more than one line," remarked an old member of the police force. "A recent example shows that they are quite as efficient as men in the matter of safe Woman in the role of safe blower is new to the police. The fact is that the operation of female offenders has heretofore been confined to offenses of the daytime or of the early part of the night. But here comes a story from Tennessee of the errest of several women who belong to a gang of town near Nashville, where they robbed a bank and got \$1,700.

"Women have often developed into expert forgers, as, for instance, in the recent case of an American woman abroad, who succeeded in conducting a forgery scheme for a considerable length of time, and until she had fraudulently collected a vast sum of money. They make high-class pickpockets, and, in fact, infinitely more successful in this line of work than

"One curious fact in this connection -despite the frequent announcements publicly made of offenses of this kind committed by women, men are never on the lookout for the female pickpocket unless they find themselves in a questionable resort, or in bad company. For this very reason women find it much easier to pick a man's pocket. They can get closer to men, too, without becoming offensive, and can lift the dream of anything wrong.

culiar to kleptomania, she is more subsequent thereto. successful because in this instance of the way she dresses and woman's peculiar demeanor around the counters in dry goods stores. If a man, for instance, should go into a dry goods store and begin to pick up little things and fumble over them, apparently for the purpose of inspection, he would at the same thing without exciting the least suspicion. It is simply looked day rest. upon as a matter of comparative ease for the kleptomaniac.

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"But the woman safe blower is a new type, as far as my experience goes, and I suppose it simply means that the police of the country will soon be confronted with many new problems m dealing with the female offender."-New Orleans Picayune.

Two Indians in Navy

There are two Iroquois Indians is the United States navy. They grew at the Lillie house about 5:30 and without returning to the room where up together on a government reservation and spent their boyhood days in hunting and fishing. They were great friends and constant companions. Tes years ago they left the reservation to seek their fortunes after the manner of the white man. Separating, they wandered over the country in different directions, and by a singular coinci trail. They acted as if they were street, people were on the sidewalks. directions, and by a singular coince then up to Mr. Marsh and Mr. Clark. dence each ealisted in the navy a few glad to get out,. I was present when Do you believe, gentlemen, that a \$500,000. The charter will be filed as One of the committeemen when indence each ealisted in the navy a rew gad dogs were started out on the burglar would wait until this par- soon as \$25,000 has been subscribed, formed of the discovery of the mysthe other.

came together again on the gun deck street this time, about twenty-five or shake and a few words in their native known as Leaping Deer and White Uncle Sam's navy they bear the namer of Thomas France and John Johns, re spectively. They are described as good sailor men.

A Butcher of Taste.

There is a butcher in one of the New Orleans markets who has built guments were not limited. up an immense family trade entirely by reason of his taste in doing up par cels of meat. His modus operandi is The result is a neat rectangle which from some fashlonable drug store or confectioner's. Chops and such like he stows away in neat little cardboard tubes, and he keeps a supply of one pound candy boxes especially for chicken livers and chopped sausage The system is very effective.

Those Who Read Novels.

"But," we object, speaking to the novel, "this historical data is absolute ly wrong. Why, it's ridiculous to have Washington fighting three duels, fighting battles he was never

"I know I took some liberties with George and history," the author says naively, "but what's the difference! He'll never know and it won't hurt his feelings."

"But the people who read your bok," we again object.

"Surely you know that people whe rend historical novels know nothing of history!" he exclaims in just scorn.-Baltimore Hernld.

The Accused-But it was a case of absent-mindedness, yer honor. I did not know what I was doing when I took the coat.

The Judge-But, unfortunately for the officer did.-Beston Tran

Ja Criminal Walke the Sex Ia Keeping Well Up with Man. "Women are making progress along

Fate of Mrs. Lillie is Resting With Jury Argument Well Advanced

expert cracksmen, and who actually took part in a safe blowing in a small SAYS SHE IS VERY PECULIAR

Elaborate Summery Made of State Evidence -- Denies Evidence of Guilt

torney Evans made an unusually know nothing about it. strong presentation of the case for the state, as did counsel for Mrs. peculiar woman. No doubt her Lillie.

Mrs. Lillie had the appearance the trying ordeal is nearing the close. evening was closed."

