

Fear a Strike. Atlanta, Ga., Nov. 15.—Prospects that the strike of boiler-makers in the American Locomotive works would involve the allied crafts in that city in a sympathetic strike, caused several international executive officers of the American Federation of Labor to leave the convention here today to go to Schenectady.

Ice House Floor Falls. Ashland, Neb., Nov. 15.—By the collapse of an over-weighted floor of the Armour & Co. ice house here, twelve men at work repairing the building fell with the broken timbers a distance of thirty feet. All received serious and in some instances dangerous injuries. There were a number of broken legs and arms and internal hurts, which in one or two cases may result fatally. The more seriously injured were given medical attention here and then hurried to a hospital at Omaha.

Payne to Leave Albion. Albion, Neb., Nov. 14.—Special to The News: Thomas Payne, junior member of the firm of Puffer & Payne, real estate dealers, has announced his intention of leaving Albion about Jan. 1. Mr. Payne desires to go to a warmer climate, and he probably will go to Texas. He has lived here most of his life, and Albion regrets to lose him.

Child Falls From Hay Mow. Neligh, Neb., Nov. 14.—Special to The News: Fred Henry, the 5-year-old son of Mr. and Mrs. Fay Henry, fell through a hay mow while at play yesterday afternoon at 4 o'clock and sustained an injury to the base of the brain that is feared will prove fatal. The family moved to Neligh Sunday from Cherry county, where the father had been working for Earl Davis, and an account of crop failure in that vicinity came to this city to secure work.

Dr. D. W. Beattie and Dr. W. F. Conwell both claim that the chances for the recovery of the little fellow are very slim, and they are only awaiting developments that are expected to materialize in the next few hours.

DIEGLE GETS NEW TRIAL.

Former State Sergeant-at-Arms in Ohio Gets Second Chance. Columbus, O., Nov. 14.—Rodney J. Diegle, former senate sergeant-at-arms, convicted in the common pleas court here of complicity in legislative bribery and sentenced to a three-year term in the Ohio penitentiary, was granted the privilege of a new trial before this term of court today.

Neck Broken, May Live.

Pon Du Lac, Wis., Nov. 14.—With his neck broken, his body paralyzed and his skull fractured, the result of being blown from a train, Thomas McBrown, aged 50 years, is in the hospital with a chance to recover. He underwent an operation and physicians say the chances for living are in his favor.

DAKOTA UNI. WINS GAME.

Drop Kick from Thirty-Yard Line Beats Dakota Wesleyan. Vermillion, S. D., Nov. 14.—With a drop kick from the thirty-yard line by Sheeks, the University of South Dakota yesterday defeated South Dakota Wesleyan in the annual football game here by a score of 3 to 0.

Mitchell, S. D., Nov. 14.—Although the Dakota Wesleyan university clobbered Mitchell, it was beaten by a score of 3 to 0 in their contest with the South Dakota university at Vermillion yesterday. The Mitchell players are jubilant over the showing made in the contest, which was one of the hardest ever played on a South Dakota football field.

A Fire at Albion.

Ewing, Neb., Nov. 14.—Special to The News: Fire originating in the roof of the house, from a defective flue, destroyed property at the home of Fremont Morse Sunday evening. The water used in extinguishing the fire caused much damage to the furnishings.

FOWLER REACHES EL PASO.

Gets Start from Push Car, Almost Collides With Freight Cars. El Paso, Tex., Nov. 14.—Aviator Robert G. Fowler arrived here at 11:40 a. m. on his transcontinental flight after a delay of eight days, stalled in the sand near Mastodon, N. M.

Fowler established a new record in aviation when he flew from the deck of a push car on the El Paso and Southwestern railroad, narrowly avoiding a collision with a freight train by throwing on his high speed and just skimming the tops of the cars.

"I will leave Tuesday morning or Tuesday afternoon, at the latest," the aviator said. "I will fly to Fort Worth and Dallas and thence to New Orleans. From there I will try to go up the southern coast to New York." The aviator now has a total of 850 miles to his credit.

