

NEWS OF INTEREST FROM IOWA.

COUNCIL BLUFFS.

MINOR MENTION.

Devils sell drugs. Stockert sells curtains. Fife A. B. Co. has, Neumayer's hotel. Victor Heaters, Bixby & Sons, agents.

TO END CARPENTERS' STRIKE

Contractors' Association Will Submit Proposition to Union. MATTER IS TO BE CONSIDERED TODAY

Contractors Will Yield to Maximum Wage Scale of Thirty-Five Cents, but Oppose Sympathetic Strikes.

The Contractors' Association will submit a proposition to the carpenters' union today with a view to ending the strike and compromising the difficulty between them.

The Trades and Building executive committee has authorized Taylor to call off all union painters, plumbers, sheet metal workers and paperhangers working on buildings where the contractors have refused to sign the agreement.

Several of the contractors have signed the union agreement provisionally and have all the men they want at work.

Gravel roofing A. B. Read, 541 Broadway. Dance tonight at Hughes' hall.

Death of O. G. Bronson. Clerk Reed of the Board of Commissioners for the insane received word yesterday morning from Superintendent Witte of the death of O. G. Bronson at the asylum at Clarinda.

Bronson was committed to the state insane asylum at Clarinda about a week ago, suffering from a very violent form of mania.

Several of the contractors have signed the union agreement provisionally and have all the men they want at work.

Millinery Prices for Today, Saturday. Lot of trimmed walking hats and straw shapes, worth 25c and 50c, on sale at 10c.

Whitehall & Gardner. Agents for McCall's Basar Patterns, Council Bluffs, Ia.

Plaintiff Dismisses Her Suit. Final Ending of Mrs. J. A. Lett's Case Against Railroad.

The personal injury damage suit of Mrs. J. A. Lett against the Chicago & North Western Railroad company before Judge Wheeler and a jury in the district court came to a sudden termination yesterday morning at the close of the evidence for the plaintiff.

Mrs. Lett sued for \$1,975 damages for injuries received in a crashing accident at Honey Creek several months ago. She was driving a blind horse hitched to a buggy and had just crossed the tracks when a train approached.

The Omaha & Council Bluffs Railway and Bridge company filed a motion yesterday for judgment and a new trial in the suit in which Hubert L. Tinley, administrator of the estate of Leo Stein, secured a verdict of \$2,000.

Through Iowa with Nash. Governor of Hawkeye State Escorts Ohio Official from Boundary.

Boone, Ia., May 24.—At Council Bluffs Governor Shaw joined Governor Nash and traveled through Iowa with him.

PROTECTS LOAN COMPANIES

Supreme Court Rules that Forecasts Against Usury Are Unavailing.

UNITED PRESBYTERIAN PROCEEDINGS

Beer Commissioner to Tour Iowa, Giving Lectures—Speakers for Chautauqua—Lined Oil Trust to Be Sold to Lead Trust.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

PROTECTS LOAN COMPANIES

Supreme Court Rules that Forecasts Against Usury Are Unavailing.

UNITED PRESBYTERIAN PROCEEDINGS

Beer Commissioner to Tour Iowa, Giving Lectures—Speakers for Chautauqua—Lined Oil Trust to Be Sold to Lead Trust.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

DES MOINES, May 24.—(Special.)—The supreme court of Iowa went on record today in an opinion which throws around the building and loan associations in Iowa valuable protection from claims on account of usurious interest collections and makes it practically impossible to defeat them on account of usury where the matter is of long standing.

es parte evidence at hand. He will write a letter explaining his views on divorce. The trial will be at Grinnell June 4.

Trout Swallows a Trust. Notice has been received at the headquarters of the American Lined company in this city for the Des Moines and Sioux City mills that the lined oil combine is to be sold to the lead trust.

Superintendent Hoyt's Successor. John Cowie, member of the State Board of Control, has returned from Kansas City, where he has been attending the funeral of Frank C. Hoyt, superintendent of the insane hospital at Mount Pleasant.

New Companies. The Wylie Fuel company of Davenport has been incorporated with \$25,000 capital stock.

Changing Their Plans. The grand lodge of Iowa of the Iowa Legion of Honor, a fraternal beneficiary association, is in session in Belle Plaine this week, and the chief matter to be considered is a change in the manner of making assessments.

Sounds Good to Rheumatics. For Nebraska, Fair Saturday and Sunday, with Higher Temperature and Southerly Winds.

Washington, May 24.—Forecast: For Nebraska—Fair Saturday and Sunday, with higher temperature; southerly winds.

Local Record. OFFICE OF THE WEATHER BUREAU, OMAHA, May 24.—Official record of temperature and precipitation compared with the corresponding day of the last three years.