In the rebuttal testimony for the state Arthur Pepper was the first witness this morning. He said:

"I live about one hundred feet south of the Lillie residence. On Several days ago they unexpectedly They went down the center of the mit this crime?

tongue. To their tribe these men were be the reason they wanted to stop." and north of the stovepipe. Again Feather, says the Washington Star. Is some rebuttal testimony contradict- stovepipe and again that he was ng Witnesses W. R. Heath and Arthur standing close to the head of the bed.

porterbouse he places it between twe taking into consideration the fact you she knew what had happened. squares of pasteboard, uses a sheet of that they had been practically in pearl gray manila paper as a wrapper close confinement for more than two back. Grant that his head was and ties it up with baby blue string weeks. He impressed upon their urned to the west, his head buried in minds that they alone were the judges the pillow, no man could stand where has every appearance of having come of the testimony and in quoting the Mrs. Lillie says he did and shoot in which the stock was located suffer testimony he would give it as near. Harvey Lillie in the head as he was ed to the extent of \$1,000. Defective correct as he possibly could. He said shot," in part:

author who has written a historical fore you and you are the sole judges were in the Lillie bedroom. were employed by the officers of But- from the east side of the bed." their reputations have been too well argument of Mr. Evans continued:

the letter in evidence proves this to murder.

David City, Neb , March 2 .- T sti- be an absolute fact. When has the mony in the Llille murder case was defendant shown one act of affection, finished in short order yesterday and of love. I have failed to discover it. arguments by attorneys on either The ordinary wife would not be side are well advanced. County At- transacting business and the husband

"Mrs. Lillie, it seems to me, is a

business relations were unknown to A large number were greatly dis- her relatives. Her relatives and appointed when the defense rested friends are here, have been during their side of the case in that the de- all of this trial, and not one of them diamond pin out of his searf, nip his fendant, Mrs. Lena M. Lillie, did have been on the witness stand to watch and chain or any other valuable not go upon the stand and affirm or tell of her transactions. On the 23d thing he may have before he will ever deny the numerous statements it is day of October she telephoned to Mr. alleged she made to different persons Runyon about the deals she had with "In that kind of pilfering, too, pe on the morning of the murder and him. She knew about \$200 or \$300 in margins were due. She met Mr. After fourteen days of testimony Runyon that evening but said nothtaking court convened this morning, ing to him about paying this. She The large district court room was went home and told the sewing girls well filled. The housewives, chamber- about having a large amount of monmaids and servant girls postponed ey in the house. There is a circumtheir customary wash day and came stance that is very peculiar. Anothout to witness the closing of the most er circumstance on this same day isonce arouse the suspicion of every important trial in the history of that she spoke to her husband about clerk within visual range. On the Butler county. The jury when the dogs being poisoned. She knew other hand, a woman may do exactly brought into court presented the ap- she owed Runyon at least \$200. Why pearance of having enjoyed the Sun- was it that she departed from her usual custom of putting the money in the postoffice that evening, saying this morning of one who is under- she wanted to deposit it in the bank. going a severe mental strain, and who Another circumstance is that the door no doubt appreciates the fact that across the hall on that particular

> Mr. Evans here discussed in detail the shots that were fired and the statements made by Mrs. Lillie.

"She walks across the room," said Mr Evans, "tells the girls to get up the morning of the shooting I arrived and light a lamp, walks down stairs. assisted Mr. Heath with the blood- Mr. Lillie lay, and is found at the hounds. After they left the Lille telephone. She tells Mr. Ren that house they went south, part of the the reason the burglars could see to time on the sidewalk. The dog where fire the shot in a vital spot was that the campers were barked and the the moon was shining on Mr. Lillie's bounds went over to the camper's face. This was at an hour in the wagon. I do not think they had any morning when wagons were upon the second trip, and held one of them. ticular time in the morning to com- The headquarters will be at Lincoln. teriously missing carpet, said:

"Bert Hall tells you what he did of the receiving ship Minneapolis at thirty feet from where they went the that morning; this is reasonable and the League Island navy yard and re first time. They went to the camp- natural. Mrs. Lillie told the girls newed the friendship of their youth ers' wagons again. The dogs wanted across the ball that some one had There was no doubt of their joy at to turn in again and Heath would shot Harvey. She told others the consisted simply of a grunt, a hand not let them. There was a dog tied same. Mrs. Lillie says that the man under the wagon and this seemed to stood on the west side of the bed W. D. Westover and I. J. West gave she says he was just south of the She gives a complete description of At 10 o'clock the state concluded the man to several witnesses. The the introduction of rebuttal testimo- girls across the half heard the shots. ny, and the argument of counsel was They did not hear Mrs. Lillie fall on commenced. By agreement the ar- the floor or the man run down stairs. They did not hear Mrs. Lillie come County Attorney A. J. Evans out in her stocking feet and walk opened for the state. He congratu- across the hall, saying nothing to lated the jury on their patience in Harvey. She did not shake him, very ingenious. If he is handling a listening to the testimony introduced She said he breathed heavily. I tell