Heavy Snow in Montana.

Missoula, Mont., Nov. 14.—A heavy snow is still falling, and the temperature is rising. The valley has had about five inches of snow, and east of here it is deeper. Twenty-four inches of snow covers the ground at Biosburg and Helen, while in the Bitter Root mountains it was even deeper.

Voters Take Slap at Judge.

Valentine, Neb., Nov. 14.—Excitement is warm over the reopening of the Cody lynching case.

At last Tuesday's election much hatred was shown Judge Westover, who was the sole candidate on the ticket for re-election as district judge. Voters in the Cody precinct wrote the name of Harry Ware, a colored ranch-hand, on the ballot, and Judge Westover received only a few votes in that

precinct, while the colored man polled about fifty.

This feeling against Judge Westover is caused by his accepting the plea of second degree murder over the protest of the prosecuting attorneys, M. F. Harrington of O'Neill and County Attorney John M. Tucker, who were confident they could get a jury verdict of murder in the first degree and convict Eunice Murphy as an accessory.

His Bail is \$1,000.

Ewing, Neb., Nov. 14.—Special to The News: The young man Burgess, who shot Real Goodwin in front of the opera house three weeks ago, had his hearing before Judge Malone at O'Neill and was placed under \$1,000 bonds for his appearance at court.

And the Potatoes Froze.

Albion, Neb., Nov. 14.—Special to The News: G. T. Heneman, living in East Albion, lost 300 bushels of potatoes by freezing last Saturday night. The potatoes were raised west of here and hauled here for market, being piled on a vacant lot near his home, covered with straw and thought to be protected from frost. Saturday night was severely cold, and as a result the potatoes froze. These potatoes retailed at 75 cents per bushel.

Gun Club Shoot.

West Point, Neb., Nov. 14.—Special to The News: The Willow Creek Gun club and their sporting friends met in full force at the usual weekly shoot which was held this week at the farm home of Emil Herman. Some good scores were made—Karl Kerl topping the day's record with 24 birds; next were Julius Radebach with 23; John Jensen and M. Sasse, 21 each and C. H. Sasse, F. Fenske and Gus Herman with 20. These weekly events are becoming very popular, drawing large crowds of people.

THE LANDS ARE CHOICE.

The State Will Not Take Any Particular Class of School Sections. Burke, S. D., Oct. 14.—Special to The News: A visitor to the Rosebud country at this time would perhaps be surprised to learn that none of the present future in the newspapers regarding the question as to whether or not those who recently registered for homesteads in Bennett and Mellette counties were up against a brace game without a show to win, has penetrated to the country under discussion. Those who are here and know the conditions are not worrying at all as to the fitness of Mellette county for a white man's country, nor doubting at all that all of the available land will be filled upon next season. Those who are here and advise in the east who were lucky enough to draw numbers are urging them to get ready to come and make entry and not get frightened over the reports in the newspapers.

The matter started soon after the drawing when the disclosure was made that the state would select forty-one sections of indemnity school land before the settlers had a chance to make their selections. While this statement was perfectly true, and the state will do that very thing, there is nothing in that fact which should cause undue excitement or discouragement to any of the prospective homesteaders. It has been assumed by some newspaper correspondents that the state would go and select all of the best school land, thus leaving none of the real cream of the country for the settlers. There is no occasion for argument over this phase of the discussion. The law and the president's proclamation very plainly state that the state cannot take more than two sections as indemnity land in any one township. Thus it is apparent and indisputable that the state will be compelled to take some of the rougher lands and not rob the settlers of all of the best.

