WHAT WEST WANTS WILL PROSECUTE CRIMINALLY ISSUE IN NORTH CAROLINA HOT ROAST FOR PRITCHARD CAMPAIGN IN THE STATE

Formal Call is Issued for the Transmississippi Commercial Congress.

APPORTIONMENT OF DELEGATES

Session Coincident with Admission of State of Oklahoma.

DEVELOPING TRADE TO SOUTH

Closer Commercial Union with Latin America Advocated.

DEVELOPMENT OF WATERWAYS

Prompt Action of President in Naming of Commission to Investigate the Subject in Commended.

KANSAS CITY, July 28.-The official call for the eighteenth annual session of the Transmississippi Commercial congress, to be held at Muskogee, Okl., November 19. 90, 21 and 22 next, was insued today. Rep-

resentation is provided for as follows: The governor of each state and territory may appoint ten and not more than twenty delegates; the mayor of each city one delegate and one additional delegate for each 5.000 inhabitants, provided, however, that no city shall have more than ten delegates; each county may appoint one delegate through its executive office; each business organization one delegate and one additional delegate for every fifty members, provided, however, that no such organizaion shall have more than ten delegates.

Governors of states and territories, members of congress of the United States and former presidents of the Transmississippi Commercial congress are ex-officio members, with all the privileges of delegates except voting. The call says:

The executive committee respectfully directs attention to the fact that the Transmississippi Commercial congress in holding its eighteenth annual session coincident its eighteenth annual session coincident with the admission into the federal union of the new state of Oklahoma follows a precedent long established of maintaining a foremost position in all matters affecting the material advancement of the region west of the Mississippi viver. The admission of Oklahoma and Indian Territory is therefore suggested as a fitting occasion for the assembling of the commercial interests of the transmississippi states.

Closer Commercial Union.

The message of the president of the United States to the national congress on January 7, 1907, endorsing the redommendations of the Transmississippi Commercial congress, which were adopted at the Kansas City session, urging a closer commercial union with the Latin republics, again brings forcibly to the attention of the commercial bodies of the transmississippi section the necessity for further agitation along this line, to the end that the commerce of the country may be so enlarged as to obtain unrestricted and speedy intercourse with the republics of Central and South America.

Attention is also directed to the prompt action of President Roosevelt in appointing an inland waterways commission, whose duty it is to prepare and report a comprehensive plan for the improvement of the river systems of the United States. Inasmuch as the transmissippi states and territories are especially interested in the work of this commission, the commercial organizations of this section are urged to give this matter attention when delegates are selected to attent the congress. Closer Commercial Union. organizations of this section are directly give this matter attention when delegates are selected to attend the congress.

Other subjects mentioned in the call are forest reserves, the creation of a department of mines and mining, co-ordinate with the Department of Agriculture, rivers and harbors, federal supervision and the right of the government to secure the cost of operation by leasing system upon water. land or timber, operation of the national reclamation act, drainage of submerged public lands, scientific farming as a means of reclaiming the public grazing lands in the semi-arid states, municipal, state and federal ownership, statehood for New Mexico, private monopoly, Panama and the canal, merchant marine, irrigation beet culture and the augar industry, immigra-

DEATH FOR WIFEBEATERS Judge Tuthill of Chicago Makes Some Vigorous Remarks from the

Beuch.

CHICAGO, July 28.-The killing of husbands who beat their wives was advocated by Judge Tuthill in the circuit court today

Indignant at a woman's description of the inhuman treatment to which she had been subjected by the man who claimed to be "her master" and aroused by statements that his abuse had taken place in The court also recommended that neighbors should go to the assistance of a wife and assail the weman-beater. In no uncertain terms he announced that any one who took such action would find a friend in him if brought before him.

"Whenever a brute of a man strikes a woman," said Judge Tuthill, "it is the that right."

