It has to be Invited,"

# Special Sweeping

### Reductions in Colored Dress Goods.

We promise you bargains in dress goods Wednesday morning such as you have never seen in Omaha, as cleaning up time has partment. The question had been pro arrived. The odd pieces from this great January sale must go, as the new spring goods are beginning to arrive. Not a full line of to discuss it further and it was adopted colors left in any one line. However, there is not a poor color in the lot. But such values as await you Wednesday morning have never been equaled here or by any other store. You must come Panama question. Mr. Quartes spoke for

NEW LATTICE ETAMINE-Navy only, 50 in., regular \$2.00 quality, in this sale,

IMPORTED FLECKED ZIBELINE-Handsome panne finish, in the new shade of green; with a dainty fleck of contrasting color scattered over the surface, regular \$2.25 quality, in this sale, 60c a yard.

ZIBELINE NOVELTY-One of this season's most popular fabrics, pretty red round with white fleck, black ground with dainty white fleck, regular \$2.00 quality, in this male, 600 a yard.

BEIGE ETAMINE-Brown mix, green mix, very stylish, never sold for less than \$1.00, in this sale, 29c a yard.

NOVELTY ZIBELINE-Pretty shade of red, handsome slik finish, with a raised tufted nub of mohair of the same color, regular \$1.75 quality, in this sale, 59c a yard. IMPORTED PAON ZIBELINE-In heliotrope, with dainty cream fleck about the size of a pin point, very new and stylish, regular \$2.25 quality, in this sale, 69c a yard. ILLUMINATED NOVELTIES-Sometimes called frosted gibeline, one of this sea-

son's most stylish fabrics, in shades of red, biue, brown, regular \$1.25 quality, in this male, me a yard. PARISIAN NOVELTY-Pretty shade of tan mix, regular \$2.00 quality, in this sale, 490 a yard.

SILK-FINISHED ZIBELINE-50-in.-wide, in pretty shades of red, green, tan, garnet, regular \$1.75 quality, in this sale, 59c ayard. SILK-STRIPED CHALLIES-in two shades of green, regular 850 quality, in this

sale, 15c a yard. PLAIN ALL WOOL CHALLIES-In shades of red, light blue, pink, etc., regular

50c quality, in this sale, 19c a yard. JACQUARD WOOL WAIST GOODS-In woven patterns, in shades of red, blue,

reseds light blue with a dainty dot of white, regular 85c quality, in this sale, 19c a ETAMINE WAISTINGS-All wool red, green , etc., regular 75c quality, in this sale,

190 a yard. PERSIAN STRIPED WAISTINGS-All wool, with a pretty Persian stripe about

one-half inch wide, regular 75c quality, in this sale, 29c a yard. NOTE-There are hundreds of pieces more here for you to choose from which the

## Thompson. Belden & Co

Y. M. C. A. Building, Corner Sixteenth and Douglas

Members of Senate Minority Admit Panama Treaty Will Be Approved.

IT WILL RECEIVE DEMOCRATIC VOTES

Opinion is Expressed that Majority Members of Senate Have Information Which is Kept from Opponents of Measure.

HINGTON, Jan. 18.-A conferen the democratic senators to discuss the Panama situation was held today. More than two hours were consumed in consideration of the various plans suggested of getting full information concerning the alleged par-ticipation by United States officials in the revolution of the lathmus. Nearly every senator spoke and it was the unanimous opinion that the republican senators are in possession of facts which have been withheld from the democrats. In spite of this feeling it was agreed there is no way the canal treaty can be beaten in the sen-It was admitted that a number of democrats must vote for ratification of the convention, as their geographical position and commercial conditions demand it. Just before the close of the conference motion was adopted authorising Senator Gorman to appoint a committee to draft a composite resolution of inquiry, which will have the unanimous support of the demberats. This committee was instructed to report tomorrow. The resolution introduced In the senate by Messrs. Morgan, Gorman Carmack and others, calling for informa tion concerning the Panama revolution and formation of the Republic of Panama will be used in drafting the resolution, which it is expected will be adopted at to

morrow's conference. Governor Cummins Sees President.

