, to-wit: completing copies of the journal to be with and be preserved by the secrey of state, \$200; for copying the same, publication, \$200; for indexing the same, Total, \$1,200. elected were: Board of directors, John Hop-kins, Holt county; Dr. E. F. Dodd, Newport; R. S. Hall, Long Pine; treasurer, Fred Whittemore, Long Pine; assessor, S. Nelson, Holt county. There was great joilincation here this aftergoon and evening when the result became known. The band played on the streets, and everybody gathered around a big bonfire and cheered and congratulated. for publication, soo; for indexing the same, \$490. Total, \$1,200.

Your committee would further recommend that Frank D. Eager, chief clerk: U. E. Foster, first assistant clerk, and J. W. Barnhart, second assistant, be and they are hereby, authorized and directed to prepare the journals of the house for deposit in the office of the secretary of state for publication, and do the indexing, copying, etc., for the above amounts, to be paid out of the appropriation for incidental expenses of the twenty-fifth session of the legislature. YOUNG MAN'S SUICIDE AT MILLARD

Charles Kneiher, Disappointed Love, Shoots Himself.

of the twenty-fitti session of the ture.

And the auditor of public accounts is hereby authorized and directed to issue warrants for the above amounts, one-third to each of said clerks from time to time, as each department of work is completed. Respectfully submitted.

E. SODERMAN,
A. E. SHELDON,
D. A. JONES,
J. J. BERNARD, MILLARD, Neb., April 9.-(Special Telegram.)-Charles Kaelber, son of Chris Kaelber of this place, committed suicide at o'clock this afternoon by shooting himse through the head with a revolver. The unfortunate young man was 26 years old and unmarried. It is generally believed that love affair was the primary cause of the ras Wheeler of Furnas moved to amend by ecommending that Chief Clerk Eager and deed. He went to Omaha Tuesday and re-turned last evening apparently in good spirits. This morning he took a bath, put on clean underclothes and shaved. He was about town during part of the day and also plained that this allowance would be considerable reduction on the usual cost of this assisted his sister Anna in beating some car-

A few minutes before 4 o'clock he went Shull of Nemaha wanted Assistant Clerk to the postoffice and mailed a letter to Mil-lard Kelsey, his confidential friend. Then he returned home and called his sister in the house and handed her a letter and asked Barnhart included. Two could not do the work, and Barnhart having made a good and efficient clerk, should be given an equal if she would give it to his father. Then he turned quickly and started upstairs. His ester started to follow him and he stopped and asked her when supper would be ready. Still seeing she followed him, he stopped again and asked her to stay down stairs a few minutes. Then he hurried to his room, committee report. The amount allowed was enough. They had inquired into the matter, and he believed the committee competent to fix the amount necessary for such removed his coat and vest and stretched himself upon the bed, placed the revolver close to his temple and fired. He expired half hour later without regaining con-Burkett moved an amendment to fix the amount at \$1,800, each of the three clerks

His father is a pioneer of Douglas county and has an elegant brick residence here and is quite wealthy. The letter to his father nerely stated that life was not worth living The house refused to concur in senate amendments to house roll No. 631, the claims for him and asked his father's forgiveness for all the wrongs he had ever done. The letter to young Kelsey reiterated the same and referred indirectly to his love affair, which had weighed heavily upon him lately. The funeral will be held Sunday at 2

> MANY GUILTY OF SMALL CRIMES Sentences Passed on Prisoners in Dis

> trict Court at Holdrege. HOLDREGE, Neb., April 9 .- (Special.)-The jury in the case of State against Stromsburg last night brought in a verdict of guilty. He was charged with chopping his neighbor's buggy to pieces.

In the case of the State against C. Christainsen, the defendant was arraigned this morning and pleaded guilty to the first count in the information, which charged him with the embezzicment of \$39, the proceeds of a note, the property of the Deering Harves-ter company. This is the man who was arrested in Omaha a short time ago while at the Oxford hotel registering under an assumed name. The court sentenced him to two years in the penitentiary at hard labor. The county attorney entered a nolle prosequi as to the other three counts in the informa-

Wilson and Rogers, the defendants who wison and hopers, the detendants who were convicted of burglary, were sentenced this morning to three years each in the penitentiary at hard labor. They were convicted of breaking into the depot at Atlanta and stealing a revolver valued at \$2 The case of the State against Conard, the charge being assault with intent to commimurder, will be the next case tried.

