THE OMAHA DAILY BEE: THURSDAY, MAY 24, 1900.

KELLY'S BOND IS MISSING REFUSE TO RECOGNIZE UNION VISITORS FROM FORT DODGE

any way. It is generally understood that

It takes two to make a bargain, but the

mill owners think that the men should be

Sforts to Bring About a Compromise Between Woodworkers and Their Search of the Office of the Clerk of Court Employees Eatl. Fails to Locate It. All efforts to compromise the woodworktfs' strike have failed, as the planing mill owners have refused to recognize the wood-RECORDS SHOW IT WAS ISSUED MAY 19 following statement: "The union has the

Bond Bears the Signature of Michael Wallenz, a Saloon and Hotel Keeper, and is for Five Hundred Dottars.

satisfied with any wages the employers desize to pay. The owners have made no marked feature of the case of proposition whatever to the union or to any Phenix Insurance company against member thereof. We think that they canthe the Guaranty Company of North America, not succed in this manner of doing busion trial in the federal court, is the absence ness and will stand firm for our domand." of Fred S. Kelly, the person for whom the The regular meeting of the Typographical bond was given. The attorney who repreunion Sunday promines to be the most kept tab as nearly as possible on the movesents the defendant in the case had a sub- largely attended of any in years, be aus; poens issued for Kelly, which wis returned that meeting will pass upon the matter of measure prepared for their coming. He had "not found." This was the first intimation the selection of the second delegate to the on hand accordingly about twenty of the that the defense had that Kelly had been international convention at Milwaukee. At leading and progressive business men of released from the Douglas county jail. the recent election the judges declared a tie Omaha to extend the glad hand to the vis-At the office of the clerk of the district between Rowley and Seymour for the place,

court the records abow that on April 28 the counting one vote for Sermour which was emount of bail required in the criminal case not cast in accordance with the local liw was reduced to \$500 and that on May 19 governing elections. The union will either coaches and a baggage car and extending bond in that amount was furnished and Kelly declare Howley cleated or while order a new along the sides of the three coaches was a was released. The bond was stened by election.

Michael Wallenz, who runs a hotel and sa-The committee of the Central Labor union Icon at 1318 Leavenworth street. When a appointed to arrange a settlement between The hanner was made in sections, a portion request was made for the production of the the striking bakers and the r employers has bond the clerk in charge of those papers been at work for several days. The plan of was surprised to find that the Kelly bond work adopted was to have individual monwas not among the other papers of that bers of the committee call upon contain on nature and a search of the office resulted in ployers and report to the committee. As the statement that the bond could not be there has been no meeting of the committee found. Several of the clerks denied that any no one can tell the result of the work. such bond had been furnished and when co i-The charter of the Teamsters' union his fronted with the journal entry remarked: arrived and will be placed in the hands of "Well, that is strange. We never heard the union at its next meeting.

of a bond getting away before." Local labor leaders are interested in Yesterday in the trial of the case the report of the condition of the building trades plaintiff attempted to introduce a deposition of Chicago at the end of fifteen weeks' lockabowing that one of the managers of the out. The report shows that 21,000 person bend company had promised to pay the in have left the city as the result of the lockdemnity, thus seeking to show that the com- out; that over 9,000 members of the union pany had waived certain conditions of the bave drawn traveling cards and about 6,000 bond. The testimony of Van Horn, the forare being supported by the unions, whil mer bookkeeper of the Phenix company, was 6,000 are at work out of a total membership to the effect that 135 checks cashed by Kelly, at the time of the strike of 36,000 members. and introduced in evidence in the case had At the Labor Temple it is said that not never been reported by the cashier so that more than fifty of these men have come o they could be entered upon the cash book Omaha or Council Bluffs, while probably 109 and credit given to the persons who had re- have passed through the city on their way to mitted. Denver and the Pacific coast.

BIBLE FOUND ON A BURGLAR.

Says His Mother Gave It to Him and

that it is His Muscot. James Bolin is on trial before Judge Baker on the charge of burglary. It is alleged that he was an accomplice in breaking into a South Omaha saloon. The burglary yielded, so the prosecution sets forth, all the money in the slot machine contained. which amounted to \$3, several bottles of liquor and other things that were within

easy reach. When Bolin was arrested the officers wer surprised to find that he carried a bible. When asked if he stole it, he replied in the negative, and subsequently explained that the book was a present from his mother several years ago. He declared he had carried it through all of his wanderings and that it was to him a mascot. Having made satisfactory proof as to the ownership of the bible, Bolin was permitted to retain it.