CAVALRY BEGINS LONG MARCH Squadron Starts on 650-Mile Trip from Fort Riley to Fort

Sheridan.

JUNCTION CITY, Kan., July 28.-The first squadron of the Thirteenth cavalry, which has been stationed at Fort Riley for the last three years, left today for its march to Fort Sheridan, Ill., a distance of 650 miles. Major Thomas Lewis is in command. The troops are expected to make the march in forty-five days, with no travel on Sundays and with stops Captain Fitzhugh Lee and Lieutenant march to the president on their return N. H., Mr. and Mrs. J. S. Dart. Bloomfield. to Washington. Present arrangements are for the president's son, Kermit, to the squadron at Leavenworth and guest of Captain Lee and Lieu-

Salcons for Plankinton. where the question had been carried.

New Policy of Government is Wyoming Causes Consternation.

CHEYENNE, Wyo., July 25 .- (Special.)-A profound sensation has been created ong ranchmen and stockmen, not only of Wyoming, but of Colorado and other western states, by the official announcement just made here by H. H. Schwartz, chief of the field division of the United States land office, that hereafter it would be the policy of the government to proced criminally, rather than by civil suits, in

illegal fencing cases. For the last three years investigation of illegal fences have been going on in western states Numerous orders have been issued, the stockmen have been granted extensions of time in which to remove their fences, and during the last six months, during which the investigation has been carried on in earnest, a large number of fencers have come to rethis as the he governonly course to be adox been rement, and where fence

rted, the moved, civil suits having suits were dismissed. Now comes the announce 23 wartz, who is at the head the 3 special agents of the land twelve criminal cases are now rehat presented to the next federal gr. in Wyoming and that seventy-five n. in course of preparation. Who the d

ber of free attractions will be provided by the committee which has charge of the arrangements for the festival. These analysis of the regular and sentenced two of its by me as governor."

and becomes operative in the state it is my purpose to see it enforced and to do this refused to put the rate into effect pending I shall exercise all the powers possessed by me as governor." cut out so far as Sioux Falls is concerned.

Friends.

Harvey A. Campbell and Mrs. Campbell and lina, and appointee of Theodore Ronsevelt. stopped in St. Louis for two hours before Judge Pritchard's Rights Questioned. in the course of a divorce case being tried sheriff abandoned them entirely. They say case into the supreme court of the United of \$100.

"Acting on the advice of my attorney," the issue might be joined.

which Attorney Lemon of Clinton was later his "interference," if such it be. admitted, Mr. Lemon announcing a few Washington officials have been consider- power of the legislature. issued immediately.

The party left San Diego last Sunday morning, going from there to Les Angeles woman's duty, if she can't run away, to and coming east through Ogden, Denver, kill him. She has just as much right to Omaha and Kansas City. They arrived here 9 o'clock, when they took an Illinois Central were joined by several Clinton friends, who came here to meet them.

NEBRASKA PEOPLE IN EAST

Some of the Recent Arrivals at the Principal Resorts in New England.

BOSTON, July 28 .- (Special Telegram.)-Fort Leavenworth and Rock Island Miss Maud Hill and Miss Ida Hill of whether he should not have permitted the The squadron is accompanied by Monroe, spending the summer with their writ of habeas corpus to be sued out in the uncle, Philip Sheridan, President Roosevelt's Miss Lula Hunt, Omaha, at the Atkins taking the action which he did. aides, who will make a report of the cottage; The Summit, Mount Washington,