BEET INDUSTRY BRINGS A BOOM Antelope County Farmers Already Feel the Good Effects.

ELGIN, Neb., April 9 .- (Special.)-The organization of the Antelope County Beet Sugar company is having its effect on the cople in general. Land has already commenced to go up in price and buyers are more plentiful. With but a very few exceptions, every farmer in this locality is making preparations to plant a few acres of beets. Switches will be placed along the of beets. Switches will be placed along the Elkhorn road to accommodate the farmers urday to close the final arrangements and work will commence on the 15th. That means \$500,000 spent in Antelope county in the sugar beet industry for 1897. The roads are once more getting so the farmers can haul loads to town and business is better in every line. Old settlers say there never was a time when the soll was in better condition for a big crop than now. The weather has every indication of clearing up so farm work can commence in earnest. Most of the wheat is already in. There will be a large acreage of small grain in Antelope county this year.

Will Sow More Wheat_Corn Stalks Have to Be Burned. NORTH LOUP, Neb., April 9.- (Special.) Notwithstanding the heavy rains of the past ten days, the moisture has soaked down into the subsoil so rapidly that farmers are again engaged in field work and find the soil in excellent condition. A great deal of wheat is being sown in this vicinity this year, which action was directly occasioned by the recently higher prices of that cereal, sinc many had concluded, previously to the rise, not to farm any land to wheat. Owing to the extra heavy growth of the corn last year, considerable difficulty has been experienced this spring in getting the stalks out of the way, and it has been found necessary in most cases to cut and rake them, after ward clearing the ground by burning. This item is causing the farmers a good deal of extra labor, it being usually possible to igore the stalks entirely, and allow them to decay on the ground.

ELSIE, Neb., April 9 .- (Special.) - A heavy, wet snow commenced falling here early Wednesday morning and continued during



Fifty Years Ago.