Governor Cummins of Towa had a brief interview with the president today. It expected that Governor Cummins will have another and a longer conference with the president before he leaves for Iowa tomorrow or Thursday. The governor said his chief mission to Washington at this time was to confer with officials of the War department regarding the status of the Iowa troops at the battle of Shiloh. He went from the executive offices to the War

Cabinet Discusses Panama Treaty.

A frank discussion of the situation regarding the treaty with Panama pending the senate was the principal feature of oday's meeting of the cabinet. The senate committee on foreign relations made some amendments to the treaty, which although regarded by officials of the State department as trivial, may be productive, if finally incorporated in the treaty, of embarrasament. Prior to the cabinet meeting Secretary Hay pointed out to Senators Culom and Allison that if the proposed amendments were adopted it would be necessary to send the treaty again to Panama to be by the Panama authorities. So far as could be ascertained no action was taken by the cabinet on the subject, it being con sidered as being in the hands of the senate for determination. The situation in the Orient was not discussed

### Smoot Replys Again.

Benator Smoot has filed with the committee on privileges and elections his second reply to the presentation made by Attorney Taylor. The reply follows the lines of argument by the attorneys for Mr. Smoot in the hearing before the committee on Saturday last, and places on record detailed denisis of assertions made by Mr. Taylor.

An argent deficiency appropriation of \$300 .-00 was requested of the house today by Postenator General Payne, to enable the establishment of rural free delivery routes after March 1, when the present funds will a Anting China; Edwin V. Morgan, New York, at Dainy, China; Edwin V. Morgan, New York, at Dainy, China.

DEMOCRATS ARE HOPELESS be exhausted. On January 15, last there were in operation 21,000 routes; 641 more have been ordered established by Febru-

Army Appropriation Bill.

The army appropriation bill, which was ompleted by the house committee on military affairs yesterday, carried a total of \$73,596,000. The appropriation for the current year amounts to \$74,627,000. The estimates on which the bill is based amounted to \$77,161,000. The estimate for transportation of soldiers and supplies of \$15,500,000 was cut down by \$1,000,000. An appropriation of \$400,000 is made for a general army spital in Washington, D. C., and 1300 000 is made available for completing the army war college in this city. The contains a provision consolidating the rec ord and correspondence division and the office of adjutant general, under General Ainsworth as military secretary.

Every Man for Himself.

Grange of Patrons of Husbandry, composed of Aaron Jones of Indiana, maste Bachelder of New Hampshire and E. B. Norris of New York, are in Washington House Takes Recess on Mr. Hepburn's in the interest of agriculture legislation The committee is opposed to any legisla tion that shall limit or interfere with the right of any man to work for any individual or corporation on terms that are satisfactory to himself and his employer.

CONSIDER FASTENERS GOOD Witnesses the Machen Trial Testify Regarding the Groff

WASHINGTON, Jan. 19 .- John F. Clark letter carrier, today testified in the postal trial that in 1896 Mr. Machen ordered him to go to Baltimore to explain the working of the Groff fastener. Later, he said, he had been ordered to perform similar work in New York, St. Louis and other

On cross-examination by Mr. Douglas, witness declared that he regarded his trips as perfectly necessary for the proper installation of the boxes with the Groff fastener. There was nothing unusual, suspicious or irregular, he said, about his work. Walter A. Smith, superintendent of city delivery of the Brooklyn postoffice, who was in Machen's office in 1896, said he had been shown a Groff fastener and pronounced it a good thing. Later he said number of the fasteners were shipped to his office.