Grief Causes Suicide

BEATRICE, Neb., July 28 -(Special Telegram.)-Howard K. Myers, a prominent tenant Sheridan on the remainder of the young farmer residing two miles northeast march. The march was commenced in of Pickrell, took a quantity of morphine has been gathered the awful news that in last night at 11 o'clock with suicidal in- about 2,000 years the great coal areas of tent, and died from the effects of the poison the world will be wholly absorbed and this morning at 7 o'cleck. The fatal dose that some new form of heat would have to MITCHELL, S. D., July 28.-Judge Frank was taken at the home of his father, J. be invented to take the place "of the black Smith of the Fourth judicial circuit, yes- Myers, where he has been living since the diamond" as a heat producer. Of course, terday rendeard a decision in the Plank- death of his wife two months ago. Worry we who are here now haven't any particinton license cases which will permit sa- over her death is assigned as the cause. loons to be operated in that town. The He was 29 years of age and leaves a child all the coal that we need, if we have the case is an interesting one and contains 5 months old. Myers left a letter to his price, during our lifetime, but it is to look some valuable law points which have not father telling him how to dispose of his after the interests of those who come after herotofore been brought out in this state property and saying that grioving over the us that prompted Mesars. M. R. Campbell with reference to the granting of licenson death of his wife caused him to take his

Clash Over Enforcement of Two-Cent Law Arouses Excitement.

STATE'S RIGHTS QUESTION UP

Governor Glenn's Threat of a Display of Arms to Enforce Payment of Fine is Not Taken Seriously.

(From a Staff Correspondent.) WASHINGTON, July 27 .- (Special.)-The thorities in North Carolina growing out of to the fact that the rights of the states in

ceason why. adopting the law passed during the last weeks before it can take effect. congress amending the interstate commerce law and enlarging the powers of that ginia case is outrageous," says Governor pleased with what The Bee has printed commission, with protests in order that the Swanson. "He says the fixing of a date constitutionality of the law might be passed by the corporation commission is a legis-

ating rates and especially where a fixed a absolutely necessary to complete an act ants will be in these cases is a govern. At rate of either 2 or 21/2 cents a mile was of legislation under our constitution. The The facts previously disclosed are verified. secret, which the officials are religiously adopted the railways, in order to make their corporation commission is paramount to however, by a statement made by T. E. keeping, but certain it is that it will include case, were accepting and putting into effect the general assembly of Virginia in fixing Sedgwick, a brother of the judge, in his is not large enough, Mr. Talbot says, for many of the most prominent residents of an interstate rate of 2, 21/2 or 3-cent rates, as rates, if Judge Pritchard can enjoin the York. Times, "telling the simple truth that just yet. He and others hope it Wyoming, and that the next session of the the several state legislatures had decreed corporation commission from performing its federal grand jury in Cheyenne will be the under the usual protest preparatory to the duties in fixing a rate and completing it the public. The story as told reads as most sensational ever held here, the recent making of the case before the state courts he can enjoin the legislature—he can enjoin action against the coal land grabbers paling and on appeal immediately to the supreme congress from passing laws until he has

MAGILLS REACH ST. LOUIS Railway, believing that a gross injustice was being done the local representatives They Say They Are Anxious to Set of their railroad who had no power what soever to pay the fine imposed upon that railroad by the legal authorities of North ST. LOUIS, July 28.—Fred Magill and Fay which Judge Pritchard presides, for a write has begun suit through his attorneys, Taub-

taking a train for Clinton. From fellow And right here comes a matter of serious passengers it was learned that on their controversy. Whether Judge Pritchard trip east they acted as any couple might on had the right of interference in a matter their honeymoen journey. While admitting that concerned the state wholly, and package containing rock food or any mixthey would have returned to Clinton had the refused would have naturally brought the vides for each violation of the law a fine that they are anxious to set themselves States immediately instead of a United In this connection a rather unusual act of Magill was courteous in his declination to thereby involving possibly different ques- the law the act in question in this suit was

minutes later that no statement would be ably excited over the incident, for they see constitutionality of the interstate commerce law which Senator Foraker alleges is unconstitutional.