This is the way it was bound to look When grandfather had his "picter took." These were the shadows cast before The coming of Conjurer Daguerre And his art; like a girl in a pinafore Some day to-bloom to a goddess fair. Men certainly were not as black, we know As they pictured them, so years ago.

~~~~ Ayer's Sarsaparilla

began to make new men, just as the new pictures of men began to be made. Thousands of people fronted the camera with skins made clean from blotch and blemish, because they had purified the blood

## Humors of the Blood

That pimple on your arm, those itching and burning hives, those numerous little eruptions, just as surely indicate impurities in the blood, which should have prompt and careful attention, as do boils, carbuncles, ulcers, salt rheum, and the severest forms of scrofula. Hood's Sarsaparilla cures all humors of the blood of every form and degree. The

Spring Medicine

evidence of its cures of the worst scrofula diseases is abundand and conclusive. The greater includes the less. And the peculiar merit of Hood's Sarsaparilla enables it to cure simple as well as serious ailments when all other

Hood's Sarsaparilla

medicines fail. Acting thoroughly on the blood, its beneficial effects penetrate every part of the system. Thousands of testimonials tell of blood purified, strength renewed, appetite sharpened, stomach toned, health perfectly restored by Hood's Sarsaparilla.

Cured

Scrofula "For 15 years my wife was terribly afflicted with scrofula. Sores appeared on her limbs, and in places they were one solid scab. The outside skin was completely gone, and the sur-

face was inflamed so it was purple. Her arms were also very bad and her eyes were affected. The skin was rough and would itch and burn whenever her blood was heated. Her head began to trouble her and her hair was completely matted over the scalp. We bought six bottles of Hood's Sarsaparilla and when she had taken about three bottles a large number of boils appeared. She con-

tinued taking it. Now her skin is smooth in the very places where it was once so rough, and this result has been brought about by Hood's Sarsaparilla." M. E. Stevens, Charlotte Centre, New York.

Eczema on Baby's Face

"Eruptions came on our baby's face, itching so that I had to tie her hands for she would scratch her-

self until her clothes would be covered with blood. Many doctors said it was eczema, but did not help her. It was a terrible task to care for her. She was completely covered with scabs for a long time. She suffered everything. At last we concluded to try Hood's Sarsaparilla, because I had great faith in it. After a while we could see that she was getting better. People said she would certainly be left with scars on her face, but she was not It is now a year since she was cured by Hood's Sarsaparilla and her face is as smooth and white and soft as that of any child. I believe Hood's Sarsaparilla is the best family medicine." Mrs. Wilbur Wells, Warren

When you buy medicine, of course you want the best. When you wish to purify your blood, of course you want a medicine

which cures blood diseases. Its record proves that HOOD'S Hood's Sar-

saparilla is Such cures as these prove that it cures blood diseases. There-

fore take Hood's and

and only Hood's.

WHITESWELLING "Hood's Sarsaparilla has proved itself a blessing in our RUNNING SORE family, When my little brother was 21/2 years old a white swelling came on his right knee and a running sore on his foot.

The doctor advised a hospital operation, but instead father took him once a week to Cincinnati for treatment for three months. He grew worse instead of better. His knee became stiff and he u n equalled v could not put his foot on the floor, but had to keep it in a chair, and whenever we moved him he cried out with pain. We feared he would always be a cripple. I persuaded mother to give him Hood's Sarsaparilla and in a short time he was able to get down from the chair and walk without assistance. We continued giving him Hood's Sarsaparilla and he is now entirely cured, although one limb is a little shorter than the other, but this can hardly be noticed. The sore on his foot is entirely healed. We give him Hood's Sarsaparilla every spring and fall and it keeps him healthy and rosy." Miss Mary Mascarie, Aurora, Ind.

If you decide to take Hood's Sarsaparilla do not be induced to buy any other instead. The merit of Hood's Sarsaparilla is peculiar to Hood's Sarsaparilla, and cannot

be equalled or imitated UNIV by others. In fact, there is Hood's no substitute for Hood's.

Therefore, insist upon having just what you call for-get Hood's and only Hood's Sarsa-

## Hood's Sarsaparilla

Is sold by all druggists. Price \$1, six for \$5. Prepared only by C. I. Hood & Co., Lowell, Mass

FIFTH DISTRICT ENDEAVORERS. Three Days' Convention at Fullerton

a Success in Spite of Rain. FULLERTON, Neb., April 9.-(Special.)-The fifth annual convention of the fifth district of the Christian Endeavor union met at Fullerton April 2 and 4. Rain had been threatened for some time, and Friday evening it commenced falling in no gentle showrs, but a steady persistent downpour. This was disappointing to the young people of Fullerton, yet many of them turned out to hear the address of Rev. A. D. Harmon, the state president, who is a very able Saturday morning the rain still continued. In the afternoon the first subect for discussion, "Laborers Together with 'hrist'' had been assigned to Rollo Baird. Cedar Rapids, but, he being unable to attend, his place was taken by Mr. Tully, delegate from the Baptist society of the same place. "Systematic Giving," by Mrs. Kate Thompson, Fullerton, was a well pre-pared paper which urged the necessity of setting aside a regular sum, if not more than 2 cents a week, toward missionary work. The general discussion of how to increase interest in missions, conducted by Miss Bushnell, of Hastings, was interesting. In she brought out the fact, by questioning that only six persons in the house had read

