## COUNCIL BLUFFS.

#### MINOR MENTION.

Davis sells glass. Davis sells drugs. "Mr. Riley," 5-cent cigar. Fine Missouri oak. Gilbert Bros. Gas fixtures and globes at Bixby's. Fine A. B. C. beer, Neumayer's hotel, Wollman, scientific optician, 409 B'd'y. Schmidt's photos guaranteed to please. Moore's stock food kills worms, fattens, W. J. Hostetter, dentist, Baldwin block Leffert, jeweier, optician, 236 Broadway. Drink Budweiser beer. L. Rosenfeld, agt.

Pleture framing. C. E. Alexander & Co., 233 Broadway. Born, to Mr. and Mrs. James Fitzgerald W. F. Graff, undertaker and disinfector, 101 South Main street. Phone 500. Get your work done at the popular Eagle laundry, 724 Broadway. Phone 157.

Morgan & Klein, uphelstering, furniture thank case were completed yesterday morn-epairing, mattress making. 127 S. Main st. ing in the district court and Judge Thor-The work on the new smokestack at the nell at once handed down his decision defederal building was completed Thursday nying the petition of intervention of Day

The condition of William W. Wallace of Bluff street is daily improving, and his complete recovery is looked for.

A marriage license with the complete recovery is looked for.

d. W. Squire, 101 Pearl street:

Ida M. Rogers, guardian, to William
W. Emery, part sty sett 1-75-44 (und.
2-3 int. in), gdns. d.

Urial K. Lall and wife to E. B. Lane,
lot 3 and nty lot 4, block 13, town of
Macedonia, w. d.

Philip B. Strong and wife et al to C.
B. Bellinger, e 21 4-12 feet of lot 187,
O. P. C. B. w. d.

County tecasurer to Freed J. Hill, Lat 2

County treasurer to Fred J. Hill, lot 2, block 28. Bayliss & Palmer's add, Chicago, Rock Island & Pacific Rati-way company to Edward Hooker, lots 20, 21, 22 and 23, block 3, town of

tots 26, 27, 22 and 23, block 3, town of Carson, w. d.

The Bes Publishing company to George W. Turner, lot 20, block 11, Wright's add, w. d.

E. H. Leugee and F. J. Day, referees, to William B. Boddyfelt, sel, nwl, 11-74-41, ref. d.

Camilla A. Hanna and husband to R. V. Innes, part nwl, swl, 23-75-41, q. c. d.

Total eight transfers ..... \$ 3,790 Howell's Anti-Kawf cures coughs, colds. Davis sells paint.

### Don't Be In a Hurry

When you come to our store. Look around and examine the different styles of our shoes. We aim to keep something that will please you. We den't claim that our shoes will last forever, but we do claim they will fit perfect, look well and wear longer than a poor quality shoe that costs the same money if not more. It's good quality and low prices with this store.

#### **SARGENT'S** Look for the Bear.

FARM LOANS Negotiated in Eastern Nebraska and Iowa. James N. Casady, jr., 126 Main St., Council Bluffs.

Save Your Money investing savings, Loan and Building assa.

Is Pearl Street, Council Blufs, Ia.

Save Your Money investing savings, Loan and Building assa.

Is mining property. It seems to me that the evidence shows here that in 1896 this banking institution did not have sufficient assign and ventilating system contracted for the new High school building.

This apparatus was eliminated from the

COURT DENIES BANK PETITION

Judge Thornell Quickly Gives Decision in Officer & Pusey Case.

Creditors of the Firm Will Probably Agree on a Method Whereby Div-

idend Can Be Declared by Receivers at Early Date. The arguments in the Officer & Pusey tank case were completed yesterday morn-

The decision was given orally and is as

The condition of William W. Wollace of Bluffs street is daily improving, and his countries there is done of for.

A marriage increase was issued yesterday to James F. Nugent and Olive Crowley, both aged 2 years and of this city.