They see also in the controversy a chance self-defense as a man has, and should use at 7 p. m. and remained in the hotel until for demagogues to inflame the public over the question of state's rights as it has not train for Clinton. As they departed they been presented since the civil war. The more conservative of the citizens here are and seven blocks in the amusement zone tory, nevertheless, to call attention to the hopeful that an issue will be framed up the interests involved without any display of armed forces, as Governor Gleen has intimated would be the case if the Southern railway failed to pay the fine of \$30,000 imposed. The talk of impeaching Judge Pritchard is, of course, purile. He has committed no act that would warrant an Among late arrivals of westerners at New impeachment of his high office. He has England resorts are the following Ne- stayed wholly within his rights. The only braskans: Watch Hill, R. I., Mr. and Mrs. question that can at all be raised against J. S. Foote, Omaha: Revere Beach, Mass., him is whether he was not hasty and William M. Hill; Field's Point, R. I., supreme court of North Carolina before

The Southern Railway company's case. however, in North Carolina promises to be-

come a cause celebre. Exhausting the Coal Supply. Recently there has been a great deal of discussion over certain reports of scientists

(Continued on Second Page.)

Governor of Virginia Asserts Order of Judge Subversive of Liberty.

RICHMOND, Va., July 28.-The Times Disputch, in an interview today with Govsition regarding the ratiroad rate situation in this state. The governor says the case in Virginia is different from that in North Carolina, as no law establishing rates in this state has yet been perfected and that the paramount authority for fixing rates is vested in the corporation commission which Judge Pritchard recently enjoined from publishing its order for a uniform clash between the state and federal au- Judge Pritchard's injunction the commisthe enforcement of the 2-cent rate law in third act necessary to fixing the rate" sion was prevented from "perfecting the that afate has brought about in an unex- (publication thereof), and that thus there going merrily along the lines already in- concern, but it is felt that if the next pected manner the attention of the country is no 2-cent law in Virginia today. Under the constitution, said Governor Swanson, carried on in earnest, a large number of the execution of their laws shall be parain order for the commission to fix a rate mount or else those who administer the it must take three necessary steps, viz. laws of the several states shall know the Give notice to the transportation companies to appear; second, give a hearing and enter Railways throughout the country were an order; third, publish the order four

"The order of Judge Pritchard in the Virupon. Where state legislatures passed laws lative act and yet he restrains this legisin conformity with the federal law regu- lative body in Virginia from doing what

Marion W. Savage Seeks injunction Rather Than Publish List of Ingredients of His Food.

ABERDEEN, S. D., July 28.—(Special.)— Carolina, applied to the circuft court, over tional Stock Food company of Minneapolis, by friends of Judge Reese, as follows: food law passed last winter by the South Dakota legislature, and asking the court to decree that the offending statute is unconstitutional. The papers in the case were any filed in the United States circuit court to-

The law provides that every box, can or any their honeymoon journey.

Their honeymoon journey, whether it would not have been the better ture or compound for use as stock food west, a point that has not been heretofore practice to permit the case to go to the must have on it a red label on the face of settled, they said nothing hearing directly supreme court of the state on application which is to be distinctly printed a list of on the death of Pet Magill except that for a writ of habeas corpus, which being the ingredients composing the food. It pro-

States circuit judge taking jurisdiction and Commissioner Wheaton stands out. Under tions and a greater length of time in which to have gone into effect July 1 of this year, he said, "I must refuse to make any state- Governor Glenn of North Carolina is rep- circular postponing its operation until Jan- week by the Grand Island Independent, the presence of men who would not in- ment until I have seen Richard A. Lemon, resented as "standing pat" on the right of uary 1, 1908. There is no authority vested quoting largely from other papers and terfere. Judge Tuthill exclaimed that in who is waiting for me at the Terminal the constituted authority of the "Tar-Heel" in his office to do such a thing and no embellished with a large new portrait of state to proceed against the railroads along power but an act of the legislature can the aged ex-judge. He and Mrs. Magili and the sheriff and lawful lines and he vigorously protests postpone the time for making a law operanothing more or less than to usurp the plained by the Independent:

in it the easiest way in determining the FIRE SWEEPS CONEY ISLAND Million Dollars Worth of Damage at Famous New York

playground of New York's millions, was manner in which the legislature kept faith cently. visited by a disastrous fire early today with the people of Nebraska, felt it obligawere destroyed. Tilyon's steeplechase park fact that it was yet important that the between North Carolina and the federal and nearly a score of small hotels were new laws be construed by a fair court, government which will be satisfactory to wiped out and for a time the flames threat- by independent judges, by a supreme state and the scores of smaller places which lucky shift of the wind to seaward aided instead of an inimical one, and it is therepicturesque area, but not until \$1.600,000 newspapers of various parts of the state damage had been done. Three persons reflect this realization and opinion. The serli, a fireman, probably fatally.

> people who flocked to Coney Island today voter who would be informed on the issues saw the fire, but the thrilling tales of the at stake in the present campaign carefully fearless rescue of San Dora, the armless to read them. and legless man, and the flight of Francesco, the fire eater, when the alarm was sounded were told and retold along noisy Surf avenue and the park bowery.

MOVEMENTS OF OCEAN STEAMSHIPS. Toursine Finland. atdapta. Keenigin Luise BOTTERDAM

Batteries at Present Turned on the

Candidates for Supreme Judge.

Grand Island Independent Sets Out the Reasons for the Candidacy of Judge Reese for the Position.

(From a Staff Correspondent.)

dicated. The opposing press bureaus are meeting were held in Omaha it might be keeping busy running up their preferred the means of attracting wider patronage candidate and running down the opponent. althought the Reese advocates seeem to bers are energetically striving to increase be doing most of the mud-slinging, while the Sedgwick boosters are contenting themselves with exploiting the claims of the outgoing judge to re-election.

Neither side seems to be particularly States internal revenue collectorship and might well enter the association. the fat job of clerk of the supreme court. about the situation" for the benefit of will be soon.

and magning of the case before the state courts action against the coal land randows spaling and appeal more and an appeal more and appeal more are in the first spaling of the state out of the coal before the state courts and the property of the state out of the United States on the ground of the state out of the United States on the ground of the state out of the state out of the state out of the United States on the ground of the state out of the United States on the ground of the state out is state out the state out is state out the state out is state out of the state out is state out the state out is state out of the state out is state out of the state out is state out the state out of the state out is state out of the state out is state out the state out is state out the state out is state out the state out of the state out is state out the state out of the state out is state out is state out the state out t Explanation of Rose's Opposition.

Situation in York County. ment to hard work on the "rock pile" and STOCK FOOD MAN IN COURT been known as an arch reform paper, be getting along nicely at this time.

brother. Editor Dayton, under the caption "In the Name of Justice." declines to fall Marion E. Savage, owner of the Interna- corporate subserviency made against him year-old daughter, Ruha, had driven their Graham Magili passed through St. Louis of habeas corpus in order that the merits of the case might be argued impartially. The application for this writ was granted by Judge Pritchard, a former republican against the plaintiff under the pure stock.

York county republicans will be for Judge man, Williamson & Herreid of Aberdeen, to Sedgwick, because he has done practically all the work of his life here, and because, of killing Pet Gandy Magili, Magili's first by Judge Pritchard, a former republican against the plaintiff under the pure stock.

that as attorney for the whole public, on the supreme bench, he has not discarded nated to the district bench the corporation political machine was opposed to him. All know that when he was nominated to the now that when he was nominated to the upreme bench the entire corpopation mahine did all in its power to nominate anther candidate. These things are truths, not the people of the state ought in justice o know them, and they ought not to be did to think that York county republicans have forgotten them. have forgotten them

Claims Made for Reese. On the other side, a special boom edition

wresting the affairs of the state from the

"Many republicans of all avocations realwere injured, one of the, Gottfried Mes- Independent today reproduces the editorial comment of acores of republican news-Only the advance guard of the 200,000 papers upon this question and urges the

"A careful reading of the voice of the press reproduced in these pages will also reveal a fixed conviction in the minds of against some of the new measures enacted into law by the recent legislature, and further at this time.

