THE DAILY BEE COUNCIL BLUFFS.

THURSDAY MORNING, MARCH. 25.

OFFICE, NO. 12, PEARL STREET. Delivered by carrier in any part of the city at twenty cents per week.

H. W. TH. TON, . . . Manager. TELEPHONES: RUSINESS OFFICE, No. 63, ORT EDITOR, No. 23.

MINOR MENTION.

New spring goods at Reiter's. Yesterday afternoon A. C. Leftler and Mary White, of Omaha, were married by Justice Frainey in his office. Mr. and Mrs. J. Y. Fuller entertained

at their residence last evening a number of their friends at a card party.

The necessity of having Pearl street payed is growing more apparent daily. This season should see the work done. Guanella, finding bluself chosen marshal for two years more, has sold his gro-cery store to Isaac and Henry Cheniss.

Permit to wed was yesterday given to A. C. Lefler and Mary White, both of Omaha; Thomas Dowless and Rose Wetherford, both of Florence, Nebraska. Seven more were arrested yesterday as

vagrants. Three of them were boys from Creston, who claimed to be passing through here for Chadron. They were A little girl, Ella McCarthy, was bitten by a dog belonging to Hugh Oliver as she was passing along Bancroft street.

The fact coming to the knowledge of the owner of the dog, he had the marshal shoot the offending animal at once. Chief Templeton is looking sharply after to this, all sorts of buildings being put up within the fire limits during the past two years. The ordinance is now to be en-

years. The ord forced strictly. There is a good deal of feeling between the rival 'bus lines. Two of the drivers. William Jeffries and William Bancroft, got to quarrelling at the dummy depot as to which was entitled to a passenger, and their language was so loud and dirty that

both were arrested. Judge Love and Judge Shiras were both holding courts yesterday. Before the former the case of Green vs Negley was being tried. The plaintiff leased an elevator to the defendant, and claims that the defendant overloaded it so that it fell down. Judge Shiras spent the day in hearing equity cases.

There have been numerous complaints made about a vicious dog kept as a watch at Mrs. Davis' second hand store on at Mrs. Davis' second nand stole of Broadway, and yesterday an information was filed against her. She appeared in court and promised to have the dog sent away if the case could be dropped. The away if the case could be dropped. The matter was settled by the dog being or-dered to leave the city within twenty-four

Several merchants and property own ers on Broadway are clubbing together to have electric lights hung from the cen-ter of the street, thus giving light to their places of business, and proving a public convenience. One such light is to be

Others will doubtless follow the example

The freight superintendents of the The freight superintendents of the various roads gathered here yesterday, there being I. N. Button of the Milwankee & St. Paul, J. A. McMillan of the Union Paeilic, E. R. Francito of the Wabash, R. H. Cadwalader of the C., B. & Q., H S. Higgins of the Rock Island, C. A. Barnhard of the K. C. & St. Joe, J. O. Clifford of the C. & N. W. The business of these railroaders was to check up ness of these railroaders was to check up and talk over the various matters usual to the monthly meeting.

Yesterday morning a BEE man met John N. Baldwin, of the law firm of Wright, Baldwin & Haldane, who ever since the first of the present month has been on the Pacine slope. As during Mr. Baldwin's absence reports have been circulated to the effect that he expected to make California his future home, and also that the primary object of his visit was to secure bonds for Dr. E. D. Cross. who is still confined in Fort Madison prison unable to secure bondsmen, the BEE man asked Mr. Baldwin if either of these reports were true, to which he re-plied that they were not, and that his trip was one of pleasure alone.

H. Beecroft, who recently purchased of Jake Rodgers the old 'bus and baggage line, and who is continuing to run it as the "Council Bluffs Omnibus and Bag-gage Transfer Line," is greatly annoyed at the fact that another line has started up, of which Lewis & Arnd are the proprietors. He claims they are not playing fair in adopting a name similar to that used by him, and which has been in use for years. The name under which the new line runs is so similar, he claims, that it injures his business. He therefore wants an injunction to restrain them from using their present name for their line, and force them to christen it some-thing entirely different from that which

Getting Ticket Offices.

The Chicago & Northwestern railroad company now have an uptown ticket office. Mr. Babcock, their general agent, having received a telegram from the general ticket agent of the Wabash road giving the Northwestern permission to move into the Wabash ticket office, he yesterday had the ticket case removed to the Wabash corner.

J. C. Mitchell, who has been the Wa-

is the agent. The agency falls into excellent hands, and the many friends of Mr. Mitchell will congratulate bim.

This addition now gives Mr. Mitchell the agency of five roads, viz. The Chicago & Northwestern. the Sioux City & Pacific, Missouri Pacific, Council Bluffs & St. Louis and the Wabash, St. Louis & Pacific.

The Chicago Milwaukes & St. Paul

pash ticket agent for the past five years,

The Chicago, Milwaukee & St. Paul

road has not yet been able to secure an uptown office, and if they propose to have one there is little doubt but they will be compelled to go in alone. New Carpets at Harkness Brothers.