But no less ridiculous are some of the statements made on the other side of the argument. For instance, the last issue of the Western Laborer, published by F. A. Kennedy in Omaha, contained an article on the subject at issue, in which Mr. Kennedy said "We believe the state authorities will select the 25-cent land for school sections, rather than disappoint those thousands of people who trustingly accepted the state's invitation to come and draw." Mr. Kennedy filed and made final proof on a homestead in Tripp county, during which time he fell in love with the country and its people and has ever since that time been a booster, as which he is held in high esteem by the people of the Rosebud. It is evident, however, that Mr. Kennedy's enthusiasm has this time got the better of his judgment and sense of accuracy. In the first place, the state of South Dakota had nothing to do with the registration, and if any invitations were issued they were issued by Uncle Sam and not by South Dakota. Furthermore, the state department of public lands and buildings is not a benevolent institution, doesn't care a hoot about the welfare of Mellette county settlers, and is not weeping any more over their alleged wrongs. One of the chief functions of the department is to secure the best lands possible for the benefit of the permanent school fund, and it is conscientiously at work on the job all the time without regard to the feelings of others who may be interested. Mr. Kennedy may make up his mind that those who select the lands for the state will select the very best lands available in Mellette county. The only reason they will not select all of it from the very best in the county is because of the legal restrictions noted above, and not because of any anxiety regarding the welfare of the future settlers. Owing to the fact that the best of the lands in Mellette county are located in large bodies covering only a few townships, it will be readily understood that the state will be obliged to go into some of the less desirable

townships to select the greater part of its lands, as only two sections can be lawfully selected in each township as indemnity lands. So the state will have to take its share of the poorer lands as well as the settlers. The foolishness of the claim that there will be nothing left for the settlers when the state gets through selecting is shown by the fact that while the state is entitled to only forty-one sections of indemnity land, there are about 470 sections of unallotted lands from which to make the selections under the restrictions above noted, which will leave about 430 sections, 1,700 quarter-section farms for the new settlers.

Court On at Madison.

Madison, Neb., Nov. 14.—Special to The News: The regular fall term of district court convened here at 1 p. m., Judge Welch presiding, and W. H. Powers reporter. The attorneys present as follows: Jack Koenigstein, M. C. Hazen, Burt Mapes, M. D. Tyler, Isaac Powers, H. P. Barnhart, and John R. Hays of Norfolk; George A. Eberly of Stanton, H. Halderon of Newman Grove, and W. E. Reed, M. B. Foster, W. L. Dowling, William V. Allen, James Nichols, and M. S. McDuffee of Madison.

Cases being heard by the court were as follows: J. C. Anderson vs. Carl Edward Elley; continued by agreement at request of the plaintiff. Albinus Clark vs. Damaris T. Clark, annulment of marriage contract. Dismissed without prejudice by plaintiff at plaintiff's costs and guardian ad litem allowed a fee of \$25 to be paid as costs. Western Manufacturing company vs. T. C. Cantwell, to revive dormant judgment. Dismissed without prejudice at plaintiff's costs.

David Cole Creamery Co. vs. Emil B. Kauffman, creditors bill. Defendant given ten days to file amended answer. Lucy Christy vs. John R. Christy, divorce. Finding for plaintiff. Decree of divorce as prayed. Judgment vs. defendant for costs. Gus Teske vs. Carl Teske and Frederick Teske, To revive dormant judgment. Motion of guardian ad litem requiring plaintiff to bring into court notes, books, papers and documents sustained.

D. B. Fisk & Co. vs. Jennie E. Oake, et al. Attachment. Finding for intervenor, M. O. Wolcott, plaintiff excepts. Decree quieting intervenor title against plaintiff attached. Plaintiff's excepts. Supercedes bond fixed at \$500. Conditions to pay all costs of appeal and damages. G. E. Klavon vs. Carl Kirchoff, \$1,500 damages suit. Defendant given ten to file answer instantly.

Harry B. Alexander vs. Ethel B. Alexander, divorce. Dismissed by plaintiff at plaintiff's costs. Miss Lena Koppflich vs. Albert Marks, et al. Hearing to court. Finding for deficiency judgment. Motion for deficiency judgment. Judgment \$439.48. Lydia J. Baysinger vs. Melvin L. Perkins, et al. To quiet title. Dismissed by plaintiff at plaintiff's costs. William G. Irwin vs. Milton E. Baggis, et al. Foreclosure. Motion sustained and dismissed.