"The voters of Nebrasks demand, unless we misunderstand their convictions, a man who will neither curry the favor of the well-to-do, nor give ear for a moment to anything that panders if envy, or ill-will, or hatred, or the baser disposition to tear down and to destroy instead of building up or repairing. And such a man the people know Hon. M. B. Reese to be. The claim is made that the number of

(Continued on Second Page.)

TRI-CITY POULTRY Association Holds Meeting Monday Night to Arrange the Winter Exhibition.

The Tri-City Poultry association, composed of members of Omaha, South Omaha ernor Swanson of Virginia, gives his po- YORK COUNTY PAPERS ON ISSUE and Council Bluffs, will hold a meeting Monday night in room No. 151, Exchange building, South Omaha, for the purpose of making arrangements for the winter show The call for the meeting has been sent out by Secretary O. D. Talbot. Mr. Talbot says the association is anxious to interest all persons concerned in fancy poultry raising and proposes to hold its best show

thus far next winter. LINCOLN, Neb., July 28 -(Special.)- The desire of the association is to hold he preliminary campaigning for the can- this show in Omaha. The one last winter didates who want to head the republican was held in South Omaha and the assostate ticket at the coming primaries is clation in fact, is primarily a South Omaha and arousing greater interest. The memthe membership and extend the scope of the association. They have no outside monetary resources, but must depend entirely for appropriations upon what they "dig out of their own pockets." The or ganization being practically a new one and yet small, is not equipped with an exwith respect to the underground circuits tensive treasury, but its purposes are behind the batteries and the wire-pulling such that its members feel warranted in under the surface for the \$4,500 United seeking further strength from those who

Just where the show may be held in Omnha is not certain. Some have suggested the Auditorium, but the association

machine. Boy like, he climbed to the top circumstantial ovidence and the corroborabeen climbing onto the machine to inspect event of Haywood's acquittal the state the beater, which had needed attention. would abandon the prosecution of his as-

He went onto the machine, and without sociates, Charles H. Moyer, the president paying attention to the boy, opened the of the federation, and George A. Pettibone trap doors to the beater. At this time the of Denver. Statements from counsel and boy, who was evidently engaged in watch- from Governor Gooding issued today dispel ing the engine, took a backward step and this view of the situation. Governor Goodhis left foot was set down into the beater ing said: jaws. Mr. Moyer saw what had happened "The verdict is a great surprise to me, at once, and, grabbing the boy, prevented and I believe to all citizens of Idaho who the machinery from dragging him in to a have heard or rend the evidence in the certain death. Mr. Moyer could not extri- case. cate the unfortunate boy's foot, but was "I have done my duty. I have no regret able to prevent his leg from going into the as to any action I have taken, and my beater. The man hung onto the boy and conscience is clear. As long as God gives section of the machinery, but could not, for government by law and for organized He was calling for help every second and society.

Eugene's foot was being beaten with the prehended. There will be neither hesitaa stump with the heel. One bone of the Pettibone to ball, and it was said tonight interesting sidelight is thrown by leg was broken just above the ankle. He that in the case of Moyer, against whom the York Republican, which has always was very lew last evening, suffering from the state is admitted to have its weakest been known as an arch reform paper, run the amputation and shock, but is said to be unexpected.

Girl Injured in Runaway.