A want ad in The Boe will bring results. The same attention given to a want and in Council Bluffs as at the Omaha office.

Mr. and Mrs. William M. Beach of New York are gueste of the John Scholars. The Same attention given to a want and in Council Bluffs as at the Omaha office.

Mr. and Mrs. William M. Beach of New York are gueste of the John Scholars. The Sallard case—it is some years since Sheidan coal, once tried always used. Sheidan coal, o

me. a doubtful decision if hand is the reception of a deposit. The only fraud that to could be paid back.

This case of Quinn against Singerly is a good illustration of that, it seems to me, decided by one of the most eminant judges, that ever sat on the beach of this country—that ever sat on the surface that the beach of this country—that ever sat on the surface that the sat twas proper to the part that ever sat on the surface that the sat twas proper to the part that ever sat on the surface that the sat twas the sat the beach of this extate, but the beach of this country—that ever sat of this extate, but the decided by the free two the surface that the sat twas the surface that the sat twas the surface that the surface that the sat twas the surface that the country that the believed would be carried out, by which preved to the surface that the country that the country that the country that the believed would be c

No Case of General Deposit.

Now, all these cases—and it has been suggested here, and truthfully, by counsel that hock cases—and that been found where it has been made a preferential claim excepting where the deposit has been found where it has been made a preferential claim excepting where the deposit has been made within forty-eight hours before the bank closed, and my attention has never been called to any case where that is not the fact. And you take the case of the St. Louis Railway Company against Johnson, 13 U.S. decided by Chief Justice Fuller, and he places it right on this ground, that there must be the latent, either actually shown or to be fairly inferred from the circumstances, that the parties did not intend to pay back the deposit; that is there must be the wrongful intent, the evil mind, the wrongful purpose, or circumstances that would have dictated to reasonable prudence that the deposit would not be pald back.

Now, I think that is the law on this question.

Now, I think that is the law on this question and that no decision can be decreed here of these contracts between these parties, because they are all of legal capacity to contract, unless it appears that at the time these deposits were received that the bank was insolvent, and that it was so insolvent and so known to Officer & Pusey; that, from all of the circumstances, they intended not to pay back, or that, from all the circumstances, they had no reasonable grounds to believe that they could pay back to that depositor the money that was being for that depositor the money that was being for the received.

The funeral will be this morning, was trecently came to this city from Irwin, Ill., and his death bereaves a wife and two small children.

All members of lodge No. 6, Switchmen's union, are to meet at the hall, 103 South Main street, tomorrow morning to attend the funeral.

Settle the Heat Question.

President Henry has issued a call for a special meeting of the Board of Educative for tenight for the purpose of deciding.

eceived. Now, in a popular sense, aside from this

Of course, the fact that the bank did not have as much property as would pay its debts, if a finding, would be a finding that they were insolvent in one sense. If they were able to meet demands as they fell due would be to find that they were solvent in another sense, as usually applied to traders and banks and business men if they are in such circumstances that they can pay the demands made against them as they fall due, they are generally deemed to be solvent in a business sense, although they may not be solvent when both demands and assets are converted into cash and they are not able to say that their assets are equal to the demands against them. But it seems to me that, in the sense that they did not have assets sufficient to pay their debts, it might be said fairly from the evidence that this banking institution was greatly embar-Solvent in One Sense. LIKELY TO PUT AN END TO THE LITIGATION might be said fairly from the evidence that this banking institution was greatly embarrassed and was insolvent in 1896. But that does not solve the proposition. You have still got to answer the question: Did Officer & Pusey Intend, in receiving these deposits, to defraud the depositors, or did they believe upon reasonable grounds, that they could pay the deposits back? If, when acting honestly, they believed, upon reasonable grounds, that they could pay these deposits back when they were received, why this recision cannot be decreed. That is clear from this case of Quinn against Earl.

there has been as there are therefore a recommendation of the part of the construction is said to have been it. It.