COMPANY TO BE SUED. ICE

Action to Be Brought Under Provisions of the Anti-Trust Law.

Attorney General Smyth has announced his intention of bringing suit against the Reservoir Ice company under provisions of the anti-trust law. It is the contention of the attorney general that by the absorption of several ice companies the Reservoir com-

pany has become a trust. Inquiry at the office of the

C E. Roper. Fred Sherman. Business Men from a Lively Iowa Town Pay Omaha a Scoial Cail. workers' union. At 2 o'clock yesterday COME OVER TO GET ACQUAINTED been unable to come to any settlement in Illinois Central Brings in a Trainford of Men Who Are Interested in Seeing and Being Frank Seen. -A special train loaded with Fort Dodge business men reached Omaha at 7:30 last

evening over the Illinois Central railway, just in time to run into a drizzle of rain Secretary Utt of the Commercial club had ments of the party and was therefore in a itors and show them such courtesies as their brief stay in the city permitted. They came in a train comprising three day

Manufacturing and Jobbers' Association."

only of it being upon each ear. The party comprised about 135 people, including a ban of fifteen pieces.

Pickens, Wright and several other members of the Commercial club had arranged so that three apecial street cars were at the

at once to the Millard hotel, where supper of workmen bearing axes and other instruwas enjoyed. When all had partaken of refreshments the march was taken up for the upon the one-story structure at Sixteenth Commercial club rooms. Mr. Rosewater Welcomes Them.

the city. the citizens of Omaha Mr. Rosewater bespoke the cordial greetings extended. He aid that the visitors probably did not need o be told that Omaha is one of the lead-

"When I came to Omaha in 1864," said Mr. Rosewater, "there was not a railroad within 150 miles of Omaha, and 1 crossed Iowa as far east as Boone and intermediate stations in a stage. Since 1864 I have seen the city grow from about 4,000 population

He spoke of the possibilities of the neighborhood presented by the opening of the Illinois Central's new line to Omaba, unitnot have time to atland to it. The father credit for having first advocated the conof the assistant district attorney is at the struction of a line from Omaha to Fort them can attend to at the present term ing connections in every direction. He re-

not enough. If developed is the progress they will come again and bring their famof the examination of the Cooley case that illes to enjoy the hospitality of the city, at least one man had concealed the crime of which would always await their coming.

E. M. Dumning. Sam McCure. E. Fwrguson, J. Farty Lyneh Plaga Arthur Young M Keefer M Neviez D Maloy W Campbel John Amond. Walter Woodard. Fred Fackler, A. W. Boggs. D. Maloy J. W. Campbell, Frank Carroll, Churles, Storrett, C. Hoggs. N. Magowan. Hartwell. Craig C. Kettering W. Crawford, J. Barton artwell. Haley Conway Parue Rodney. Youker. Armstrong. Gates Duncombe. Able. Sackett. Haire. Brown, imes E. Fisher M. Rudesell. Alline. Cook. Koll. S. Rynes. Olifey. W. Witter. S. Sargent. E. Tennant. ank Esley, hn Carter. A. Lindquest. Tom Lowrey. C. D. Koch. Z. Taylor. Green. J. Saunders. inte Weich, Brannstein, h Gardner, Melby, Taff. O. Melby, W. Collins, W. P. Do nderson. Power. Lathrop. W. Kitchen. George P. nond Robert Healey, punty Auditor J. F. Ford, punty Treasurer J. A. Lindquist, Fifteen members of the Fort Dodge band

were along. L. A. Thorson was chairman of the committee in charge of the excursion father of G. H. and H. B. Payne of this city.

Objectionable Structure at Sixteenth and Harney Changes Loention.

Building Inspector W. B. Carter, armed depot to meet the party, which was taken with a crowbar and at the head of a squad ments, made an early morning raid yesterday and Harney streets occupied by Sam Hoff. The building was constructed several months ago of wood and iron and stood almost

wholly outside of the property line on the southeast corner of the intersection. Mr cigars were served and the visitors and their Hoff used the structure to carry on a measenger and express service. The proprietor based his right of tenure

on permission granted by the property owners concerned. He realized, however, that ward Resewater to extend the welcome of the building encroached somewhat on the sidewalk reserve and accordingly secured a