TECUMSEH, Neb., July 28 .- (Special.)in with the other members of the old press | An exciting runaway occurred on the busibureau, and not only declares for Judge ness streets of Tecumsel yesterday afterhorse up in front of a store and Mrs. Micklam was endeavoring to readjust the bridle while the little girl was sitting in of the state and an attorney in whose any interest was safe. They know knocking Mrs. Micklam down, and one wheel of the buggy passed over her head. Running to Third street the horse turned any of the traits of character that made him reliable as a private attorney. They know that during his whole practice year here he never appeared as the attorney for any railroad corporation. All who remember know that when he was nominated to Third street the horse turned hours that the jury, which at first had been divided, 8 to 4, and then seemed deadlocked at 10 to 2, finally came to an any railroad corporation. All who resembler know that when he was nominated the divided the divided the second of the country day showed and children, but fortunately did them no attention of the buggy from the second of the second of the country which at first had been divided, 8 to 4, and then seemed deadlocked at 10 to 2, finally came to an approximately did them no attention of the buggy from the second of the se damage. Running to the chain fence along shove the giant hills which wall Boise miderably acratched and bruised.

BEATRICE, Neb., July 28.-(Special Telegram.)-William Elerbeck, an implement dealer of this city, was probably fatally his wife went to a room in the hotel, into against the action of Judge Pritchard in tive. Therefore Mr. Wheaton has done supreme bench and its origin is thus exsustained injuries which paralyzed his his every feature-at last the icy armor "Some months ago several republican body from the hips down. His condition newspapers in Nebraska, pleased with the is critical. Tuck Rains of Seatrice, a success of the party at the last state con- traveling implement salesman, who was whatever the pent-up feeling had been vention and the subsequent election, in riding with Mr. Elerbeck, was severely contained within was loosed. Haywood's bruised about the body. A similar acci- attorneys were fairly lifted from their hands of a machine far too friendly to the dent caused by an automobile resulted in seats, and Judge Woods made no effort to corporations and far too greatly under the death of Charles Treadwell, an imple- restrain them as they surrounded him to NEW YORK, July 28 -Coney Island, the their control, and pleased, further, with the ment dealer of Beatrice, near Pickrell re- shake his hands and shout aloud their con-

Dolliver at Grand Island.

cial Telegram.)—Senator Dolliver was the assessinated, sat gloomy and unspeaking ened destruction to Luna Park and Dream- tribunal that would provide even-handed bly today and held an audience of over the closing plea for conviction, was not 2,000 for two hours this afternoon discuss- present. Of the prisoner's counsel those fringe the water's edge for a mile. A tre the importance of having a fair court ator found a great advancement of public the firemen and probably saved the whole fore not surprising that the republican his position from public documents, but morals in the last two decades and proved was not one to be heedless of danger and Edgar Wilson, the former law partner of Nazaren in the final analysis as the safest protection to the country's institutions.

Aged Woman Brenks Leg.

UTICA, Neb., July 38 .- (Special Telegrom. - The accidents for Utica still con- court room at the early hour the verdict tinue. This time the victim is Mrs. Anton Rau. She was going into the country with were empty, but in the doorway stood Govsome friends and while stepping into the ernor Frank Gooding, who has taken an many that Judge Sedgwick is prejudiced carriage the horses started up and she active part in pressing the prosecution of jumped out, breaking her left leg in two Haywood and his associates. There was places, once at the hip and again, between especially the anti-pass law. It is not the knee and ankle. Both fractures are necessary, however, to go into this matter serious ones, as Mrs. Rau is quite old. court proceedings were over, the prisoner Dr. H. R. Houchen was immediately called had been discharged and the jury disand made her as comfortable as possible missed for the term in less than three minunder the circumstances.

FIRE RECORD.

Store at Blue Hill.

BLUE HILL, Neb., July 28.- (Special Telegram.)-Fire broke out about 2 o'clock buildings by water.

ACQUITTED

Jury Says He Was Not Guilty of Conspiracy to Kill Steunenberg.

COURT SETS HIM AT LIBERTY

Goes First to the Bedside of His Aged Mother in Hospital.

NOW AT HOME WITH HIS FAMILY

Verdict Causes Him for First Time to Break His Stoical Attitude.

