COUNCIL BLUFFS.

TOKENS OF RESPECT

emn tones reported that the judges President Garfield, no one of us has

day. Mr. McHenry, of Des Moines, said he felt under the circumstances disinclined to wait upon his business at this term before this court. He would not have the heart and could not do his client's justice, Mr. Russell, of Corning, spoke in opposition to Mr. Scott's resolution. He said there was no member of the bar who entertained no member of the bar who entertained grape cases, on the steps. Suppose F. Sapp and Hon. L. C. ing that some bane had temporarily placed a basket of grapes there and the board of trade by that each member of the bar was took no further notices of the circum-bowed down with the mest solemn stance until he remembered that a walker's were draped after an adjournment for two days, friend had promised to fetch him at with the rest yesterday. bowed down with the mest solemin and profound grief. Yet he though after an adjournment for two days, the business, out of justice to clients, should be resumed. Mr. Wright be-ing called upon, spoke briefly in favor of the resolution. Mr. McPherson said in view of the great calamity that had befallen the nation, the question of an adjourn-ment of the coart ought not to be con-sidered debatable for a single moment. Mr. Smith of Logan favored an ad-journment over the term, Col. W. P. Hepburn spoke in behalf of Mr. Scott's resolution. He said that the supreme court was the only represent-ative body of the state at the present time in active operation. Its act upon this solemn occasion present time in active operation. Its act upon this solemn occasion would be considered the act of the people of Iowa. A vote was then taken on Mr. Scott's resolution which prevailed. Mr. McHenrymoved that the attorney general be appointed a special messenger to announce the voice of the meeting to the judges in the adjoining room. On hearing the action the bar had taken the judges in the adjoining room. On hearing the action the bar had taken the judges in the adjoining room. On hearing the action the bar had taken the judges in the adjoining room. On hearing the action the bar had taken the judges in the adjoining room. A name of the anti-roon and with a solemn step took their places beraind the bench.
Anstin Adams, the chief justice, or-dered court to be opened. A solemn stillness prevailed when Mr. McPher- takes. It was entirely consumed, son read the resolution, accompanying but not much damage was done. The
Hart stated when he saw it only a day of the saw it on the the babe, could not have left it in better hands, for Father hands, for Father Mr. and Mrs fred. Martin had lost the only little one they had recently, immediately turned the walf over to them, they promising to take care of it to the full satisfaction of Father McMenomy. THE BLUFFS IN BRIEF.
An alarm of fire was sent in from a small stable on avenue F was in full force, when it was found as mall stable on avenue F was in the added when Mr. McPherere but not much damage was done. The context and beauty as Hop Bitters. A state was an and with the same intervent to be opened. A solemn was based to be used in the beaution, accompanying but not much damage was done. The context and beauty as Hop Bitters. <text><text><text><text><text><text><text>

There seemed something about him barber shop, John Epeneter, M. J. that electrified the multitude there O'Neal, Bechteli's hotel, C. J. Beck-assembled. The thought then came man's, Maurer & Craig, J. B. Laing, up in my mind as never before that Robinson Bros., Henry Eiseman, L God created man in his Kirscht. Harkness, Orcutt & Co.'s The Local Budget From Across God created man in his The Local Budget From Across the River. Mourning for James Abram Garfield. The Bluffs in Brief The Bluffs in Brief be doing my duty were I to remain silent on this most solemn occasion. stretched across the street draped in deep mourning. On Main street Smith & Crittenden, TOKENS OF RESPECT TO THE MEMORY OF THE DEAD PRESI-DENT. Had the casket containing the re-mains of our lamented president been borne up the court house steps and placed between the bench and bar, no more deep sense of sympathy and mourning would have pervaded the room than there did vesterday. The TOKENS OF RESPECT TO THE MEMORY OF THE DEAD FREST. DENT. Had the casket containing the re-mains of our lamented president been borne up the court house steps and placed between the bench and bar, no mourning would have pertaided the strong would have pertaided the strange would have pertaided staket strange would have pertaided the strange the bench, partaide the strange would have pertaided the strange the bench, partaide the bench,

The room, and passing up the axis of the bar in behalf of the carr, and none income reported that the judge. The Adam said: "On the death of an any set of the axis of the

THE OMAHA DAILY BEE: W+ DNESDAY SEPTEMBER 21, 1881.