Before the next witness was called, Mr. Sumler, for the defense, made the charge that Postoffice Inspector Mayer was in the habit of leaving the court room and talk ing with the witnesses. He said that complaint had been made to him about the matter and he wanted it stopped. Justice Pritchard rebuked Inspector said his conduct had been a violation of the rules of the court. Mr. Mayer vigorously denied the charge and said he did not believe Mr. Kumler ever heard any such thing. Mr. Kumler said he would

later in the day submit the proof. N. F. Loughlin, agent of the Wilmington Malleable Iron works, Wilmington, Del., testified to the fact of his firm having made some of the fasteners for Diller B. Groff and said the price charged was 25 cents for a complete siids and 13% cents for a haif silde. Raymond Keebles of Phila delphia testified along the same lines. He said the price of 20 cents each first was made. Later it was adjusted to 25 cents and a cash rebate of 5 cents was allowed for prompt payment.

Nominations by the President. WASHINGTON, Jan. 19.—The president

PANAMA STILL THE TOPIC

Senate Dispeses of Pos effice Resolution and

SPOONER AND PATTERSON VIOLATE RULES

Quarles Denies There Was Undue Haste or that the President Was Derelict Regarding the

WASHINGTON, Jan. 19.-The senate required less than a minute today to dispose of the motion to refer to the committee or postoffices the various resolutions looking to an investigation of the Postoffice deviously debated for hours at a time, but today no senator manifested any disposition

After the passage of a half dozen bills the senate returned to consideration of the almost two hours in support of the course of the administration and was followed by Mr. Patterson, who criticised the president's course in Panama. Mr. Patterson was subjected to many interruptions and had not concluded when the senate ad-

the recognition of the independence of Panama the United States had done nothing beyond sending its warships to the harbor of Panama and Colon. He defended the president against the charge of undue haste and against the charge that he had been derelict in his duty in failing to open the way under the Spooner act to the construction of the Nicaragua canal when he did not succeed in his negotiations with Colombia for a canal at Panama. He said on the latter point that there was no intervening time between the failure in Bogota and the convening of the American

Mr. Patterson opposed the canal treaty. He said that if the treaty should be ratified whatever wrong had been committed had been condoned. If not ratifled our ships in isthmian waters should be withdrawn and the status restored. He defended Colombia as being "not as bad as painted," said that the secession of Panama from Colombia was as atroclous a crime as would be the rebellion of Wisconsin from the United

Mr. Patterson charged Mr. Spooner with having abandoned his previous position regarding the right of the United States to interfere in Colombian affairs in Panama, but Mr. Spooner contended that his post-He held that if Colombia did not protect the right of transit it was the duty of the United States to do so.

The controversy between Mr. Patterson and Mr. Spooner was extended. They stood close together in the main alsle of the will. The situation was contrary to Mr Pettus' idea of parliamentary proprieties, and he made the point that conversations ary and 300 more March 1. It is for the for order, and Mr. Spooner, responding, expense of these routes that the appropria- said the senator from Alabama was en-

said, and temporarily retired. two senators again were standing together in the sisle. The new discussion was on the point of the extent to which the president was responsible for Assistant Secretary Darling's order to the commander of landing of Colombian troops on the 1sthmus of Panama. Mr. Spooner contended that the president was not necessarily fa-

"If," responded Mr. Patterson, "It were not for the unbounded admiration I have for the senator from Wisconsin and the alimited confidence I have in him I would

call that a mere quibble." Mr. Patterson then suspended his re-

of the National Grange; Governor N. J. HANG ON TO PURE FOOD BILL

Motion Without Completing

WASHINGTON, Jan. 19.-The house today ready to adjourn, on motion of Mr. Hepbefore the house without interruption of the day were made by Messrs. Hepburn and Mann in favor of the bill ,and Adam

passed at the last session and it had the

approval of government officials. Mr. Sherley, dem. '(Ky.), questioned M:

"Not if the fact is stated on the label, was the reply, and he gave the same answer to Mr. Bartholdt, rep. (Mo.), who asked if it would prevent the manufacture of beer from corn.