"Harvey Lillie was lying on his

Mr. Evans exhibited to the jury fire. The loss is almost entirely cov "Regard your oaths, remember the curtain, window and screen, and ered by insurance. your responsibilities, and render a from the experiments made argued verdict in accordance with the evi- that the state had proven that it was dence, that in after years you will not impossible for a man to stand where regret what you have done. The wit- Mrs Lillie says be did and powder nesses in the case have all been be- burn the curtain and glass as they

the defense have criticised some of killed Harvey Lillie and the shot that board and to the citizens. the evidence for the state, but they went through the window was fired

ler county, and their acts in running When court convened this afternoon down the person who committed the the large court room was crowded to crime were perfectly legitimate. I its utmost capacity and the balls believe that Mr. Ren and Mr. Derby leading thereto were filled with peohave been in Butler county too long, ple unable to gain admittance. The

established and there is no reason -When Mr. Hall said to Mrs. Lillie why they should be attacked as they that she was suspected she laughed have been by the defense in this case, and said they could not prove it. "The principal witnesses for the I say that Mrs. Little was the only defense have testified that the do- one that had the opportunity to commestic relations of Mr. and Mrs. mit this crime. We do not know the Lillie were pleasant, affetionate and extent of her dealings on the board loving. I do not know how it affects of trade. On the 28th of October she you, gentlemen of the jury, but to r turned from the coroner's jury and me it is not sufficient; the fact that told her sister-in-law that they were they did not quarrel in the presence of hired help and visitors is not sumcient; the evidence shows that the defendant was living a double life; latter was written four days after the latter was written for the latter was written for the latter was w

Nebraska Notes.

John Reese has been appointed receiver of the Broken Bow land office. Louie Werner, one of Beatrice's

insurance \$3,000. Miss Elizabeth Kay and Eugene E. Tracy were married by the Rev. Wal-

ter E. Matthews at Leup City. Verne Fowler pleaded guilty to a charge of stealing hides from a Rock Island freight house at Fairbury.

Plans are being completed for the erection of a \$20,000. Young Men's the senate to make further investiga-Chritsian association building at Be-

A lodge of fifty charter members Order of United Workmen at Burwell. Neb.

George W. Kinsor, who has lived and a grown son.

Tappan, was discovered to be on fire and in an hour was a ruin. The loss may reach \$16,000.

county treasurer at Wilber, to succeed J. H. Douge, who will remove to the state of Washington. It is reported that a steam laundry will be built at Tecumseh by a num-

ber of eastern capitalists, who have been looking over the ground.

which is to be completed Novemberl .

The Rev. M. D. Burg pastor of the Lutheran church at Beatrice, has resigned and will go to Ponca. He has been pastor at Beatrice for three

to a tree without care for several days.

The Papallion schools have close until March 16 on account of an epidemic of scarlet fever. There are a number of cases of this malady at

melting snow.

Frank Braid, who resided in Plattsmouth for several years, and who was implicated in a bold robbery committed at Hamilton, Ia., on New Year's eve, was sentenced to eighteen years in the penitentiary at Knoxville, Ia.

The Farmers' Co-operative Grain and Live Stock association is to be

The Commercial State bank of "What do you suppose would have ident,; A. R. Staher, cashier,

month last year.

Several head of horses belonging to Ambrose Jacobs, a prominent framer ly one day last week. It, first war supposed they had been poisoned but committee making the report comthe supposition now is that they prises leading members of the senate. were fed hay wiheh was mixed with a poisonous weed.

The department store of Diers Bros. at Fullerton was burned causing ; loss of \$10,000. The Blake building wiring is supposed to have caused the

At the regular meeting of the Plattsmouth Board of Education Prof. Hardy Furniture Co., carpet and E L. Rouse was re-elected superintendent of the city schools at a salary of their evidence. The attorneys for "I say," said he, "the shot that ing been entirely satisfactory to the by him for account of the legislature.

to the principal. The paper wil lution of the legislature or either hereafter be under the censorship of the principal before publication.

A comimttee of the Federation o

UP TO MR. MARSH.

Senate Charges Him With Misconduct in Office -Unauthorized Purchases.