Martin McCormack & Co. vs. Evelyn A. Waddell, creditor's bill. Dismissed by plaintiff at plaintiff's costs. William H. Yates vs. Jacob Weideman, et al. Account. Dismissed by plaintiff at plaintiff's costs. Blanche Smyth vs. William J. Smyth, divorce. Divorce granted as prayed to plaintiff and custody of children to plaintiff. Defendant to pay plaintiff \$10 per month toward support of children commencing Dec. 1, 1911.

Fred G. Coryell vs. Robert Broesch, et al. Appeal from county court. Plaintiff given ten days to file petition and defendant thirty days to file answer. Lattie Bruce vs. T. Burton Taylor, et al. Equity. Defendant defaulted. Judgment vs. T. Burton Taylor, \$77.55 and decree of foreclosure as prayed. State of Nebraska vs. Hazel Best, Criminal. Suggestion of death of defendant and cause stricken from docket.

Freida Kurgewelt vs. Albert Kurgewelt, "A means it thors." On suggestion of incompetency of plaintiff since action commenced. Action revived in name of Johannes Linse, guardian of said plaintiff. Plaintiff given time to file amended answer. Bessie Peyton vs. Dr. Horace T. Holden, \$10,000 damage suit. Plaintiff given thirty days to give security for costs.

Samuel M. Rosenthal vs. C. & N. W. R. Co. Appeal from justice court. Settled and dismissed at costs of plaintiff. Madison State Bank vs. Carl P. Kaul, et al. Judgment vs. defendant, \$6,405.35. Decree of foreclosure as prayed. Ralph T. Cain, et al. vs. Ross R. Cain, et al. Partition. Decree for partition as prayed. E. H. Gerhart appointed referee.

Madison State Bank vs. Edward H. P. Kaul, Judgment vs. defendant, \$914.80. Attached property ordered sold. Hume, Robertson, Wycoff Co. vs. Edward H. P. Kaul, Defendant defaulted. Judgment vs. defendant, \$221.79. Attached property ordered sold. Marks Brother vs. Ed. H. F. Kaul, Judgment vs. defendants, \$502.10. Attached property ordered sold.

George C. Kelly vs. C. N. W. R. Co., \$100,000 damage suit. Dismissed by plaintiff at plaintiff's costs. Perry vs. Dill, Dismissed by plaintiff at plaintiff's costs. Harry Brown, et al. vs. Sarah Brown, et al. Partition suit. Finding for plaintiff as prayed. P. J. Stafford appointed referee to set off Sarah Brown's dower and homestead and to partition the residue.

Madison State Bank vs. C. F. Kaul, Note for \$4,000. Defendant defaulted judgment vs. defendant \$4,586.65 and John Langdon, w. d.; consideration, \$1,500. Lot 6, block 6 of Kimball & Blair's Addition and part of out lot D to Tilden, Neb.

Herbert King and wife, Mary, to J. A. Ballantyne, w. d.; consideration, \$800. South half of lot 6, block 7 of Haase's Suburban lots to Norfolk. Arthur Erickson, et al. to Lillis A. Fisher, w. d.; consideration, \$2,200. West 23 feet of lots 9 and 10 of block 16, Railroad Addition to Newman Grove, Neb.

Charles Niles and wife, Mary, to Lillis A. Fisher, w. d.; consideration, \$2,500. Lot 15, block 6 of Kimball & Blair's Addition to Tilden. N. A. Rainbolt and wife, Mary R., to Stanley G. Satterlee, w. d.; consideration, \$1,200. Lot 17, block 2 of Riverside Park Addition to Norfolk. Phebe Barnes to F. P. Schmitt, q. c. d.; consideration, \$10. Southeast quarter of block 18 of F. W. Fritz Addition to Madison.

Friedrich Hohenstein and wife to Clara S. Doering, w. d.; consideration, \$1,600. Lots 7 and 8 in block 33 of Pioneer Townsite Company's Second Addition to Battle Creek, Neb. August Mueller and wife to Gustav W. Schwede, w. d.; consideration, \$273. East half of lot 9, block 2, Machmuller's Addition to Norfolk, Neb.