In the name of the Commercial club and permit from the council several weeks ago to occupy the city's property at that point. state has contributed more to the growth the windows and pried off the sash prepara-

month ago that the building must be removed, but the latter, who is a former policeman, determined to holdly stand his ground. The permit which Hoff secured from the council the inspector holds to be worthless because the resolution granting it. was not concurrent and has never been approved by the mayor. In cases where it is contemplated to erect temporary buildings in the fire limits the inspector quoted the ordinance specifying that permission must be obtained from both the mayor and coun-be obtained from both the mayor and councontemplated to erect temporary buildings

cil. Inspector Carter says that the building was both an offense to the eye and a menace to the public safety and should have been removed long since. There are a number of similar cases, he says, which he pro-poses to proceed against in the near future. With regard to the much-discussed sum-was provide a state of Michael Mullen Wr. Content of Single County State of Michael Mullen Wr. Cou orden of Michael Mullen Mr. Carter (county

family." It acts immediately and cures

coughs, colds, croup, grippe, bronchitis,

PERSONAL PARAGRAPHS.

O. H. Jenner of Detroit is at the Murray

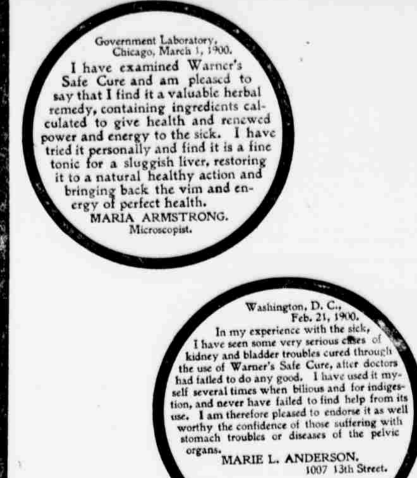
J. W. James of Hastings is at the Mer-

Charles J. Miller of Chicago is at the

asthma and all throat and lung troubles.

SUPREME COURT PROCEEDINGS The following proceedings were had in the uprema court May 13, 190. Clinton against Chicago, Horingrou & Quillicy Rallway Company; No. 9.270 for from Lancaster county, submitted on supplication to continue. National Insurance fompany against Fitzgerald: No. 9,457; a and from Lancaster county; leave give to file briefs. Sets Schwab Company again Simpson, No. 5.62: appeal from Lancast county, absolute order of revival entere School District of Central City again Chicago, Burlington & Quiney Radiw: Company, No. 3,999 error from Merri County, advanced. State against Edward No. 19,063 appeal from Hall county, su mittel on motion for additional supe science. Fluomere analysis No. 19,00 ¹⁴ No. 19,005, appead from Hall county, submitted on motion for additional subset sedecas. Flummer against Park: No. 19,09 appead from Burt county, suggestion of data and conditional order of restivor settered. Casstetter against Hall, No. 10,17 appead from Burt county, dismissed, Ma Collough, against boys, No. 16,49, an order from Cass county, submitted on motion for leave to the plea in our Whale against Ritchen, No. 16,49, an order from Douglas county, submitted on motion for Bart, and the briefs in thirty days dismissed. Gleason against Every et al. No. 10,562, error from Douglas county, plaintiff serve and the briefs in thirty days dismissed. Gleason against Every et al. No. 10,562, error from Douglas county dismissed from No. 10,765, appead from Buffald, county dismissed from Madisen county, dismissed Lyon Matchen, No. 10,765, appead from Douglas county, submitted on motion to advance. Hustead against Ruift, No. 10,801, appead from Madisen county, submitted on motion to super trong Matchen, No. 10,964, error from Madisen county, submitted on motion to super the days appead from Madisen county, submitted on motion to make dist order absolute. Brower against Fase, No. 10,761, error from Oraganst Fase, No. 10,752, appead from Dayson county, submitted on motion to make dist order absolute. Brower against Fase, No. 10,761, error from Oraganst Fase, No. 10,761, error from Unity, submitted on motion to make dist order absolute. Brower against Fase, No. 10,761, error from Oraganst Fase, No. 10,761, error from Oraganst Fase, No. 10,761, error from Oraganst Fase, No. 10,761, error from Unity, submitted on motion to make dist order absolute. Brower against Fase, No. 10,761, error from Oraganst Fase, No. 11,761, error from Oraganst Fase, No. 11,761, error from Oraganst Fase, No. 11,761, error from Oraganst State, No. 11,259, leave given to file write, No. 11,259, leave given to file write, No. 11,259, leave given to file write, no filewora substituted on motion for make dist order absolute sharest from State, No State: No. 11.239, leave given to file briefs in thirty days. Armstrong against Mayer, No. 11.261, appeal from Lancaster county, submitted on motion and plaintiff given fifteen days to serve and file briefs. Cass-letter against Halt: No. 11.23, appeal from Bart county, dismissed. Bellevue against Bellevue Improvement Company. No. 1153; error from Sarpy county, plaintiff to serve and file briefs in twenty days, dismissed field. Orr against Chicago, St. Faul, Min-nearboils & Omaha Rallway Company, No. 11.157; submitted on motion to dismiss. L157; submitted on motion to d fellman against Adler & Sons; No. Heilman against Adler & Sons, No. 11486, submitted on motion to advance, Dreivus ugainst Davis; No. 11,152; plaintiff to serve und file briefs; dismissed unit. Greeley 'ounity against Gebhartt. No. 11,255; briefs to be filed as per stipulation. Sommers ugainst Viosney; No. 11,255; submitted on motion to advance. Field ugainst National 'ouncil Knights and Ladles of Security; No. 11,255; motion to dismiss denied. Wit- IL267; motion to dismiss denied.
 bberg against Mollyneaus; No. submitted on motion to advance. Fraaman against Fraaman; No. 19,384; submitted on