A Missing Man.

David Rice, a pressman, who has worked in the various newspaper offices here for some time, disappeared Tuesday and had not been heard from up to last night. His wife was making anxious in-quiries for him, having left her in almost destitute circumstances. Whisky seems to have dragged Rice pretty well down, and he has lost several positions by his weakness. He recently made an attempt to reform, and making excellent pro-gress, secured work, but has for a week past been indulging again, and the chances now are that he is off on a spree

Best coal and wood in the city at Gleason's, 26 Pearl street.

Substantial abstracts of title and real estate loans. J. W. & E. L. Squire, 101 Pearl street, Council Bluffs.

Muscatine Seed Sweet Potatoes. For Attention, Sir Knights. There will be a special conclave of

Ivanhoe commandery, No. 17, K. T., this

(Thursday) evening for Red Cross work, at 6.30 o'clock sharp. By Order of the E. C. Spring Wraps at Harkness Brothers.

CONTRACTOR OF STATE OF STATE

NO HELP FROM UNCLE SAM

Judge Brewer's Docision Remanding the Bluffs Saloon Cases.

STILL BATES KILLS HIS WIFE.

Railways Getting Their Ticket Offices Settled-An Old Man Makes a Foolish Loan - Carson's Speech Supporting His Novel Bill.

Sent Back to State Courts. An important decision has been rendered in the United States circuit court by Judge Brewer, remanding back to the state court the saloon cases started in this city. The decision involves about forty cases, and the prohibitionists are rejoicing in what they deem a decision which will soon enable them to close the saloons. These cases were started before Judge Connor, and the defendants made a motion to have them sent to the United States courts. The question was submitted to the federal courts, but the cases were not transferred, they being still kept on the docket of Judge Connor's court. Now that the federal court remands the cases, there seems not much of a show for longer delay in securing the injunctions, and the prahibitionists will apply to Judge Connor for the injunctions at once. The saloon men are naturally much exercised, and know

hardly what to do. Some are disposed to pay the city the regular license and comply with the requirement for closing Chief Templeton is looking size. There violations of the fire ordinance. There has been a great deal of laxity in regard on the sell sorts of buildings being put up any protection, and that their only hope any protection, and that their only hope is the sell sorts of buildings being put up saloons Sundays, etc., in order to get any protection, and that their only hope is in future litigation, and that their money should go for that, instead of for a license which avails nothing. Daily conferences are being held to decide upon future action. An appeal is to be taken from the decision, and some hope is felt that delay may be thus gained.

A. Overton vs William Lacy and Patrick Lacy. This was a proceeding commenced in the circuit court of the Thirteenth judicial district of Iowa, under section 1543 of the code, in which it was charged that defendants were maintaining a nuisance by keeping a saloon.

in which it was charged that defendants were maintaining a nuisance by keeping a saloon, and prayed that they be enjoined and nuisance abated. A petition and bond for removal were filed and ease transferred to this court. A motion to remand is made. The questions involved are whether proceedings to enforce the prohibitory law are removable into the federal courts. Similar cases have arisen in the state of Kansas, and in deciding those I prepared an opinion which I file with

those I prepared an opinion which I file with this as expressing my views.

There is a general similarity between the statutes of the two states, and while by reason of some minor differences between them every expression in that opinion many not be strictly accurate when applied to this case

strictly accurate when applied to this case, yet I see no such difference as calls for the writing of a separate and full opinion.

There is one matter which calls for some notice. There are two defendants, one a landlord and the other a tenant; one the owner of the building, the other the keeper of the saloon. The retition alleges that write to the saloon. The petition alleges that prior to July 4, 1884, the sale of ale, beer and vinous liquors was not prohibited; that prior to that day defendant tenant leased the building for a term of years extending beyond July 4, 1884 for the express purpose of occupying the

same as a saloon; that by the mase he may prohibited from using the building for any other purpose, and that prior to that date de-fendant had, at an expense of \$3,000, profendant had, at an expense of \$3,000, procured appropriate fixtures, furniture, etc., for carrying on the business, and that said fixtures, etc., are adapted only for said business; that prior to said date the defendant landlord had at an expense of \$1,000 prepared the building for said use. Upon these facts it is urged that there is a direct invasion and destruction of property rights, made sacred by the Fourteenth amendment against any state attacks.

The argument presented is that at a time when the traffic in ale, wine and beer was when the traffic in ale, wine and beer was legal, defendants engaged in it, the one fitting up his bullding and the other buying fixtures, etc., for it, that a contract of lease was entered into for the use of the building for that purpose and none other, that the landlord's security for rent will be destroyed of the business is forward with the the if the business is stopped, and that the value of the improvements, fixtures, etc., designed and adapted for this use and none other, will

be destroyed if such use is restrained. be destroyed if such use is restrained.