Mr. Clark, dem. (Mo.), opposed the bill on the ground that it was too radical. He was in sympathy, he said, with the object sought, but believed the present bill should be modified, especially the sections pertaining to the acquisition of samples, which he said required a man to furnish evidence

wilfull" intent to deceive on the part of defendants under the measure. amendment was adopted by a vote taken by tellers of 106 to 100. On motion of Mr Hepburn the house took a recess at 5:25 o'clock until 11:53 o'clock tomorrow.

SPECIAL GRAND JURY IS BUSY State Inquisitors at St. Louis Begin on Municipal Affairs in New

Place.

ST. LOUIS, Jan. 19.-The grand jury onvened in extraordinary session this aftdelegates. The two deals receiving consideration are the alleged holdup of the terminal improvement bill and the attempted coodling in connection with the pneumatic

The witnesses called for were Speaker A. J. Hammerstein, John R. Fohtana and

company; Alexander B. Garesche and C. SOCIETY AND SELF-MURDER marshal of the St. Lanis court of appeals

TELEPHONE DISRUPTS MATCH Nebraska Parents Stop Fleeing Couple

from Marrying in South

Dakota.

YANKTON, S. D., Jan. 19 .- (Special.)-The power of the law by means of the long distance telephone today nipped in the bud a charming romance when Sheriff Burn of Knox county, Nebraska, telephoned to S. A. Boyles, county judge of Yankton county, to hold James Davis and Emma Nix, a youthful couple who had eloped from the home of the girl's parents in Knox county.

The young people called at the office of the clerk of the courts this morning, and giving their ages as 23 and 18 years, asked for a license. They were without witnesses and the clerk was compelled to refuse them the coveted paper. The lovers had had a long hard drive from the girl's home and the disappointment well nigh put the would-be bride in tears. Determined not to be thwarted, they set out in a city almost unknown to them in a vain search for someone who could youch for them. Meanwhile the sheriff of Knox county was making frantic efforts to get the ear of the county court. Sheriff Burn was called upon by the parents of the youthful bride, who, they aver, is but 16 years of by the sheriff of Yankton county until they could be returned to county. Later in the afternoon Mr. Davis called at the clerk's office with a friend who could swear to but a part of the answers required. He was informed of the state of affairs and that the sheriff of Yankton county was looking for him.

He lost no time in further search for witesses, but jumped into his rig, in which he drove to Yankton, made a speedy departure with Miss Nix for Hartington. Neb., where he hoped to outwit the officers and the incensed parents by getting s license and being maried before they could be apprehended.

QUARREL ENDS IN SHOOTING

Homestake Fireman Fatally Wounded by Detective in Employ of Company.

LEAD, S. D., Jan. 18 .- (Special Telegram.) George Northam, a private detective of the Homestake company, shot and fatally wounded George Tallman, a Homestake fireman, during an altercation in a saloon early this morning. The ball from Northam's revolver passed through Tallman's tion now was the same as at the beginning. stomach and lodged in the hip bone. He will die. Northam is under \$2,000 bonds pending the result. Northam was for several years a member of the Lead police

Many Meetings at Mitchell.

MITCHELL, S. D., Jan. 19 .- (Special.)-During the first week in February Mitchell will have its hands full of conventions. Arrangements have already been completed for the State Poultry show, for the Imroved Live Stock Breeders and the Buttermakers and now comes the information that the Sheep Breeders' and Wool Growers' association will meet here at the same ime as the other three conventions, though the wool growers will be in session but one day, Thursday, February 4. Among the speakers who have been secured for the convention are Hon, M. F. Greeley of Gary, E. A. Buck of Elkton, J. B. Geddes Huron and E. L. Spurling and Prof. J. the Nashville directing him to prevent the H. Shepherd of Brookings. The sheep industry is one of the leading features of the state and these annual conventions have done much toward maintaining the

Assault at Fairfax.

FAIRFAX, S. D., Jan. 19 .- (Special.)-Samuel R. Turney attacked and seriously injured Charles Beechel, manager of the Transmissippi Grain company at this place yesterday. The cause of the trouble was the taking of water from Turney's well by Beechel, against the orders of the owner. Turney went to the elevator and finding Beechel sitting in a chair, knocked him down and pounded him about the face and head with a jagged piece of coal weighing about five pounds. It was done so quietly that no one could interfere. Turney was placed under arrest and later admitted to ball in the sum of \$5,000. It is believed

Public Library for 8) eridan.