If you cann And society will meet the large and the construction is said to have been it. It.

If you cann And society will meet the large and the construction is said to have been it. It.

If you cann And society will meet the large and the construction is said to have been it. It.

If you cann And society will meet the large and the construction of the construction

that he would be able to pay the deposit back. Still, in twenty minutes or half an hour after the deposit was received, they closed the doors and never opened them again. Drexel & Co. conferred with the directors that night, they examined the affairs of the bank and refused to make an advancement. The next morning Mr. Hart, the bank examiner, examined the bunk and closed its doors and this action was brought against the receiver. Mr. Earl, I think the name was, to make that a special deposit, and Mr. Justice Gray, in deciding that case, puts it right on the ground—he does not say it is that many words—that they had reasonable grounds for believing that they might pay the deposit back. They were resting upon this probable contract; otherwise the bank was hopolessly insolvent.

No Case of General Deposit. up the funds in the hands of the receivers definitely decided upon. and possibly three before any ruling by

recently came to this city from Irwin, Ill.,

tion for tonight for the purpose of deciding he reeled into the tent after being hazed in his place. whether the heat regulating apparatus and went into convulsions.

bid of Stephan Bros, when the contract was awarded to Thomas Officer. I understand the Walter Scott mine was taken by the banking institution in payment of a debt; that is the assertion here, and there is no denial of it. I understand that is the fact. But I do not know the value of any of this mining property. But the question arrises: Did these men intend, or should they have concluded, if they had looked the matter squarely in the face, that they would not be able to pay back these several deposits?

| bid of Stephan Bros, when the contract was awarded that firm, some of the members of the board are of the opinion that the plant would be incomplete without the regulating apparatus. At the time the bids were opened the board was of the opinion that the price asked for the regulating apparatus was excessive.

| Gravel roofing A. H. Reed, 541 Broadway.

Gravel roofing. A. H. Reed, 541 Broadway.

Emil and W. H. Schurz commenced suit in the district court yesterday to restrain Iowa State Association of Veterinarians their mother, Mrs. E. E. Schurz, from closed its two days' meeting in this city

It is stated on good authority that not a practice. case of smallpox has occurred in Council Bluffs in which the person afflicted with the dread disease has been in the habit of partaking of that famous whisky, sold at The Hoffman, where Sapho, from her perch on the wall, smiles with you.

Mrs. Suit's Divorce Suit. In the district court yesterday afternoon

Suit against John Suit. The hearing in the matter of the applicathe validity of the contract will not be you for your efforts." argued at this time, but when the motion to dissolve the temporary restraining order is heard.

County Auditor Innes heard yesterday been omitted from assessment. Linder

County Treasurer Arnd will hear today the cases in which William Plumer and S. S. Rust are claimed to own property omitted from taxation. The hearing in the esse of A. Bersheim, trustee of J. B. Keeline, has been postponed until February 4.

old methods, I took Dr. Miles' Pain Pills, the confederate leader was caught. Nervine and Nerve and Liver Pills and was permanently cured."-Gust. Egan, Jackson,

### BANKRUPTED BY EMPLOYES half of these are rural districts and the Friday; northerly winds.

Fort Dodge Grocer Blames Alleged Dishonest Help for His Business Reverses.

FORT DODGE, Ia., Jan. 34.—(Special Telegram.)—H. S. Minnick, a prominent grocer also forty-seven counties in which there are also forty-seven counties in which the also forty-seven counties in of this city, filed petition in bankruptcy has been adopted the uniform text book this morning. Creditors have claims against plan by purchase and sale and in many him to the amount of \$4,000. He is in- of these counties it will be necessary to Maximum temperature ... debted to several banks of the city for large make new contracts this year or next. sums. Minnick claims that he has been systematically robbed by employes to the extent of about \$2,500. The case is creating unexpected.