AND STILL THE LION

Rate per cubic yard for all embankment

Rate per cubic yard for all embankment or other grading necess ry outside of exca-vation and refilling belonging to the con-struction of sewer under first head. Work to be begun on or before October 15, 1881, and prosecuted as per provision of specifications filed. Bids must be accompanied by good and sufficient bonds in the sum of \$10,000 as unset that the contract if awa ded will

surety that the contract, if awa ded, wil der. The bonds to be read previous a

e a good and bona-fide bond the bid to be ejected. J. J. L. C. JEWETT. sept8-12t City Clerk

ST.LOUIS

PAPER WAREHOUSE.

GRAHAM PAPER CO

ENVELOPES, CARD BOARD AND Printers Stock.

137 Cash paid for Bags and Paper Stock, Sera ron and Metals. Paper Stock Warehouses 1229 to 1237, North

LEGAL NOTICE.

| PAPERS | WRITING

Str

OMAHA.



OUR FALL STOCK OF HIGH NOVELTIES

Dress Goods!

Silks! Satins!

Gloves, Hosiery, Notions,

Are in our Store and will be Shown from day to day of this Week. Our purchases have been made for cash in the cheapest markets of the World.

S. P. MORSE & CO.,

1319 Farnham Street.

DEWEY & STONE,

notion of C. R. Scott the following Rate per mean four of the rest of the second citizens' committee was appointed to the other purposes. look after the matters connected with Rate per vertical foot for complete con-the proceedings of the state fair at struction inclusive of material of catch this point; E. E. Harkness, W. J. Rate per each sewer and pipe connec-tion of the state fair at the sewer and pipe connecresolutions passed be made part of the record. FATHER M'MENOMY'S VISITOR.

Davenport, Canrad Giese, John Dohany and T. B. Galt. During the holding of missionary services at Father McMenomy's Mon-day night this reverend gentleman, on stepping to the door, noticed a basket about the size of a common The following delegates were ap-pointed to attend the Mississippi imrovement convention at St. Louis on Fe 26th of October next: Hon. W. grape basket, on the steps. Suppos-F. Sapp and Hon. L. C. Baldwin. The board of trade building, the post flice on Main and Pearl streets, Wright & Baldwin's and S. T. Walker's were draped in mourning

LEGAL NOTICE. To Catharine Redde, non-resident defondant: Yen are hereby notified that on the 2d day o S-ptember, 1881, John Kedde plaintiff, filed hi petition in the District Court, within and too longhas County, Nebraska, spainst you as de fendant, the object and pr yer of which petition is, to obtain a decree of diverse from the bond of matrimony with you for the following causes to-sit: 1st, habitual drunkenness; 2d, extreme erueity, and for general reild. You are required to answer said petition or the 24th day of October, 1881. DOANE > CAMPBELL, se7w5t Attorneys for Plaintiff. HENRY WARD BEECHER ressing the students of the National School of cution and Oratory, said, "We are living in a d whose genius, whose history, whose institu-eminently demand oratory." The National acol of Elocutian and Oratory was estab-ted in 1574, to supply this demand. Chartered 1575, Nineteen T-achers and Lecturers, eclalists in the r departments. Summer erm, July 5, Fali Term, October 3. J. H. BECHTEL, Secretary, 1416 and 1418 Chestant street, PhiladelphiC. Jo 22-24w PROBATE NOTIE.

he matter of the Estate of Thomas Blackmore the matter of the issue of rhomas the know decared. Notice is hereby given that the creditors of aid doceased, will meet the administrix of said fistate, before me, County Judge of Dougla. County, Nebraska, at the County Court Room an add County, on the 1st day of November, 1831, on the 1st day of January, 1832, and on the 1st lay of March, 1832, at 10 o'clock a, m. each day if the purpose of prosenting their chains for ex-amination, adjustment and allowance. Size mint s are allowed for creditors to present their claim, and one year for the administratrix the stile said estate, from the lat day of september 1831, this notice will be published in The Onan-Werkt Bir for four weeks successively, prior to the 1st day of November, 1831. HOWARD B, SMITH, solawit

County Judge so14w4t

STRAYED-From Siert's stable, Omaha, black mare, color somewhat faded, eight nine years, weighs about eleven hundred. I on saddie and bridle. A reward will be paid as cutarn, or informat on leading to her sovery. W. E. Cathey, Fort Calhoun, Neb. 703 dituet

798 dltw2t

Business College. THE GREAT WESTERN GEO. R. RATHBUN, Principal.



Roar for Moore(s) FURNITURE Harness