SHERIDAN, Wyo., Jan. 19 .- (Special.)-The city library is to be opened to the public next Tuesday. It will be open from a a. m. to 8 p. m. on Tuesdays and from 3 to 5 p. m. on Thursdays and Saturdays. The use of the room for the library was kindly tendered by the Young Men's Christian association. Mr. J. W. Caywood will act as · Several hundred volumes of choice literature have been donated by the citizens, Mr. H. A. Coffeen made the largest donation to the association.

To Cure the Grip in Two Days. Laxative Bromo Quinine' removes the cause To get the genuine call for the full name. Me

SMALL WRECK ON THE KATY Engineer, Fireman and One Passenger Injured, but No One Killed

by Accident.

ST. LOUIS, Jan. 19.-A special to the Post-Dispatch from Pilot Grove, Mo., says the "flyer," a fast passenger train on the Missouri, Kansas & Texas railway, was ditched today near Booneville because of a nisplaced switch. The fireman was badly scalded and the engineer and one passenger injured, but no one was killed.

> WORRY. A Sure Starter for Ill Health.

Useless worrying (a form of nervous ness, is indirectly the result (through the nerves) of improper feeding. A furniture man of Memphis says: "About a year ago I was afflicted with servous spells, would worry so over trivial things.

"I went to consult one of the hest physicians in Memphis and he asked among many questions if I drank coffee. "His advice was: 'Go to some provision store and get a box of Postum, drink it in place of coffee and as you are confined

to your deak to a great extent try and get

out in the open air as much as possible

followed his instructions regarding the "At that time my weight was 142 and was taking all kinds of drugs and medicine to brace me up, but all failed; today weigh 165 and all of my old troubles are gone, and all the credit is due to having followed this wise physician's advice and cut off the coffee and using Postum in its

"I now consider my health perfect. I ernoon to continue its examination of ai- am willing to go before a notary public leged boodling attempts in the house of and testify that it was all due to my having used Postum in place of coffee. Name given by Postum Co., Battle Creek, Mich.

There's a reason for quitting the drug drink coffee, and there's a reason for drinking Postum. Trial 10 days proves Look in each package for a copy

Responsibility of the Whole to the Individual Under Debate.

PHASES THAT AFFECT LIFE INSURANCE

Raiph W. Breckenridge Discusse Saicide Before the Life Underwriters' Association at Its Chiengo Banquet.

CHICAGO, Jan. 19 .- (Special Telegram.)-At a banquet by the Life Underwriters' association this evening Ralph W. Brecken ridge of Omaha spoke on "Suicide: Its Relation to Life Insurance," Mr. Breckenridge introduced his subject by saying:

ridge introduced his subject by saying:

The intellectual, commercial and industrial development of this age has been achieved in blood and tears. The price paid by humanity for civilization is stupendous. An investigation of existing conditions will appal the stoutest heart, unless it be hardened to all influences save those affecting personal success, and the most startling fact of modern life is the steady increasing percentage of the populations of all civilized countries who ask whether life is worth living and, answering for themselves that world-old question in the negative, take their lives.

Mr. Breckenridge quotes from investi-

gators to show that the tendency toward suicide is on the increase and said that age, to ask the elopers be arrested and an estimate based on incomplete statistics places the number of suicides in the United States annually at 10,000. The reasons for suicide were debated at some length, but without attempt to form a conclusion, save that the suicide may be sane or insane at the time of taking his own life. The interesting fact deduced from his research on the topic is that suicide is a disease of civilization. Mr. Breckenridge also concludes that the tendency is hereditary and, like insanity, is transmitted

spoken of as follows:

Inations for life insurance purposes is spoken of as follows:

The supposed distinction between insurance on lives and insurance on visible property upon the ground that the one is an agreement to pay a certain sum at the death of the insured, without reference to the actual damage, and the other an undertaking of indemnity for loss, is not based upon a true conception of the principles which underlie the policy of life insurance, for "in the one case the thing the loss of which is made good or modified is capital which produces income, and in the other it is a life with physical and mental vigor sufficient to produce an income over and above the cost of subsistence. Many lives do not possess these qualities, and it is only with those that do that life insurance in its legitimate field has to deal."