Reports from Stations at 7 P. M. STATIONS AND STATE OF WEATHER.

Omaha, cloudy, 48 54 70. Cheyenne, raining, 48 52 68. Salt Lake City, partly cloudy, 78 82 90.

Cracker Company Incorporates. The Fort Dodge Cracker company completed incorporation today by filing articles with the secretary of state.

Chautauqua Talent. The speakers and entertainers for the Chautauqua season in Des Moines have practically all been engaged now and the program is being made up.

Iowa Funeral Directors. The Iowa funeral directors had a successful state meeting at Boone, closing yesterday. Creton was fixed upon as the next place of meeting.

Y. P. S. C. E. CLOSES MEETING. Three Days' Session at Oakland—Next Meeting May Be at Guthrie Center.

Oakland, Ia., May 24.—(Special Telegram.)—The ninth annual convention of the seventh district of the State Young People's Society of Christian Endeavor closed its three days' convention here today.

Through Iowa with Nash. Governor of Hawkeye State Escorts Ohio Official from Boundary.

Boone, Ia., May 24.—At Council Bluffs Governor Shaw joined Governor Nash and traveled through Iowa with him.

Getting a New Crop of Hair and Has Everybody in the northwest knows Colonel Daniel Seales, the veteran journalist and publisher of Butte, January 10, 1900.

Bank Consolidation. The First National bank of Spencer has absorbed the Clay County bank.

ANHEUSER-BUSCH'S Malt Nutrine The Great Food Drink is easily assimilated by the weakest stomach. Enriches the blood, increases its nourishing power. Good for ill, convalescent and well. All can use it with benefit. Sold by druggists. The superb product of the Anheuser-Busch Brewing Ass'n St. Louis, U. S. A.

"HE THAT WORKS EASILY, WORKS SUCCESSFULLY." CLEAN HOUSE WITH SAPOLIO

UNION PACIFIC OVERLAND WORLD'S PICTORIAL LINE The Oil Wells of Lower California are creating a great deal of excitement, much talk and speculation, but there is no speculation about the service on the Union Pacific, "The Overland Route."

STUDY THE MAP. New City Ticket Office, 1324 Farnam. Phone 316.

Dr. Kay's Renovator. FREE ADVICE by our Physicians and a FREE SAMPLE of our medicine also. Cure the very worst cases of Dyspepsia, Constipation, Headache, Puffiness of Heart, Liver and Kidney diseases and bad results of La Grippe.

All College Expenses Paid For a Year. The Twentieth Century Farmer will send any ambitious young man or woman to college and pay his entire expenses, providing he will devote a part of his time from now to next fall in getting subscribers.

GAS STOVES \$10 to \$14. Meter and all piping free. No charge for anything but the stove. The Council Bluffs Gas Co. Open Evenings. 26 Pearl Street

A Good Fishing Resort. It is what the angler is looking for now. GOOD SHOES. Are what everybody is trying to find. You can't get them at a cheap store, almost any price but they're all good. SARGENT'S LOOK FOR THE BEAR. LEWIS CUTLER Funeral Director. FARM LOTS 5 PER CENT. Negotiated in Eastern Nebraska and Iowa. James N. Canady, Jr. 25 Main St., Council Bluffs.

You Have a Chance. Yet to get one of our TOOTH BRUSHES for 25 CENTS. They're not a cheap brush—only in price. Dell G. Morgan's Drug Store, 142 Broadway.

Grandpa. Everybody's proud of this sort of Grandpa, it's his pride of himself; proud of his clear brain and active body. There are other kinds of grandpas that we can't be proud of. Weak of body and feeble of mind, we can only pity them. They no more live; they only exist. What makes the difference between these two classes of old men? A sound stomach and a plentiful supply of pure, rich blood. Dr. Pierce's Golden Medical Discovery strengthens the stomach, purifies the blood, and increases the activity of the blood-making glands. It won't make old men young, but it will enable old men to assimilate the food they eat, and so strengthen them for a life of reasonable exertion.

Grandpa. I suffered for six years with constipation and indigestion, during which time I employed several physicians, but they could not reach my case," writes Mr. G. Poppewell, of Burka Springs, Carroll Co., Ark. "I felt that there was no help for me; could not retain food on my stomach; had vertigo and would fall helplessly in the chair. Two years ago I commenced taking Dr. Pierce's Golden Medical Discovery and little by little I improved from the start. After taking twelve bottles of the 'Discovery' I was able to do light work, and all have been improving ever since. I am now in the best of health for one of my age—50 years. I owe it all to Dr. Pierce's medicine."

Grandpa. Old people often need a laxative medicine. The best for them is Dr. Pierce's Pleasant Pellets.