Secretary of State Marsh is charged by the senate committee of abuse of oldest citizens, started for Germany authority and gross overcharging in the purchase of nearly \$10,000 worth St Patrick's Catholic church at Mc- of supplies ostensibly for the legisla-Cook burned with a loss of \$4,500, and ture. Claims to the amount of \$2,718 filed with this committee have been investigated, but bills amounting to \$7,000 filed with the house for similar supplies have not been looked into. The report on the comparatively insignificant claims filed with the senate committee for approval is that the prices should not be allowed. The committee was not instructed by tion and to pay only such part of the claims as seem to be just.

Secretary Marsh was in a rage over has been organized by the Ancient the turn of affairs. W. H. Clark, who has been Mr. Marsh's chaperone who has been appointed for the secat Plattsmouth thirty-five years, died ond time as custodian of the supply at the age of 79. He leaves a widow room and superintendent of purchases, has countersigned many of the The Louisville mill, owned by C.D. claims. Mr. Clark has also held an Eizer of Lincoln. Mr. Marsh has ap- 3 o'clock Tuesday afternoon. proved the claims as just and correct.

C. E. Bowlby has been appointed nothing to do with the purchase or with the auditing of claims, as such bills go direct from the secretary of state to the committee of the two The Grand Island public library few years ago to pass an act limiting | Each person as he entered the court board is advertising for bids for the the amount that can be bought beconstruction of the Carnegie library, fore the session opens and requires loudly whispered: "What is the versubsequent purchases to be made by dict?" Peter Miller of Fremont has been resolution of the branch of the legisarrested on the charge of cruelty to lature desiring to buy. Mr. Marsh animals. He left an old horse tied admits that he had violated this law,

Some of the supplies, notably 111 yards of Wilton velvet carpet at \$1.65 all took their usual seats in the court a yard, could not be found by the committee. Mr. Marsh said he bad not bought it and that it was not in anxiety as to what the verdict of the the state house. Later to a reporter he said he was mistaken that it had been bought, and delivered. A

janitor, W. L. Nauslar, still later in the day, said he had informed Mr. Marsh several times that the carpet was rolled up in a closet on the top Summer parks near Grand Island floor of the building, that Mr. Marsh are inundated. Wood river being out replied when so informed that he had of its banks. Still further damage repeatedly told Mr. Clark to have it is anticipated from floods caused by returned to the dealer as there was no place for it and that it was not wanted, but that the dealer had not come for it.

The janitor made his statement during the afternoon after Mr. Clark had appounced that he had found the carpet. This search was made after W. E. Hardy, the dealer, had stated positively that he had delivered every particle of goods ordered. It was incorporated with a capital stock of then up to Mr. Marsh and Mr. Clark.

Barneston is opened for business, become of that missing carpet after The concern has been incorporated the legislature had adjourned if our with a capital stock of \$6,000, the committee had not made its report? incorporators being J. M. Howe, If it was not ordered as was first president; Henry & nfelt, vice presistated, or if it was not needed and there was no place to put it, as Mr. The following is Cass county's Marsh is said to have told the janimortgage record for February: Farm tor, or if it was ordred as later stated mortgages filed amounting to \$89. by Mr. Marsh, why was it rolled up 923; released, \$44,143; city mortgage, and put in a dark closet and why filed, \$41.68; released, \$5,732, It did Mr. Marsh approve the claim? farm mortgages there is an increas. Secretary of State Marsh, when of \$45,000 in comparison with same asked to make a statement in reply to the committee report, said the report was made up of a pack of "d-d lies." and he believed it was instigatresiding near Wymore, died sudden ed by persons outside of the legislature for "personal reasons."

men prominent in the state. Senators Cox of Hamilton, Harrison of Hall, Norris of Pawnee, Anderson of Saline and Saunders of Douglas,

Mr. Marsh said: Wilton carpet was bought. It was purchased and supplied in fact,"

Your committee on accounts and expenditures has been handed the following bills for legislative supplies: Omaha Printing Co., 12 bills ag-

carpet lining.....

Harley Drug Co.... Thesee bills are all certified to by of \$1,350, being a raise of \$150 over Secretary of State Marsh as being the previous year. His services have correct and as having been purchased Your committee was unable to find any authority vested in the secretary As the result of an article publish of state for making such purchases, ed in the Nebraksa City High School other than that found in section 4 of Times reflecting on the principal o article 2 of chapter 83 of the compiled the school, the board of education statutes which provides that "he shall furnish the legislature and the has suspended the editors of the officers thereof all necessary fuel and paper upon the refusal to apologiza stationary when so directed by reso branch thereof.