 In particle of the second of the same preparation of the monitor of the monitor of the second of the same preparation of the monitor of the second of the same preparation promises and assured the inspector that he building took up new of the monitor of the building took up new of the monitor of the building took up new of the monitor the building must be re Inspector Carter says that he notified Hoff a month ago that the building must be refrom Lancaster county; affirmed. Trester et al against Pike; No. 9.295; error from Lancaster county; submitted, Bangs against Gray; No. 9.267, appeal from Cass county; argued and submitted. Peterson mainst Martin: No. 9.268; error from Dougles county; submitted. Nebraska Moline Plow Company against Fueltring; No. 9.269; ap-real from Seward county; submitted (bi-cago, Rock Island & Poeffe Ratiroad against Farwell: No. 10.262; argued and submitted. Cardwell against State; No. 11.277; Sheridan county; submitted, Brownell against Fuller; No. 11.265; argued and sub-mitted.



Marie L. Anderson was for several year at the Los Angeles, Cal., Hosital. Is now in Washington it the same capacity

1. That such were not a compliance is the statute, but were is more subter-e and evasion of the law, and, in fact, return at all. The law requires such return to be d in the office of the county clerk. To a complex provide the the model.

acts were not a compliance te, but were a mere subter-ion of the law, and, in fact, ill requires such return to be bre of the county clerk. To s used in the section quoted, yer it to the proper officer wert it to the proper officer instant if it reasonable.

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A DECEMBER OF STREET, ST

<text><text><text><text><text><text><text><text><text><text>

COOLEY NOT THE ONLY ONE Grand Juror Says Others in the Marshal's office Should Have Been Indicted as Well.

"You didn't get all of the grand jury's investigation into the United States mar shal's office," remarked a member of the late grand jury yesterday. "If you had under stood the whole affair you would have learned that if the Cooley case had been brought before that body during the first

week of the session, rather than in the last week, other indictments would have folwed it, and those indictments would have included persons still holding places. "We had before us information which ing communities which before that event would have caused the indicaments, but dil had been far removed, and gave Mr. Dumont

point of death and of course he could not Dodge, referring to the struggles of the Negive us the time be would otherwise have braska Central. He complimented the lilldone. The district attorney had his hands nois Central as one of the great systems of full and had all of the work that both of railways in this country, with its far-reach-

passed over to the next grand jury. "The trouble about the present officers to permit their seeing Omaha's broad streets was that they either talked the much or and big business enterprises, but believed

Here a few more Omaha merchants and uctness men joined the welcoming party. The rooms were lighted, while punch and hosts mingled, renewing old acquaintances and forming new ones. After half an hour of social communion J. H. Dumont called

the company to order and introduced Ed-

ing and most enterprising cities of the west. Omaha is a daughter of Iowa and the latter and development of Omaha and Nebraska than all other states combined.

to 150,000. No other city in America, per haps, has a record equal to that.'

of court; so the cases of the others were gretted that the conditions surrounding the visit of the excursionists were not such as

benner bearing the legend, "Fort Dodge and in the party was C. H. Payne, the aged INSPECTOR MEANS BUSINESS Meanin, Utt, White, Umsted, Sanborn,

It will be filed, it is stated, within the next few days. It is understood that President Talbott of the defendant lice company has engaged prominent counsel, and a lively fight in court is expected.