May Get Choppers' Head Camp. SIOUX CITY, Ia., Jan. 24.- (Special.)of America may be established in Sioux ville next August than ever before. tion to be held March 1. Boone is at present the seat of the head camp, but it is to give up the seat. There has been great rivalry between Sloux City and Des Moines for the honor. If the head camp comes here it means that the following officials will move here: Head Consul B. C. Wood,

nounced that the annual encampment of Iowa veterans this year will likely be held June 4, 5 and 6 at Dubuque. The members of the council of administration will be consulted before these dates are

Take Razors and Revolvers. ONAWA, Ia., Jan. 24.—(Special Telegram.) The hardware store of Thurston & Son was entered last night by burglars, who cut the glass out of the rear window and robbed the store of about \$100 worth of knives, razors and revolvers. It was a next job and evidently the work of professionals.

"I had grip three months; could not sleep; pain all over and headache very bad Dr. Miles' Nervine, Pain Pills and Liver Pills made me well."-Mrs. E. C. Bowlby, Waterloo, Ind.

### COMMITTEE'S LAST WITNESS

Former West Pointer Tells What Was Done to Young MacArthur In 1898.

WASHINGTON, Jan. 24.-The committee which is investigating the hazing of Cadet Booz had before it today the last witness who will be called on to testify. He was F. H. Cunningham, a teacher at the Hamilton Institute, New York City, who formunion, are to meet at the hall, 103 South erly was a cadet at West Point and tentmate of Cadet MacArthur, a son of General MacArthur, who was severely hazed acording to the testimony adduced at West Point. Mr. Cunningham entered the acad-Point. Mr. Cunningham entered the acad-emy in June, 1898. He described the haz-vere attack of grip, but he used Dr. Miles' ing of MacArthur in July, 1898. He said Nervine and Pain Pills and was soon back

Asked what was done to MacArthur, Cun-

WANT OTHERS TO COMPLY TO MAINTAIN THEIR PARITY

Iowa Veterinarians Will Insist That New Law Be Complied With.

MEANS WAR ON THE ALLEGED QUACKS

Association Proposes to Make Trouble for Those Who Practice Their Profession with Neither Diploma Nor the Experience.

ncumbering her property, and asking that by the election of Dr. P. O. Koto of Forest a receiver be appointed to care for the City as president, S. H. Kingery of Cresproperty. The suit is a sequel to Mrs. ton vice president and J. E. Brown of Oska-Schurz's determination to go to Europe loosa second vice president. The associawith her daughter in order that the latter tion discussed various papers of interest may have instruction in music. Mrs. only to the veterinarians, but resolved upon if you will send me copies of pending Schurz has sold off all her furniture, rented | making war in an active way on the quacks her house, and her two sons during her who have made no pretense of complying absence will have to seek a home else-where. with a new law which went into operation the first of the year and which requires The sons claim that the property owned that hereafter no person shall be allowed by their mother was by a verbal agree- to engage in veterinary work unless he ment with their deceased father held in shall have completed a course of study in trust for them. In their petition they ask a regular school, and passed an examina that her holding of the property be de- tion. The work of registering those who creed to be trust and that Mrs. Schurz be have shown eligibility by diplomas or by made to account for an incumbrance of reason of continuous practice for a term \$1,500 which she placed upon it to secure of years has now been completed, but it funds for her European trip. The sons was reported to the association that a large claim that after crediting her with an \$800 number of persons who have been pracmortgage which she paid off on property ticing throughout the state have not comin Mills county \$700 of the money which plied with the law and intend to continue she borrowed rightfully belongs to them and in the practice despite the law. The asher sister. The sister is not a party to sociation will provide a fund for the prose cution of these people and individually the members will seek to end unauthorized