Ralph T. Nichols and wife to Sarah B. Nichols, w. d.; consideration, \$3,000. Lot 10, block 4 of Pasewalk's Fourth Addition to Norfolk, Neb. Thomas O'Shea and wife, Mary, to Jacob Henderson, w. d.; consideration, \$1,200. Center third of lot 3, block 7, F. W. Barnes' First Addition to Madison.

Edward Friese to his wife, Matilda B. Friese, q. c. d.; consideration, \$1. Lot 7, block 27 Kimball & Blair's Addition to Battle Creek. Sarah E. March to Fred S. McAttee, w. d.; consideration, \$3,200. N 1/2 w. 1/4, 22-23-1.

Elizabeth Rief to Henry F. Rief, w. d.; consideration, \$1. Part of lot 2, block 15, Battle Creek. Laura Coryell to Eliza J. Weaver, q. c. d.; consideration, \$5. West 2 1/2 feet of lot 1, C. S. Hayes' Choice Addition to Norfolk.

Eliza J. Weaver to Laura Coryell, q. c. d.; consideration, \$5. E 1/2 2 1/2 feet of lot 1, C. S. Hayes' Choice Addition to Norfolk. William McCune went to Verdugo on business. Judge Boyd of Neligh was in the city on business.

M. O. Wolcott went to Central City on a business trip. Dr. C. H. Baer went to Meadow Grove on business. R. G. Rohrer of Hoskins was here transacting business. B. T. Reid returned from Farrell, Wyo., where he visited his ranch.

McLeod Everts, temporary cashier of the American Express company of this city, has gone to Omaha to take up his work with that company in Omaha. George Palm of Hoskins was here visiting with his mother, Mrs. Louise Palm.

Edward Wilkinson of Stanley county, S. D., is here visiting with J. S. Mathewson. Miss May Shively, who was here spending a few days with her parents, Mr. and Mrs. W. T. Shively, has returned to her school at Peru. Mrs. Shively accompanied her daughter as far as Omaha.

L. E. Smith of Long Pine, associate grand patron of the Eastern Star, who was here visiting the Norfolk chapter and relatives and friends, has gone to Creighton where he will visit the Eastern Star chapter. Hans Vogt is suffering from an attack of grip.

The Degree of Honor will meet at the G. A. R. hall Wednesday afternoon. Cecil Green, who has been ill with pleurisy, is again able to be at work. Hose company No. 3 will meet tonight and all members are urged to be present.

A regular meeting of Mosaic lodge No. 55 will be held tonight for work in the E. A. degree. The Presbyterian Aid society will meet with Mrs. Ballantyne, 1209 Norfolk avenue, tomorrow afternoon. The bursting of water pipes in the Mae Barrett millinery store last night was the cause of flooding that store with water.

One "sleeper" was taken in by Patrolman Kennedy at South Norfolk Monday night and Tuesday morning was released. Samuel Cokely was arrested for being drunk and using language offensive to a public officer. He will be brought before Judge Eiseley this afternoon.

The St. Paul Lutheran parsonage was formally dedicated Sunday morning when Rev. John Witt and his congregation took formal possession of the building. Martin Christiansen, a section man in the employ of the Northwestern, sustained a badly injured back as the result of an accident while at work with a section crew near Verdell. Christiansen will be laid up several weeks.

According to Attorney H. F. Barnhart, who declares that he would be the first to know of the arrival in Norfolk of Herman Boche, who was paroled from the state penitentiary, he has not yet arrived and the attorney could not say just when he could be expected home. Some day Chief of Police Marquardt will hold a public auction. In the chief's desk in the police station are stored personal possessions of financially embarrassed prisoners dating first took office. Among the personal effects are old pocket knives, rusty revolvers, several old watches, ammunition of many kinds, and several bottles of medicine.