Court Notes.

James Merris of Johnstown, Brown county, was admitted to practice before the United States district court Wednes-

day. The case of William F. Bechei against Depress company is still on the Pacific Express company is still on trial before Judge Estelle. The trend of the plaintiff testimony shows that Bechei has suffered great humiliation as a result of his arrangement in court.

of his arraignment in court. For the third time a jury has failed to agree in the case of Richard Livingston against the Cudahy Packing company. This is a personal damage case growing out of the injury of Livingston while in the employ of the packing company, by reason of which he lost his arm. In the case of Galowitz against the American Smelling company in the United States circuit court a jury was waived and on trial by the court judgment was rendered for the plaintiff in the sum 1900. The plaintiff, who was injured while at work in the second second second second second second at work in the second second second second second second at work in the second \$200. The plaintiff, who was infured while at work in the smelter, asked \$10,000 dam-

Henry Odell of Beatrice has filed applicathe approval of the comptoller, who believes the declared a bankrupt. He owes \$2.978.83, with assets of \$277. David Richards of that the gas company is getting no more than its due portion of the lighting fund. Norfolk also asks to be released from the weight of debt which oppresses him. He mays that he owes \$1,300 and has assets of \$273.

S23. Judge Slabaugh has overruled a motion for new trial in the case of J. L. Reed against the estate of the late Anthony J. Drexel. This suit was brought for an ac-counting of funds connected with the estate. Reed being one of the interested parties. It is said that appeal will be taken to the supreme court.

An addition was made to the public list of indictments vesterily

An addition was made to the public list of indictments yesterday evening by the United States district clerk, who reported indictments against Frank G. Simmons, for embezzling the funds of the United States while postmaster at Seward, and against William Smith, John F. Mitchell, James Martin and Anton Beth for selling liquor to Induns. Frank H. Younz, receiver of the Broken Bow Water Works company, has been granted permission to sur the assessor of the town of Broken Bow to compel him to assess the property of the town at its actual cash value. The receiver states that under the contract with the city the water company is to receive from the city for payment of hydrant rentals an amount enual to a levy of 7 mills on the dollar of the town, that the assessor has agreed with the other assessors of Custer county to assess all property at 25 per cent of its actual value value with the the the intermet o assess all property at 25 per cent of its ctual value, which will reduce the income



and if one has features ever so attractive it goes for little if accompanied with a bad skin. To be fine in texture, fresh and beautiful, a skin must be healthy, and a healthy skin is only found on a healthy body. All the waste matter of the system - and the amount in 24 hours is enormousmust be removed by the excretory organs-kidneys, bowels and sweat glands. If any one of them strikes vork, it lays an additional burden on the others and renders them more liable to disease.

The secret of health is to maintain every part of the body in its normal state, and this is done by the use of plain, wholesome food, out-door exercise and frequent bathing. When for any cause the equilibrium is upset, then the immediate resort to some tried and estab-lished remody which will speedily remove the difficulty is the only sensible course.



is a remedy of this nature which has long passed its experimental stage, and its use will be found all-sufficient.

Sold everywhere. Prepared only by The Dr.J. H. McLean Medicine Co., St. Louis, Mo.

eral developed a statement to the effect that Cooley and then, instead of keeping his suit would be brought in the district court. mouth shut, had admitted that he was cognizant of the facts all of the time."

NO CHANGE IN GAS CONTRACT

Comptroller Shows that Fund is Being Equitably Divided among the Three Lighting Agencies.

Members of the council desire that a state-

form and added the notation that it was exactly the same as the former contract, with speaker complimented The Bee, declaring the exception that the number of lights is fixed between 900 and 1,200, compared with soundness of its editorials and the judga minimum and maximum of 750 and 1,000 ment of its editor. He wished Omaha in the old contract. As there are now 912 would get better acquainted with Fort Dodge lamps in use, the council considers that and in enumerating its many industries he this provision will effect no change, it being presented Chairman Dumont with a miniaentirely optional with the city whether the ture jug as a product of one of them. He number be increased. The subject was invited Omaha people to visit Fort Dodge taken up in committee meeting Tuesday and assured them that if the gates had ever

on the same night. The new contract has keys thrown away. the approval of the comptioller, who believes

in use one year ago is as follows: Electric, 333; gas, 907; gazoline, 607, GUN PLAY PROVES COSTLY

Charles Johnson is Assessed Ten Dollars for Being Too Ready with a Revolver.