OPINIONS OF COUNSEL AND JURY

Governor Gooding Announces that Contrary to Expectation Moyer. Pettibone and Adams Will Be Tried.

BOISE, Idaho. July 28-Into the bright sunlight of a beautiful Sabbath morning, into the stillness of a city drowsy with the lazy slumbers of a summer Sunday, William BOY'S FOOT CAUGHT IN THRESHER D. Haywood, defendant in one of the most noted trials involving conspiracy and murder that the country has ever known, walked today a free man, acquitted of the

murder of former Governor Frank Steunenberg. The probability of a verdict of acquittal in the case of the secretary-treasurer and accident yesterday afternoon, but escaped acknowledged leader of the Western Federation of Miners had been freely predicted since yesterday, when Judge Fremont Wood the Phillips home threshing and Eugene strongly favoring the defense in its inread his charge, which was regarded as had been given some light work about the terpretation of the laws of conspiracy,

tion of an accomplice who confesses. It was also freely predicted that in the

endeavored to throw the belt from that me strength I shall continue my efforts

"The state will continue a vigorous po cution of Moyer and Pettibone and Adams and of Simpkins, when the latter is aption nor retreat."

Will Apply for Sall. Application will be made to Judge Wood

tomerrow morning to admit Moyer and case, a favorable consideration would not Not the least interesting of the com-

ments made upon the verdict today was that of Harry Orchard, the self-confessed murderer of Governor Steunenberg and the witness upon whom the state chiefly relied to prove its claim of a conspiracy on the part of the Western Federation of Miners. When told at the state penitentiary that Haywood had been acquitted, Orchard said:

the buggy. The bit fell out of the horse's told the truth. I could do no more. I "Well, I have done my duty. I have mouth and at the same time a little dog | told the truth. I would be mouth and at the same time a little dog | am ready to take any punishment that may be meted out to me for my crime, and the sooner it comes the better.

It was after being out for twenty-one and children, but fortunately did them no streaks of the coming day showed the court yard the beast jumped over it the north and east. The weary, snowand left the running gear of the buggy bearded old bailiff who had kept an all there. He then ran two miles in the coun- night vigil before the door of the jury room try, where he was stopped by a farmer. was startled into action by an imperative Mrs. Mickiam suffered no greater injury knock from within. Events moved rapidly than a severe shock, but the little girl's enough after this, and when at last the right arm was broken and she was con- principal actors in the trial had been gathered into the court room at a few moments before 8 o'clock the white envelops handed by the foreman to the judge was

torn open and the verdict read. Tears in Haywood's Eyes. Tears welled to the eyes of the man who during the eighty days of his trial had sat with stolld indifference written upon he had thrown about himself with the first day of jury selection had been pierced and gratulations. James H. Hawley, leading counsel for the state, and O. N. Van Duyn, the prosecuting attorney of the county in GRAND ISLAND, Neb., July 28.—(Spe- which former Governor Steumenherg was in the court room were Clarence Darrow of Chicago, E. F. Richardson of Denver and John F. Nugent of Boise. The ab-Judge Wood, who presided at the trial.

No member of the prisoner's family, or any of his friends among the socialist writers and the so-called labor jury, who have been attending the trial, was in the was rendered. The spectators' benches no demonstration other than that made by the attorneys for the defense, and the

utes time Verdiet a Surprise.

The news of the verdict was received reluctantly in Boise. Extra editions of the papers carried the tidings far and wide, and during the day there was considerable discussion in clubs, cafes, hotel lobbles Sunday morning in the general merchandise and upon the street corners. The surstore of T. A. McDonald. The stock is a prise which had been so manifest in the newspapers enlisted in the cause is being total loss, but is covered by insurance, court room was prevalent everywhere. The steadily enlarged, the chief recruit being. The building was owned by Jacob Gooll. long time the jury was out had conveyed Considerable damage was done to other the general impression that there could be no other outcome than a disagreement.