missionary book through the year, Saturday evening's praise service was inspiring. This was followed by a talk from our state secretary, Mr. Tucker, on "Live More with Christ," and he did his subject justice.

Devotional meeting, the "Blessedness of Entire Surrender," commenced at 9 o'clock Sunday, Miss Parker of Norfolk conducting the services. She urged the young people to give all to God, or at least, "to be made villing to be willing."

The convention sermon by Rev. J. C.

Irwin, resident pastor, was a broad and able discussion, the subject being "The land of God in the Endeavor Movement. He said that a few years ago it was unusual for the voice of a person 13 or 14 years old to be heard in the church, but now the contrary is the case. He spoke of the social and political problems that could only be solved through the church. He said: "It has been said if it were not for the Christian churches, Young People's Societies of Christian Endeavor, the Young Men's of Christian Endeavor, the Towner's Christian association and the Women's Christian Temperance union, the population of the cities could not be controlled today. He spoke of the pressure of hard times, of how our population had changed from onetwentieth, twenty years ago, to one-fourth in the present time, living in cities of over 50,000 inhabitants, and added that through he young men and women of the rising gen eration these strongholds of vice and crime must be taken for the Master. In large cities there is a galoon for every 130 people, while in small cities and villages for several hundreds. He concluded by saying that he thought these young people would go out, by the grace of God, conquering and to conquer.

and to conquer. Sunday school followed at 12 o'clock, the attendance being smaller than usual because of had weather. In the afternoon clouds were still threaten-

In the after con clouds were still threatening and a very disagreeable northeast wind
was blowing. Quite an audience was
gathered, however, to hear the Junior
program, which was very interesting. Song
service conducted by Mr. Anderson, district
vice president. This was followed by a
chorus of seven voices, little girls 8 years
old being the singers, and they did nicely.
"What Jurior Christian Endeavor Stands

chorus of seven voices, little girls 8 years old being the singers, and they did nicely. 
"What Jurior Christian Endeavor Stands For." was a short poem, commencing like alphabetical rhymes, "J stands for Junior." and was well rendered by little Miss Dora Weaver of Columbus. Next was a solo by Fern Fuller of Fullerton, followed by "Junior's in the Home." by Miss Lillie Parker of Norfolk, which proved entertaining; she said she believed in being practical, that the Junior who helped her mother wash dishes, or did his chores uncomplainingly, for Jesus' sake, was just as much a hero as the solder, or the fireman who entered the burning building; she closed with a very pleasing yet true fairy story of how some children constituted themselves "mothers," fairles one day when she had the headache, fishing up every odd and end of string of anything that had been scattered upon the floor, taking care of baby and setting the table for toa so daintily and prettily that papa thought

or the depth would have been at least eight teen inches. Farmers will not be able to get into the field before Monday, but feel jubinto the field before Monday and the fi

"Juniors in School," by Fred Post of Columbus, told how the little folks should notice the poor or bashful scholar, how they should invite other children who did not attend to their Sunday school and Endeavor. A dust by Helen Huse and Mabel Howard was very well rendered.

"Junior Missionary Meetings," by Neitie Mr. Conger has been a resident of the City Godring of Columbus, was an interesting of Mexico. When a boy he resided in Tepaper telling of the work of their own kamah with his parents. society. Solo by Mr. Fisher of Fullerton was well received. "What Juniors Can Do for Missions," by Miss Bushnell of Hastings was perhaps the best thing on the after-noon program. She told a story of the efforts of two children of poverty and how they tried mission: the little sister earning the pennics and the younger brother, who was a cripple to deliberate over last night and brought in and felt so sorry because he could not earn a sealed verdict this morning. The verdict money for the box, putting in the prayer. "The Call of the Twentieth Century," by Rev. Mr. Hayes of Columbus, was a masterly effort. He said the young people's crusade of today was far in advance of the crusade under Peter the Hermit, for millions were First National bank suspended business last now falling into line. Mr. Anderson con

ducted the closing consecration meeting, Four College Students Suspended. CRETE, Neb., April 9.—(Special.)—Considerable excitement prevails among the college of the business the stockholders wish to students here, owing to the suspension of four withdraw their capital and invest it in other students. About three weeks ago a crowd of lines of business. about twenty, being refused admission to a fellow student's room, proceeded to remove the obstructions and make a friendly call anyway. A door, which stood in the way, anyway. A door, which stood in the way, suffered slightly and the faculty ordered four of the miscreants to pay \$5 into the who have failed to pay their assessments. One treasury for the damage done. This they year ago a large barn, filled with hay, owned refused to do, on the ground that all were equally concerned and should stand the ex- Farmers' Mutual Insurance company, was pense. They offered to replace the old door burned. For this loss they assessed \$1 per with a new one, but this was refused. The four \$100, and not all of the loss to Mr. Allen is boys were then suspended. The student yet paid.