Charles Johnson, who conducts a laundry

spoke for the visitors, the former protesting in the Tizard block, Twenty-third and Day- that Fort Dodge and met Omaha is the cenenport streets, was fined \$10 and costs in ter of the universe. "We can prove this," said he, "for if you police court yesterday for assaulting and threatening to shoot E. L. Huntley, a tele- stand in the center of our city you will see graph operator, on the afternoon of May 10. that the sky comes down equi-distant all

He paid his fine and gave notice of appeal. The case is unique for the reason that the When Mr. Dumont in closing referred to assault, according to the testimony, was en- having resided in Iowa several years before tiraly unprovoked. Huntley was standing coming to Omaha, one of the visitors should in the street watching a gang of plumbia out that he was sorry for him for having put in a water hydrant when Johnson da hed changed, whereupon Mr. Dumont said that up to them in his faundry wagon, the house he was glad he had come to Omaha, else he

up to them in his laundry wagon, the horse he was glad he had come to Omaha, else he Mr. and Mrs. Blakesice of Schuyler, J. H. and Mrs. Blakesice of Schuyler, J. H. Ager of Lincoln, John Heasty of Fairbury, ley and threatened to blow his brains out if live in a city of but 15,000 inhabitants, which he didn't move on. As Huntley lacked the were the figures given for Fert Dodge by and an argument of West Point and J. F. Jena of West and Mrs. Elakesice of West Point and J. F. Jena of West and Mrs. Blakesice of Schuyler, J. H. Ager of Lincoln, John Heasty of Fairbury, Robert J. Stinson of Fremont, S. J. Weekes of O'Neill, E. K. Valentine of West Point and J. F. Jena of Herrington were state advantage of Johnson's acquaintance he was naturally surprised, but those more familiar to Omaha when it had but 23,000 and had with Johnson's cocentricities say he has seen it grow until the last consus gave it

made "gun plays" soveral times before. The 142,600. neighbors believe him unsound mentally.

Antiseptic Dressings.

In the recent wars gunshot wounds have proved less serious than formerly. This is of the Elks. owing to the use of antiseptic dressings which cause the parts to heal without maturation and in much less time than by the old treatment. Every family may use a similar treatment for cuts, bruises and Murns, viz: Chamberlain's Pain Balm. It acts on the same principle as the antiseptic dressings of the army surgeons and is the best home treatment that can be given such injuries. It causes them to heal quickly and without maturation. It also allays the pain rheumatism.

Building Permits.

The following permits have been issued from the office of the building inspector: H L. Whitney, Twenty-seventh and Hick-ory, frame dwelling, \$1,000; M. Jacobsen, 250 Jackson, alterations, \$200; Thomas Kil-patrick, 410 North Twenty-second, repairs, 550; H. J. Lee, \$14-524 Harney, brick ware-house, \$50,000; \$10.01

"DeWitt's Little Early Risers are the finest pill I ever used."-D. J. Morre, Millbrook, Ala. They quickly cure all liver and bowel troubles.

What They Are Out For. says he is willing and even anxious to give the word to his destroyers as soon as the S. N. Magowan, a young lawyer, responded on behalf of the guests, declaring that they were grieved as much as were their hosts resting on his office.

that they could not be in Omaha longer. which was rendered impossible by delays encountered on their trip west. He declared that it was not exclusively a business trip on the part of the Fort Dodge people, but had its social phases, one of which was an

inclination to clasp hands in fellowship with ment of fact should be made regarding the the business men of Omaha. A mother loves recent letting of the gas contract. The her child and Iowa loves Nebraska and feels matter was first referred to City Attorney that the daughter is fast catching up with Connell, who approved the contract as to the mother state. Referring to the welcome extended by Mr. Rosewater the that people in his section liked it for the

R. S. Ellifant of St. Louis is stopping at he Millard. A.O. Kelliher of Evansville, Ind., is at the Millard. George H. Ingoldsby of Cincinnati is at Murray. morning and came up in its regular order been locked they would be unlocked and the Murray. L. L. Arnold of Burlington is staying at the Murray. L. C. Hubbell of Springfield is registered at the Murray.