An individual possessed of a suicidal tendency, or one, who, in possession of his faculties, insures himself in contemplation of suicide, is no more a legitimate subject of insurance, merely because he may have the capacity to transact business and earn money, than is a building which has been condemned as unsafe, although it is still occupied and produces rental for its owner. But the spirit of expansion and the keeness of commercial rivalry have taken possession of the life insurance companies; one by one, modifications of the policy have been made to secure an increase in the so-called "liberality" of the centract, and now several companies have stricken out of their policies all reference to suicide; nearly all the others make them non-contestable for suicide, sane or insane, in from one to three years; and this, notwithstanding the tendency of judicial decisions is to sustain contracts avoiding ilability if death occurs from suicide.

Four lines of course cial decisions is to sustain contracts avoiding liability if death occurs from suicide. Four lines of court decisions are discussed by Mr. Breckenridge. One holds that lia-bility is avoided if the suicide was sane at the time. The second avoids liability. whether sane or insane. The third "relieves the company only when it is shown that the assured had not sufficient reason remaining to enable him to determine the equences of the act resulting in death; placing suicide resulting from

The fourth "holds that though the policy nakes no reference to suicide, there can be no recovery if it be established that the insured committed suicide while sane. Society and Suicide.

The principles of law on which these decisions are based are discussed at length by Mr. Breckenridge, for the purpose of making clear the logic of his position. His paper concludes:

lic service in teaching how it may be attained. Countiess lives have been given up to ameliorate human suffering and to secure long life. The state in its exercise of police power maintains emergency hospitals and provides for the separation from the remainder of the community of those afflicted with contagious and infectious diseases; so far do these regulations extend that when some household pet dies from scarlet fever or diphtheria he is denied a Christian burial. The prevalence in this country of any other disease of mind or body, causing 10,000 deaths annually, would startle the nation into activity to check it, but to the awful fact that 10,000 suicides occur annually the American people are supinely indifferent. "Man's inhumanity to man," grief, dishonor, financial disaster, defeat in any form, will claim suicidal victims so long as the race is what it is; but a social order based on the brotherhood of man, which so disregards the individual as to breed conditions making possible 10,000 suicides annually, needs regeneration. The twentieth century in this republic ought to be worth living, but that such large and increasing numbers deny it is a prophecy of woe. As a precaution against disaster, society must reduce this degeneracy, and as kindness is the one thing that will redeem the world, no individual may shirk his responsibility to atrive for that social equilibrium in which each man shall observe towards his neighbor the law of kindness which only will destroy "the ape and the tiger" within us.

As a practical matter, if all life insurance policies were avoided by their terms provided the assured commits suicide, sane or insanity, during a period of five or seven years from the date of the policy, the interests of those who have a right to insurance would be better safeguarded and the suicide rate would derease. These problems affecting society may require drastic measures; they demand solution. The great companies which you gentlemen represent ought to lead a movement for regeneration, and instead

MISSOURI FARMER MUST PAY Court Decides Omaha Concern Acted as Agent of Borrower, Not of Lender.

MACON, Mo., Jan. 19.-(Special.)-Judge Elmer B. Adams of the federal court at Hannibal, in deciding the case of Thomas W. Cravens, a Macon county farmer who paid his money to the Omaha Loan & Trust company, instead of the holder of the note and mortgage, the Chemical National bank of New York, held that in paying the trust company Cravens had established it as his agent and that as the bank could not be held responsible for the agent's failure Cravens would have to pay the present solder of his paper obligations.