Porte, Ia., the originator of the idea of much annoyance, and my hair became very the erection of the LaFayette monument thin. I have used Newbro's Herpicide for a which was presented to France by the month and the dandruff has entirely dis young people of the United States, and unveiled at the late exposition, has re- heavier than formerly. New hair is growceived a letter of appreciation from Jules ing where there was none and I am very Judge Thornell commenced the hearing in the suit for divorce brought by Mrs. Iva States, in which he says: "The French ceived from Newbro's Herpleide." Very government has conferred upon you the decoration of the national order of the tion of Frank Shinn for a temporary in- Legion of Order, and has charged me to function restraining the Board of County announce to you the distinction of which FORECAST OF THE WEATHER Supervisors from carrying out its contract you are the object. The government wishes with F. M. Cunningham, the "tax ferret," in this manner to give evidence of the Friday and Saturday Will Continue is set for this morning. The question of deep sympathy toward you and to thank

Contest Yeoman's Will.

Mary Boyd Yeoman, widow of the late Captain J. A. O. Yeoman of Fort Dodge, the case in which John Linder is said by has filed an objection in the Webster county Cunningham to own property which had court to the probate of the will left by her husband. She claims that by the wording proved up a number of offsets and the of the will the disposition of the property county auditor has taken his decision under the lowa law, it is null and void. Captain Yeoman died last fall. He was widely known over the United States and especially in Grand Army circles, for the fact that he was a member of the company of soldiers that captured Jeff Davis after he had fled from the confederate capital. Captain Yeoman had lectured on this phase of his army career and there was no question "Falling to find relief from the grip with as to his personal knowledge of the way

Free Text Books in Iowa.

There are forty-seven school districts in lowa where the free text book system has becoming westerly; Saturday fair. been established as provided by law. About remainder are in cities and towns. Among Missouri Valley, Glenwood, Clarinda, Des snow probably in northern portion. Moines, Pocahonias, Sloux Center, Nevada,

Knights Templar Plans.

F. W. Craig, grand generalissime, and a sensation, as Minnick was considered a Alf Wingate, grand recorder of the Knights wealthy man and his failure was totally Templar, have returned from a meeting of the staff of Grand Commander Brownlee at the Iowa Masonic library at Cedar Rapids, where plans were perfected for securing a larger attendance from Iowa at The head camp of the Fraternal Choppers the triennial conclave to be held in Louis-City by the action of the annual conven- will send out a circular which has been prepared giving particulars.

County Supervisors. At the annual meeting of the Iowa Association of County Supervisors at Marshalltown J. M. Matthews of Pottawattamie county was elected president; J. G. Smith of Kossuth county, vice president: Frank Morris of Polk county, secretary, and G. W. Ballard of Scott county, treasurer. There were supervisors present from nearly half the countles of the state. An able paper was read by Judge Robinson of Sieux City on the county care of the insane, in ONAWA, In., Jan. 24.-(Special.)-The su- which he contended that county insane hespitals should not be established upon ng the auditor of Monona county from let- the ground of economy and, so far as practing the contract for the Woodbury-Monona ticable, all the insane should be cared for dirch to the Chicago Canal company. This in state hospitals. The question of road is a partial victory for Mitchell Vincent, improvement was freely discussed and the who had made the lowest bid on a part of opinion expressed that there is great need the work and who contended that the fact for reform in the methods of working roads that the Chicago company had made a in lows. The matter of care of paupers lower bid on the entire job did not entitle was also discussed at length. Des Moines it to the contract, as the supervisors had was selected as the place for holding the

Supreme Court Decisions.

The following are the decisions filed by J. E. Stokes against Mrs. W. G. Maxon, appellant; Muscatine county; dispute over doorway to stairs; affirmed.
Estate of Jeremiah J. Betts and S. W. Estate of Jeremiah J. Betts and S. W. Betts, appellants, against Jeremiah L. Betts; Polk county; probate case; affirmed. Des Moines Insurance company against George W. Jones, appellant; Polk county; action for collection of money paid as plaintiff's agent; affirmed.