sympathy is with the boys. Injured While Stopping a Runaway. BEATRICE, Neb., April 9 .- (Special Telegram.)-Dr. W. H. Stryker was painfully injured this afternoon while attempting to stop a runaway team. In company with pr. Brand he was walking down Sixth street when they heard the team coming behind them. Getting up on either side of the when they heard the team coming behind them. Getting up on either side of the street, the two men made an effort to stop the horses, and in the mix-up Dr. Stryker was thrown to the pavement and two wheels of the wagon passed over him. When picked up the injured man was in an unconscious condition, but it was found no bones were broken. He is resting well this evening, and it is believed is not seriously injured.

Find Their Alfalfa Killed. TEKAMAH, Neb., April 9 .- (Special.)-. P. and W. W. Latta, R. A. Templeton S. T. Story, H. C. Lydick and other large stockmen here, who have been large sowers of alfalfa seed, and were enthusiastic over its prospects in this vicinity, report it all dead this spring. They think the wet condition of the soil when frozen last fall killed it. They will sow more this spring, however, as they find it a profitable crop even hough it does kill out occasionally

ARAPAHOE, Neb., April 9 .- (Special.)-The clouds have scattered and the sun shines. For eleven days it has rained every day, with the exception of the two Sundays. The ground is thoroughly soaked, and it will be a few days before farm work can again proceed. The bulk of the wheat crop was put in before the rains of the past two weeks, yet there remains quite a good deal

Arapahoe's Village Election. ARAPAHOE, Neb., April 9 .- (Special.) The village election presented no special features. The following were elected trus tees: A. Benjamin, C. Horton, C. Helmann, John A. McGee, J. J. Wagner. There was a little fight made on Horton, on personal grounds. Politics cut no fig tion. It is a license board.

the entire day unaccompanied by wind. It they must certainly have company. Nearly safe \$160. The sum of \$71 has been recovlay evenly on the ground to a depth of ten inches. Much of it melted during the day or the depth would have been at least eigh- Anderson told them about the little Junior first aroused against Groves by seeing Indians he saw in Genoa, practicing athletic Groves' wife spending money on millinery.

Back to His Boyhood's Home. TEKAMAH, Neb., April 9 .- (Special.)-Charles M. Conger, for many years connected with newspapers in the northwestern part of Nebraska and in Wyoming, has come to Tekamah and associated himself with J. R. Sutherland in the publication of the Burt County Herald. During the past few years

Judge Getts Is Exonerated. OSCEOLA, Neb., April 9 .- (Special.) -Among the cases tried at this term of court here was that against Judge C. W. Getts, who was charged with taking illegal fees and mutilating the record. The jury took the case to deliberate over last night and brought in was no cause for the complaint.

Bank Winds Un Its Business. EXETER, Neb., April 9 .- (Special.)-The night. It has gone into voluntary liquida-The bank is in sound condition, and most of the time for the past three years has

M'COOL JUNCTION, Neb., April 9.- (Special.)-The Farmers' Mutual Insurance com-

Oppose the Irrigation Bonds ORD, Neb., April 9 .- (Special.)-The annual election of the Ord Irrigation district was held yesterday for the purpose of decid-

Takes His Brother to a Hospital. TEKAMAH, Neb., April 9 .-- (Special.) --Jonathan Lydick, one of the oldest settlers and largest land owners of this county, has been quite ill for some time, and has been taken by his brother to the Presbyterian hospital in Omaha for treatment.

Elgin's New Board of Trustees. ELGIN, Neb., April 9 .- (Special.) - The new village officers elected are: William H. Campbell, republican, mayor; J. V. Brazie, republican; John Payne, democrat; W. H. Cratty, populist; E. Galley, populist, trustees.

Three-Cent Fares Enjoined. INDIANAPOLIS, April 9 .- A suit to knock out 3-cent railroad fures in Indianapolis has been filed in the United States court. The 3-cent fare agitation has been at fever heat in this city for several months past, and resulted in a law being passed by the last legislature providing for 3-cent fares. suit is brought by the Central Trust com-pany of New York, trustees for the bonds. It asks for an injunction against the Street Railway company to prevent it from in any way observing the law, against the city for attempting to enforce it, and against the presecuting attorney for presecuting vio-lators of it. The bill in the regular course

would go into effect in a few days. Young Woman Takes Morphine. WICHITA, April 9 .- Myrtle Lindsay, daughter of the chief of police of Oklahoma City, was found in a dying condition there today, having taken morphine with suicidal intent. The man with her has been arrested. No hope of her recovery.

Snow Storm in Ohio. WAPAKONETA, O., April 9.—The ground here is covered with snow to the depth of

on the final passage and defeated. It pro-vided an act for the protection of land from as agreed upon by a commission appointed the overflow and washing of rivers and for by said governors, to fix the boundaries be-Politics cut no figure in the elecwith Ayer's Sarsaparilla. It the construction of dikes, dams and em- tween said states at certain points, was bankments to prevent such overflow and for passed without opposition. is as powerful now as then. riprapping the banks of such streams. The bill was introduced in the house by Taylor Young Burglar Confesses. Its record proves it. Others bill was introduced in the house by Taylor of Douglas.

House roll No. 263, introduced by thill of Clay, was passed as a populist party measure. It proposes to regulate and fix the commissions for selling live stock. The bill PONCA, Neb., April 9 .- (Special.) -- Charle imitate the remedy; they Groves, a young man of 23, was arrested this morning and lodged in the Dixon county fruit crop will be badly damaged. It is jail for the burglary of M. F. Gamble's store turning colder nd the wheat in the fields can't imitate the record: ing majorities, and their past course thereby approved. The survey will now be continued to completion, and when the estimate is in 50 Years of Cures.

the third was a tie.