The decision is almost directly adverse to one rendered by Judge Shelton in the circuit court here last December. The main contention urged by Cravens counsel to the federal judge was that Cra-

vens had paid his money once and that in equity and good conscience he should not be required to pay again. Judge Adams held that common prudence should have dictated payment to some person in possession of the obligation. When one two innocent persons must suffer the law

4 per cent paid on deposits City Savings Bank 3.6 Cor. 16th and Douglas

wisely declares that he whose carelessness occasions the loss should suffer the consequence. The bill is dismissed.

FUNERAL OF JAMES L. BLAIR Body of St. Louis Attorney Laid t Rest Beside Distinguished Father.

ST. LOUIS, Jan. 18.-The funeral of James L. Blair, former general counsel of the World's fair, who died last Saturday in Eustis, Fia., was held today from the residence of his brother-in-law and sister, Mr. and Mrs. B. B. Graham Mrs. Blair and her eldest son. Percy, were present. Francis Preston Blair, another son, could not come. He is atteding college in Pennsylvania. None but relatives and close friends of the family attended the services, which were conducted by Rev. Carroll M. Davis, dean of Christ Church cathedral. Mr. Blair's remains were placed at rest beside those of his father, General Frank P. Blair, in Bellefontaine cemetery.

The eight pall bearers selected by the family are old friends of Mr. Blair, six having been associated with him in the St Louis Bar association. They were: John F. Lee, Henry T. Kent, George W. Taussig. Ashley Cabell, Enos Clarke, Fielding W Oliver Thomas S. McPheeters and Dr. Greenfield Sluder

Before the casket was brought from the house there was a threat that the funeral would not move unless a carriage belonging to a proscribed livery firm and driven by man not approved by the union drivers of the other carriages, was taken out of line. A negro driver of one of the other carriages made the threat directly to the gentleman who had engaged the carriage. Assurance was given that the carriage would not be kept in line, and the matter ended.

ESCAPING PRISONER

Fires Upon Two Soldiers Awaiting Trial for Desertion, Hitting One.

DETROIT, Mich., Jan. 18 .- Commodore L. Warren, awaiting trial at Fort Wayne for desertion from Company G, First United States infantry, now stationed at the fort died today from bullet wounds received yesterday while trying to escape. Warren and another prisoner, named Richardson, also awaiting trial for desertion, dashed away from their guard yesterday afternoon while they were returning from doing fatigue duty. Guard Davis Stanford fired and brought down Warren, with two bullets in the back, but missed Richardson, who was captured by another member of the regiment as he was leaving the reservation.

A Guaranteed Cure for Piles. Itching, Blind, Bleeding or Protruding Piles. Your druggist will refund money if PAZO O'NTMENT fails to cure you in

DEATH RECORD.

General John S. Sannders

ANNAPOLIS, Md., Jan. 19.-Adjutant General John S. Saunders of the Maryland his daughter, Mrs. Bullard, wife of Lieutenant Commander W. H. Bullard, at the Naval academy. He was 68 years of age. General Saunders had been sick for several months with a serious stomach trouble. He graduated from West Point in 1858. At the outbreak of the civil war he entered the confederate army and became assistant inspector general. General Saunders, when a lieutenant in the United States army, was one of those detailed to escort the prince of Wales, now King Edward, during his visit to this country in 1860.

Edwin J. May. DAVID CITY, Neb., Jan. 19 .- (Special.)-Edwin J. May, proprietor of the Perkins notel in this city, died Sunday evening at the age of 63 years. Private funeral services were held at the hotel pariors yesterday afternoon, conducted by Rev. N. T. Harmon, pastor of the First Christian church, Interment at David City cemetery. He leaves a widow and one son, Edwin, a

traveling salesman. Funeral of Fred Patch

BASSETT, Neb., Jan. 19 .- (Special.)-Fred Patch, son of County Treasurer C. H. Patch, and son-in-law of J. J. Keller one of Rock county's prominent citizens was buried today at Newport, under the auspices of the Woodmen's lodge of Bassett. Mr. Patch died Saturday night of pnuemonia, having been sick but three or four days. He leaves a wife and one small

Mrs. John Terhune. BEATRICE, Neb., Jan. 18 .- (Special.)-Mrs. John Terhune, for many years a resident of this city, died Sunday after an iliness of about two weeks of blood poisoning, aged 26 years. The deceased is sur vived by her husband and five children two of them twin girls but two weeks old. The funeral was held yesterday afternoon at a o'clock. Interment was in Evergreen Home cemetery.