J. R. Webster spoke briefly his regret that the excursionists had not come at a time when they could see the residence portion There has been no marked variance in the and business section, learn how jobbing proportion during the last two years, the bouses have sprung up in this city like figures standing as follows: Electric lights, mushrooms and get a glimpse of the hun-334, amounting to \$38,243.20; gas lamps, 912. dreds of commercial men who go out from amounting to \$27,270; gasoline lambs, 611. Omaha's jobbing housee into all parts of the amounting to \$9,000. The number of lamps west. He said that we feel in Omaha that this city is the hub of the universe. Being is

dustry at South Omaha or the big bridges across the Missouri, he recommended that they see The Bee building, the finest building in the west. tenter of the Universe.

T. D. Youker and R. W. Crawford also

Mesdames J. F. Baldwin and H. E. Fugitt of Hamburg, In., are guests of the Merchantz. east

Merchantz. Mr. and Mrs. W. A. Paxton left for the sast Wednesday afternoon to be gone about ten days. A. N. Dodson of Wilber was in Omatus yesterday. Mr. Dodson is secretary of the Saline county republican committee and enthusiastic over the outlook of the pariy encoder Saline uccess

Murray

Murray.

success. Mr. and Mrs. H. W. Marshall and Ira Marshall of Arlington, A. W. Stewart of Lincoln, E. Broquet of North Platte, W. R. Jones of Beatrice and C. J. Carrig of Platte Center registered Wednesday at the Barker

Platte Center registered Wednesday at the Barker.
Mr. and Mrs. Elakesice of Schuyler, J. H. Ager of Lincoln, John Heasty of Fairbury, Kobert J. Stinson of Fremoni, S. J Weekes of convert set of converts of the provisions of the second set of the output of the intervence of the second set of the output clerk the records of the second set of the output clerk making a day.
Metrashans at the Merchants Wednesday.
Mebrashans at

An' to every colored person dat means night. It was not supplied with Puliman good luck-un it never fails to bring coaches and after a continuous ride from 7 good luck-lt's de same wid dem peoa, m. Wednesday moraing, the members were ple who buys a Blue Flame Gasoline Stove from my boss-It's luck-un' dey On the way west the party was shown nu- and a mighty lucky persun wa't got merous attentions by the people of towns one-fur it's de finest an' hest stove of a burn or scald almost instantly. It is through which it passed. At Denison it was wat's made-it's so cheap an' you ernor of Iowa and given a carriage ride and good its good-ati' it's de same with the latter was repeated at Logan. Each our Lawn Mowers-We has all sizesmember of the party wore a scarlet hadge and all prices-an' afore you decide you

> A. C. RAYMER 1514 FARNAM ST. 2408 X Street, South Omaha.

Srilahi f opinions handed down follow

No. 10.586 States of Nebraska against Dmaha National Bank et al. Error from Douglas county. Writ allowed. (ipiolon or Sullivan, J. Holcomb concurs, Norval district court removes the injunction now

J. Q. Hood, Justice of the Peace, Croeby, Miss., makes the following statement: "I can certify that One Minute Cough Cure will do all that is claimed for it. My wife could not get her breath and the first dose of it relieved her. It has also benefited my whole

anterior to the verdict, the verdict is nulli-feed and the cause, when remanded, stands for trial de novo. 2. If the district court mistakes or mis-construes the mandate of this court, its obedience may be enforced by mandamus. No. 0.2.7. Waldron against First National Bank of Greenwood. Error from Cass county, Affirmed, Opinion by Sullivan. Where mortgaged property is probably insufficient to discharge the mortgage debt the court may, in an action to foreclose the mortgage, on the application of the mort-gage, appoint a recover. 2. And in such case it is immaterial whether a deficiency judgment against the cartles liable for the debt is collectable. 3. The finding of a court, grounded on substantially conflicting evidence as to the value of property, will not be disturbed. 4. It will be presumed, in the absence of a showing to the contrary, that the dis-cretionary powers of the district court have been wisely exercised. lowed. 14. The city council, acting as a heard of equalization for the purpose of equalizing a proposed levy of taxes for special bene-firs received, correcting errors, hearing complaints, etc., must be and remain its session, ready to hear complaints, for at least one day from 9 a. m. till 5 p. m. and during the hours advertised for its meet-ings. Hutchinson against City of Omaha. 52 Neb. 355, followed. 15 Where the record of a sitting of a

ings. Hutchinson against City of Omaha. 52 Neb. 345, followed. 15 Where the record of a sitting of a board of equalization is shown to be but for a small part of the time advertised for its meeting when an adjournment or recors is taken subject to the cail of the chairman, and no meeting is held for sev-eral days, when without a new notice an-other meeting is held and a like adjourn-ment is taken, and a third meeting several days later is held, when final action is taken, held, such action is no proper meet-ing of the board of equalization as re-and is without authority, and a special levy of taxes so made is thereby invali-dated. nen wisely exercised No. 11.226 Lincoln Medical College against Soynter. Appeal from Lancaster county. Beversed and remanded. Opinion by Sul-