Funeral services over the remains of Mrs. H. Schoregge, who died at

Wakefield Saturday, were held by Rev. Wellhausen of the St. Johannes Lutheran church, Tuesday morning. Interment was made in the Prospect Hill cemetery. E. J. Schoregge, who left Norfolk a few days ago for Colorado, was unable to be present at the funeral of his mother. The remains were brought from Wakefield Tuesday and the funeral services were held immediately afterward.

The bursting of a flue in the boiler of an engine at Beemer last Sunday was the cause of severe burns from which Engineer C. A. Mandelko and his fireman, J. D. Raffensberger, are suffering. The escaping steam from the pipe enveloped the two men who, with some difficulty, climbed from their engine. In his descent from his cab, which was filled with hot steam, Engineer Mandelko slipped on some ice and strained the muscles of his right side. His left shoulder was bruised and his arms somewhat injured, but no bones were broken.

Mrs. Edward Ochsner, who fell down an entire flight of stairs in her home at 104 North Eleventh street Sunday, while waiting on Miss Collette, a school teacher who is ill at the Ochsner home, is today reported much improved. Mrs. Ochsner's face and arms and the sides of her body were severely bruised as the result of the fall. Mrs. Ochsner was going downstairs when she slipped and fell headlong down the entire flight of stairs. Mrs. Ochsner's head struck the wall at the landing and a large hole was broken in the wall, showing with what terrific force she had fallen.

Amelia Mueller Produced \$110 Which to Settle Blatt Matter. That Clarence Blatt, the young man arrested on suspicion of robbing the trunk of W. J. Mollins of \$135 in the Carl Otto boarding house, really confessed to the theft, is the report of Constable A. W. Pinkhouse, who declares that he was able to secure part of the money when Blatt had made it known that he would make some kind of a settlement after he had spoken to Miss Amelia Mueller, a girl friend. The constable had been employed by Mollins to secure the money from Blatt if possible. Mollins suspected Blatt and the constable discovered that the young man had secured a large number of trunk keys from his employer to "open his trunk," the key of which he said had been lost.

With this clue in his possession, the constable found it possible to have Blatt arrested and a conference during which Blatt mentioned the name of Miss Amelia Mueller caused the constable to visit the August Mueller home, 502 South Sixth street, where he found the girl. To her the constable declared that Blatt was in jail and that if she did not return the \$135 he would go to the penitentiary. The girl immediately brought forth \$110, explaining that Blatt had received this amount from South Dakota friends. The constable refused the money and advised the girl to take it to Blatt at the city jail to enable him to make a settlement with Mollins. When the constable returned to the jail he found the girl in conference with Blatt and afterward Blatt also declared he had received the money by mail from South Dakota. The letter which was enclosed with the money, he declared, was thrown away by him, but the girl declared it had been burned up.

When being questioned by an attorney, Blatt suddenly called Mollins into the city council chamber where he declared, in the presence of the constable, that he had found himself at a point where he "had to have the money," and then, giving Mollins the \$110 which the girl had brought to him, he signed a note for the remaining \$25 of the stolen money.

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144 human engines can beat any automobile or engine made." According to Mrs. McMurphy, our schools have begun on the wrong end of education. Reading, writing and arithmetic is all very well, she said, for a foundation, but there is nothing in our school courses which teaches us about the human body, how to feed and make it efficient. Mrs. McMurphy dwelt at some length on the subject of foods, the proper methods in the care of the body after it has been built up.

"The human body is only a machine which is self repairing," she said, "providing the mind does its part." In the universities and the higher girl schools this study is becoming more and more popular as the very best course possible for the battle of life.

Mrs. McMurphy upheld Dr. Wiley who, she quotes as saying that the country which uses the most soap, most sugar and treats women best, is the best country. She recommends the eating of candy in the right way. Sugar, she said, is condensed energy and its proper use produces maximum energy and minimizes the bulk. The United States, said Mrs. McMurphy, has most of these requirements and if we have energy we must direct the useful eating of candy.

Mrs. McMurphy declared that she, herself, was a physical wreck until she learned the proper care of her body.