Boy's Life Beaten Out,

Beatrice, Neb., March 7,-Nels Labor made a request of Manage Nelson, a boy who was employed McCuaig of the National Starch com about the elevator of the Central pany and of Manager Stafford of the Granaries company at Filley, was Great Western Cereal mills at Ne killed in some manner as yet only braska City for an increase of 21 conjectured. H. M. Miller, the manacents an hour for the employees of the two plants. Manager McCuair and was surprised and shocked to has referred the matter to headquar has referred the matter to headquar ters. Manager Stafford said he would pay no attention to the request until the employees ask it.

find his lifeless body on the next the engine room. Apparently Nelson's clothing had got caught in the belting and his life beaten out as the body was rapidly whirled about.

IN A PRISON CELL

MRS. LILLIE HAS LIFE OF CONVICT BE-FORE HER.

JURY SAYS SHE IS GUILTY

CONVICTED OF HEARTLESS MURDER OF

VERDICT QUICKLY SPREAD

Court Room Packed as Jurymen File In, Bas No Untowerd Incident Follows Request For Life Sentence.

We, the jury in the above entitled case, being duly empanelled and sworn, do find the defendant guilty since he came into state office and of murder in the first degree, and recommend that she be imprisoned for life. (Signed)

A. C. Pool, Foreman.

David City, Neb., March 4.- This was the verdict rendered by the jury appointment under Postmaster E. R. in the Lillie murder case at precisely

As soon as the jury had agreed up-The other members of the board on the verdict the news spread rapof public lands and buildings had idly and in a few moments people were seen running from all directions toward the court house, and before the defendant arrived the large district court room was completely packhouses. The abuse of authority in ed with humanity. A large portion, the purchase of supplies by Mr Marsh's of the audience were men, with not predecessor caused the legislature a to exceed twenty women present. room door wore an anxious look, and

> Mrs. Lilile, accompanied by her father, brother, Mrs. Grisinger, her sister, and Sam Lillie, brother of the murdered man, arrived at 3:20. They room, While Mrs. Lillie looked bright, she had the appearance of twelve men was. As they marched in she looked at each one carefully.

> When Clerk Starks read the verdict Mrs. Lillie sat motionless and when the word guilty was pronounced not even a quiver of the lip was noticeable. Counsel for the defense asked that the jury be polled. Clerk Straks called the name of each individual juror and when he arose propounded the question:

> "Was this, and is this your verdict?" and the juror individually responded in clear and distinct tones:

> 'Yes, sir." In his instructions to the jury Judge Good, after giving, in legal language, the ground for prosecution, summed up the material allegations

> of the information in part as ofllows: "That on the 24th day of October 1902, the defendant purposely and feloniously did make an assault upon

> Harvey Lillie with a certain pistol. "That she made such assault of her deliberate and premeditated malice to kill and murder Harvey Lillie.

> "That with such pistol at the time the defendant did inflict upon the head of said Harvey Lillie one mortal wound of which he died on the 24th day of October, 1902.

"That such assault was made by the defendant upon said Harvey Lillie in the county of Butler and state of Nebraska.

"It is provided by law that if any person shall, purposely and of deliberate and premediated malice kill another every person so offending shall be deemed guilty of murder in the first degree, and, upon conviction thereof, shall suffer death or shall be imprisoned in the penitentiary dur-

ing life in the discretion of the jury.
The court instructs the jury that circumstantial eviden e is legal and competent in criminal cases, and if it is of such a character as to excute every reasonable hpyothesis other than that the defendant is guilty, it is sufficient to authorize a convic

The court further instructs the jury that what is meant by stantial evidence, in criminal cases, is the proof of such facts or circumstances connected with or ing the commission of the crime charged as tend to show the guilt or innocence of the party charged, and if these facts and circumstances are sufficient to satisfy the jury of the guilt of the defendant beyond a reasonable doubt then such evidence sufficient to authorize a verdict of

"The jury are instructed that in order to warrant a conviction of murder on circumstantial evidence, each fact necessary to the conclusion sought to be established must be proved by competent evidence beyond a reasonable doubt, and all the facts and circumstances must be consistent with each other and with guilt of the defendant, and consistent with every other reasonable hypothesis or conclusion, and all the facts taken together must be of a conclusive na-

Did Not Send the Porson.

Grand Rapids, Mich., March 4 .- A fury in the circuit court at Ionia today brought in a verdict of not guilty in the case of Bailey Kreekss of Lowell, charged with attempting to murder George Meritt of Caranae, by sending him a poisoned heads powder. The case grew directly or of the killing of Mrs. Ada Klump of Lowell a year ago by a poisoned power der sent through the mails.