Reversed and remanded. Opinion by Sul-livan. The law governing the practice of medi-cine in this state and authorizing the State Board of Health to issue certificates to physicians and surgeons is a polley measure: it was not intended, by that act, to protect medical schools or medical prac-titioners from competition in business. 2 An incorporated medical college can-not malutain an action to restrain the P. Johnson and wife of Huntington. Ore, are in the city. James Dinsmore of Hebron was at the Murray Wednesday. May Caldwell and R. B. Steele of Lincoln are at the Merchants. J. A. Shoemaker of Helena, Mont., is registered at the Millard. a. An incomposition mean at concept can not maintain an action to resertain the State Board of Health from issuing a cer-tificate as required by article 1, chapter 55, complied statutes, 1899 licensing a physician and surgeon to practice medicine in this state

registered at the Minard. Mrs. G. F. Zimmerman of Scattle, Wash., is visiting friends in the city. Phil Spregel, Edwin Hennessy and J. N. Hunt of Chicago are in the city. assessments for benefits received in open-ng, extending and grading streets cannot be taken until there has been a sitting of the Board of Equalization for at least one hay and during the hours from 9 a. m. Mr. and Mrs. Thomas Blackmore of Friend were Wednesday guests at the No. 9.211. Butts against Kingman & Co., et Hartey Conant is in town from Kansas lity for a week's visit with friends and

and surgeon to practice medicine in this state. 3. After the State Board of Health has placed a construction upon the law under which it is authorized to issue certificates to physicians and surgeons (article 1, chap-ter 36, compiled statutes, 1999), injunction will not lle to annul its decision and re-strain the issuance of a certificate in ac-evalues with such decision. No 9,262 Mediund against Linton et al. Appeal from Doughs county. Reversed and remanded. Opinion by Holcomb. 1. A legal private such decision for events treasurer for delinquent taxes cannot be made without the county treas-ner first compilier 77, article 1, com-piled statutes, 189, by filing with the provisions of section fil2 chapter 77, article 1, com-piled statutes, 189, by filing with the provisions of real property for taxes at arivate sale of real prove with the provisions of said section invalidates the sale so at-tempted to be made. State ex rel Whiffen against Helmer, 19 Neb 25, adhered to and followed. 2. Where the county treasurer undertakes Our Excellent Exhibit number of art lovers who daily call to see these beautiful pictures-Never before were so many well known artists represented in one collection, such as Hasbrouck, C. Weber, S. A. Mulholland, Derrick, Northeote, Mitchell, Hugo Fisher, Bazane, and many others paintings at prices that cannot fail to

lect a good water color without traveling a thousand miles to get an assort ment-All pictures in sheet form, in one room on our second floor-Come in and we will gladly tell you all about them-Free every day.

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only in a small degree shows our great beauty-our pen picture of the New OX fords for wemen cannot begin to give you a full idea of their beauty and worth-Just let us say that in a welted sole Oxford at \$2.50 we show what no one else can duplicate-a welted sole makes walking a comfort-even in the hottest weather-no burned or swollen feet from hot pavements as in the thin. soles-Russia calf, vici kid and light calf in all the swell shapes at \$2.50 up to \$5.00 Better have a pair of comform ble shoes fit to your feet.

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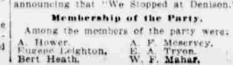
protty thoroughly fatigued.

"There is a moral in this," said Mr. Dumont, "which is that when you outgrow Fort Dodge you can come to Omaha."

mired much The Bee building, manifesting much interest in the perfection of the pro- | Found a Horse Shoecess of making the great modern newspaper The party left for home shortly after mid-

given a ride through the city in carriages [cun't blow 'em up-even if you want to and enjoyed a dinner given in its honor. A burn coal oil in 'em, It's simply delegation of Denison people also accom- sprisin' how many people am buying panied it to Omaha. At Woodhine it was dem Leonard Cleanable Frigerators welcomed in a speech by the lieutenant gov- Dey all know when I tell a ting is

announcing that "We Stopped at Denison." | call an' see my boss-dat's Membership of the Party.





unable to show the visitors the packing in