Whisky Tablets to Be Taxed. New York, Nov. 15.—Whisky in solid form, which, it is supposed, will enable a man to "cut" a stimulant, and truthfully swear to his wife that he had not been "drinking," is the latest revelation presented to Commissioner Cabell, of the internal revenue bureau. He has been called upon to decide whether or not "solid whisky" is taxable for federal revenue purposes. This new substance comes from the prohibition state of Kansas, and its inventor claims that it does not fall within the internal revenue tax laws. It is also declared that whisky, brandy, beer, and other alcoholic beverages can be solidified. Mr. Cabell intimated that he likely would hold the manufacture of the substance was subject to a rectifier's tax, and the dealer in it to a wholesale or retail liquor tax.

Green Not Prosecuted. Edward Green, proprietor of the Oxnard pool room, who was complained against by Patrolman Sasse because he was alleged to be conducting a gambling joint, will not be tried on that charge or any other as far as Judge Eiseley is concerned, at this time. The case against Green was dismissed yesterday afternoon on a suggestion from City Attorney Barnhart to Judge Eiseley, the latter declaring he found it necessary to dismiss the case for "want of prosecution." The case had been postponed three times and Tuesday afternoon it came up for trial again. Green and his attorney made their appearance and City Attorney Barnhart was there. No witnesses could be found. Patrolman Sasse stayed away, although he had promised the judge he would be present.

Date Is Set for Corn Show. The first annual corn show under the auspices of the Norfolk Commercial club will be held at the Commercial club rooms Dec. 5 to 9, inclusive. The date has just been set. Cash and merchandise prizes will be offered. There will be principally corn on exhibition, though other farm products will be on display. A corn expert from the state university is expected to act as judge.

The Wayne corn show is being held this week and Secretary Hawkins of the Commercial club will visit that show to learn how it is conducted. This year's show in Norfolk will not be so pretentious as those to come, but a good beginner is anticipated this year.

Notice. In the District Court of Madison County, Nebraska: In the matter of the application of Metta B. Higman, Bertha Higman, Irving W. Allen and Oren B. Hipp, executors for license to sell real estate.

Notice is hereby given that in pursuance of an order of the Honorable Anson A. Welch, judge of the district court of Madison county, Neb., made on the 13th day of November, 1911, for the sale of the real estate hereinafter described, there will be sold at public vendue, to the highest bidder for cash, (five hundred dollars of which shall be paid at the time of the sale, and the balance when the sale is confirmed and deed delivered) at the southeast corner of the premises hereinafter described, on the 11th day of December, 1911, at the hour of 10 o'clock in the forenoon, the following described real estate, viz: The southwest quarter of the southeast quarter and the northeast quarter of the southeast quarter of section twenty-one (21) township twenty-four (24) north one (1) west of the 6th P. M. in Madison county, Neb., excepting lots one, two and twenty-two in block one; lots one, two and three in block four; and lots twenty, twenty-one and twenty-two in block seven of Beacon Hill Addition to Norfolk, Madison county, Neb., as the same was platted and is of record in the office of the county clerk of said county.

The said sale will remain open one hour. Dated this 16th day of November, 1911. Metta B. Higman, Bertha Higman, Irving W. Allen and Oren B. Hipp, Executors of the estate of John Higman, deceased.

YUAN SHI KAI ACCEPTS PLACE

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ber of those he has beheaded. He boasts that he has 20,000 devoted soldiers and holds Nanking in the palm of his hand. It is admitted that Chang is a man of great courage and military ability. He has abundant money and ammunition and has sown the city with mines.

VICTIM OF TAR IN COURTROOM

(Continued from page 1.)

torneys, and others bearing representatives of defendants raced through the county yesterday and far into the night seeking affidavits concerning the existence of prejudice or the absence of it. Lincoln Center today harbored larger crowds than ever on a street fair day. The "tar party" and the sneers at it has brought on the country and even upon the state is more than ever the principal topic of discussion. The prominence of Mr. Clark, one of the wealthiest men in the county, and the fact that upon the