Robert Headington against W. R. Smith et al, appellants; Winneshiek county; collection of penalities under the mulet law; affirmed as to W. R. Smith and reversed as to all others.

James Bell, administrator, against town of Clarion, appellant; Wright county; action for personal injury, reversed.

I. C. McConnell, appellant, against C. L. Poor; Des Moines county; controversy over contract; affirmed.

RECOVERIES FROM GRIP.

contract; affirmed.

Mrs. E. I. Masters, at her home in Monitor, Ind., used Dr. Miles' Nervine and Pills to cure after effects of grip.

Mrs. A. E. Lopeer, in the little town of Modelia, Minn., used Dr. Miles' Pain Pills and Nerve and Liver Pills and was well in

President McKinley is slowly recovering from grip and its after effects. George J. Flannery was relieved of the awful pains in the head in fifteen minutes by the us, of Dr. Miles' Pain Pills. Now.

he is rapidly recovering at his home in

Buffalo, N. Y. Speaker Henderson is again in the chair in the house of representatives after a severe attack of the grip.

J. C. Helfrey, foreman at the Westing-

Rev. C. Body was in a serious condition ningham replied that they had done every-thing which came under the head of exer-Nervine and Nerve and Liver Pills pulled him through all right

House committee on Coinage Decides to Advise Preserving Silver Dollar's Value.

WASHINGTON, Jan. 24.-By a party vote of 9 to 6 the house committee on coinage today ordered a favorable report on the bill of Representative Hill of Connecticut to "maintain the silver dollar at parity with gold."

This was done after the committee had refused to defer action on the pending bills to permit the minority members of the committee to be heard and a communication from W. J. Bryan to be received. This, nowever, was without purpose to exclude DES MOINES, Jan. 24 - (Special.) - The Mr. Bryan's communication, which will be received and printed as a part of the hear Ings

Chairman Southard presented a dispatch received from Mr. Bryan at Lincoln, Neb., Baying

"Inconvenient to visit Washington, but shall be pleased to submit views in writing

#### MILLIONS FOR AGRICULTURE

House Committee Takes Good Care of the Department of Special Interest to Farmers.

WASHINGTON, Jan. 24.—The agricultural appropriation bill was reported to the house oday. It carries approximately \$4,566,600, overing the usual requirements of the Agricultural department, experiment stations, etc., together with a rearrangement of the several divisions of the department in the interest of simplifying the service.

A WOMAN'S GRATITUDE.

Montana Woman Writes in Praise of Newbro's Herpicide. Butte, Aug. 26.—Newbro Drug Company

Robert J. Thompson, a resident of La been troubled with dandruff, causing me appeared and my hair is becoming much MRS. C. B. FOSTER. No. 985 Utah Ave., Butte, Mont.

Fair with Some Increase in Temperature. WASHINGTON, Jan. 24.-Forecast for Friday and Saturday: For Nebraska and Kansas-Fair Friday.

warmer; southerly winds; Saturday fair. For lown-Generally fair; warmer; northwesterly winds, becoming southerly; occasional rains probable in castern, fair in western portion. For Missouri-Fair Friday; warmer in northeast portion; variable winds, becom-

For North Dakota and South Dakota-Generally fair Friday; warmer in eastern portion; southerly winds; Saturday occasicual snows probable in southeastern por For Colorado and Wyoming-Generally

ing southerly; Saturday fair.

fair Priday and Saturday; winds generally southerly. For Montana-Occasional snows Friday older in western portions; southerly winds,

For Oklahoma and Indian Territory-Fair

For Indiana and Illinois-Fair Friday the cities having free text books are Audu- northewesterly winds, brisk on the lake; bon, Exira, Spencer, Dexter, Rockwell City, Saturday fair, except occasional rain or

ceresponding day of the last three years:

1991, 1996, 1898, 1898

Maximum temperature. 31 51 43 32

Mean temperature. 35 11 24 25

Mean temperature. 36 17 24 25

Mean temperature. 37 31 32 25

Mean temperature. 38 17 34 25

Mean temperature. 39 17 34 35

Mean temperature. 39 18 18 25

Mean temperature. 39 18 18 25

Mean temperature. 39 18 18 25

Mean temperature and precipitation

Record of temperature and precipitation at Omaha for this day and since March I, 1990:

Record of temperature and precipitation have the best made; 25c. Boston Store Drug 1990: corresponding day of the last three years;

Normal temperature Normal precipitation 62 inch
Deficiency for the day 02 inch
Total rainfall since March 1 30.53 inches
Excess since March 1 15 inch
Deficiency for cor. period, 1900 4.65 inches
Deficiency for cor. period, 1809 4.31 inches

STATIONS AND STATE OF WEATHER.

2 Omaha, clear North Platte, clear Soft Fracto clear Cheyenne, clear Salt Lake City, partly cloudy Rapid City, clear Huron, clear Williston, clear lelena, clear lavre, clear Galveston, cloudy

T indicates trace of precipitation. Local Forecast Official.

**Duffy's Pure** Malt Whiskey

FIRST CLASS PULLMAN SLEEPERS ...DAILY BETWEEN. OMAHA AND SAN FRANCISCO Without Change

GREAT. ROCK ISLAND ROUTE

...All the best Scenery of the ROCK's MOUNTAINS and SIERRA NEVADA by Daylight in both directions. DINING CAR SERVICE THROUGH. BUFFET LIBRARY CARS. Por full information, reservations and itinerary "Chicago to California" address City Ticket Office, 1323 Farnam St., Omaha, Neb.

MUNYON'S

When Prof. Munyon says what his Cold Cure will do he only says what all the world knows. Nearly every body seems to be taking this remedy whenever a cold ap-pears, it relieves the head, nose, throat and lungs so quickly that a cold need no longer be a foreranner of grippe, diph-theria or pneumonia. Every one of his remedies is as sure. All druggists, mostly 25c vial. Guide to Health free. Write to Broadway and 26th St., New York, for medical advice free.



A refined person likes nice, dainty tolett articles, alds to case, comfort a pleasing appearance. All the disagreeable properties of ordinary "creams" are absent in exquisof temper-ed with the ree years: windhurn is not gummy, sticky, greasy windhurn is not gummy, sticky, greasy for

Arcs for the day greens for the day greens for the day greens from Stations at 7 P. M.

Mrs. Winslow's Scothing Syrup.

Mrs. Winslow's Scothing Syrup.

Mrs. Winslow's Scothing Syrup.

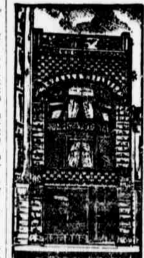
Has been used for over FIFTY YEARS by MILLIONS of MOTHERS for their CHILL.

MILLIONS of MOTHERS for their CHILL. Mrs. Winslow's Soothing Syrup.

> If I had Grip I would use Dr. Miles' Pain Pills and Dr. Miles' Nervine. Sold at all Druggists.

NO CURE, NO PAY

LOCAL APPLIANCE CO., 414 Charles Bidg., Denver, Colo. Kidneycura. Diseases. Back ache, etc. At true gists, or by mail. Free book, ad



## If You Wish

good reliable dental work at moderate prices we can please you. Our methods are the most improved-our prices so low they will surprise you.

. .. Telephone 145.....

W. A. Woodbury, D. D. S., Council Bluffs.

# Good Property

Is a Good Investment

Fifteen lots in a body for sale at a very reasonable price. These lots are located in Omaha addition and lie high and dry. They will make a splendid location for some factory. Several other lots suitable for building purposes-one of them especially will make a fine location for a home, being within one block of the motor line and within two blocks of a school house and church located in the western part of the city.

> Apply at Bee Office,

Council Bluffs.