Judge Shelton C. Spencer. TAWRENCE, Kan., Jan. 19 .- Judge Shelon C. Spencer is dead at his home here after a long illness, aged 74. He took an active part in the early border troubles and in the civil war was commissioned major general in the Third Kansas volunteers, and was offered the position of paymaster in the army by President Lincoln. He was born in Pennsylvania.

Rev. W. A. Lyman. PIERRE, S. D., Jan. 19 .- (Special Telegram.)-Rev. W. A. Lyman, for the past ten years pastor of the Congregational church in this city and who has several times filled the position of chaplain of the state senate, died at his home in this city

for the past year and death was not unex-Patrick Crane.

last night. He had been in failing health

SUTTON, Neb., Jan. 19.-(Special.)-Patrick Crane died here at the age of \$6 years. Mr. Crane was born in and was buried today from the Sutton Catholic church. The funeral was a large one. He was one of the earliest settlers in Lewis precinct and a man much teemed by all who knew him.

Frank Macha.

TABLE ROCK, Neb., Jan. 19 - (Special.) Frank Macha, & wealthy Bohemian farmer who lived about six miles northwest of here, where he has lived for the past thirty-seven years, died last night, aged 71 years, after a lingering illness.

Always Remember the Full Name Cures a Cold in One Day, Grip in 2 Days



If a clock will "go 12 days without winding' how long would it go if wound up?

If you are getting along tolerably well without grasping any of the op-portunities of this Fall Stock Reducing Sale time you would be having

sale's chances. \$14.00 and \$15.00 Trous erings made to measure for \$10. \$45.00 and \$50.00 Suits

erings made to measure \$25.00 and \$28.00 Sults and Overcoats made to measure for \$20. MacCarthy Talloring

Company, 104-306 S. 16th St. Next door to Wabash Ticket Office. Phone 1808,

The Best Way

Munter **Baltimore** Rye The perfect Whis-

key has stood every test. Bebad, trial is the test and taste the un pire.

JM. LANAHAN & BON, Baitimore, Md.

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without negative vote.

Quarles contended that up to the time

States.

senate talking freely to each other, though at all times manifesting the utmost good were not within the rules. The chair rapped tirely right. The fault was all his own, he Not ten minutes afterward, however, the

miliar with all the directions given by the

marks, and at 4:30 p. m. the senate went The legislative committee of National into executive session and at 5 p. m. ad-

> considered the Hepburn pure food bill, but did not complete it. When the house was burn, a recess was taken until 11:55 tomorrow. This course will retain the bill consideration tomorrow. Just before the recess an amendment coming from the democratic side was adopted inserting the word "wilfully" relative to the sale of prohibited adulterated goods by the retailers which would make it incumbent on the government to prove knowledge on the part of retailers that such goods were contrary to law. The principal speeches

> son and Clark in opposition. Mr. Mann, rep., (Ill.) of the committee on interstate and foreign commerce, in charge of the bill, opened the debate. Upon his deak was an array of bottles and jars containing liquids and preserves, to which he referred as he proceeded. The bill, he said, practically was the same as that

Mann as to whether the bill prevented blends in whiskies.

against himself, which was unconstitu-Several amendments to the bill were offered during its reading, but all were lost, except one by Mr. Stevens (Tex.), making t necessary for the government to show

Andrew Gazzolo of the house; Delegates them all. Edward M. Biock; J. W. Perbies, represent-ing the American Parameter Transmission Wellville." Mr. Breckenridge quotes from investi-

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