I am not insensible to the difficulties presented by the foregoing facts, nor do I mean to affirm that from them does not spring a question which calls for examination by the supreme court of the United States, and which will challenge its most serious consideration, yet I think there are sufficient reasons for holding that they present no case for removal.

or removal. First—The enforcement of the penal laws of a state, or those designed to promote the good order and morals of society, should be left to the courts of the state, non constation that if rights of property in any particular case are invaded, these courts will protect, and no occasion ever be presented for challenging the attention of the federal courts.

courts, Second—Removal should not be allowed un-less the jurisdiction of the federal courts is

clear.

Third—Even though a federal question be involved no removal can be had unless the amount in controversy be \$500. The amount amount in controversy be \$500. The amount does not limit review by the supreme court of the United States on writ of error to the state court, but does limit the right of removal before trial, and therefore there should be no reasonable doubt as to the amount in controversy. It is not distinctly averred that the lease before July 4, 1884, is still in force. It may have expired before this proceeding was commenced. If so, no contract obligations, no property rights are disturbed. The costs of improvements, fixtures, etc. is The costs of improvements, fixtures, etc., is alleged, but not the present value. They may to-day be so injured or deterricated in value as to be worth much less than \$500. Courts also take judicial notice of matters of common knowledge, and no allegations contradicting such matters are to be regarded. Many of the fixtures of a salest matter. fradicting such matters are to be regarded. Many of the fixtures of a saloon, as chairs, tables, etc., are of equal value for many purposes; others, such as decorations, counters, etc., are of considerable value for some purete, are of considerable value for some purete, are of considerable value for some purete. poses; others, such as decorations, counters, etc., are of considerable value for some purposes—lunch stands, restaurants and the like. Most of them are removable without injury to the building, and the building itself is available for the carrying on of many kinds of business. It is not pretended that defendants had on hand any ale, wine or beer, owned prior to July 4, 1884. It would seem fair, therefore, to hold that the principle damage defendants sustained, according to their own showing, is the mere incidental result of the stopping of their business, and not flowing from a direct invasion upon property rights. As to these incidental inconveniences the case of the Beer company vs. Mass, is authority for saying that they present no further question for the consideration of the courts. In conclusion, I refer to the opinion of Judge David Martin, of the second judicial district of Kansas, in the case of the State ex rel vs. Henry Bradley, in which the question of the ameant in controversy in cases of this of the amount in controversy in cases of this nature is discussed with exceeding force and

vigor. The motion to remand will be sustained,

and the same order made in similar cases. Punishing the Drinker. Senator Carson of this county has succeeded in getting his bill passed in the senate punishing drunkenness. While others have been framing legislation to punish the sellers, he has been at work devising some way of stopping the buyers. His bill provides for the first offense of intoxication a tine of \$10, or three days' work on the streets; for the second offense

work on the streets; for the second offense a fine of \$25, or work on the streets for six days; for the third offense a fine of \$50, or twelve days' work on the streets. Senator Carson made a lengthy speech in favor of the measure, portions of which were as follows:

While my associates have been talking I have been thinking, and have reached the conclusion that if there were no buyers there would be no sellers; that if there were no drunkards there would be no legislation on the subject. And I have endeavored to find the root of the evil, and I new believe it is more on the side about which there is practically no legislation and none asked for. I have introduced these birls in good faith and

with the view to stamp out the real usury, about which there is no doubt as to our power to restrain by wholesome discipline. If a man becomes intoxicated is there anything more disgusting; is he not a nuisance wherever he goes, and don't he know it? Don't he go home if he has one? Who ever saw a drunken man cross the threshold of his home? What a spectacle was there? See the frightened wife and children as be plun res in with an oath. He beats the poor wife, and his little children crings in the corner crying, while he smashes furniture with the yells of a demon. And yet my good temperance friends stand and pity him, and work themselves into a frenzy at the man from whom he obtained the liquor. Pity the craven brute, never. He is in the full strength of manthood, and with a total disregard of all that is noble, he voluntarily gorges himself with rum, and become a demon and only fit for the companionship of devils. I believe the time has come to abandon all this sentimental nonsense about the poor drunkard and put down the iron heed of the law upon all that will make them smart, and if there is a spark of manhood left rekindle that noble spirit that has been voluntarily debauched. Let us have less of heroism of the men who have of their own accord debauched and debased themselves. If examples are to be presented to the youths of the land, exemplify him who has had the manly strength to restrain his appetite and lived a sober life, and give notice that the road to respect leads only in the path of sobriety, and if he dares te depart from it, the heavy hand of an indignant and outraged people will be laid upon him. If the young men were made to know that to "paint the town red" meant ostracism from the society where they had been accustomed to attend, that the young ladies of their acquaintance would not receive their attentions, we would have better young men, and no old bummers. Let this act be strictly adhered to and my friend from Page will be relieved and there will be no demand by these ladies for prohibiti

he old builders. Let this act be strictly adhered to and my friend from Page will be relieved and there will be no demand by these ladies for prohibition. Every man knows the effect of this tippling, and let him indulge, Mr. President, I don't believe in so much are of sound mind. It do them responsible for their conduct alone. Don't let us allow them to use some one else as a shield for their own wantonness. Let us build up a higher and independent manhood—

"Let every man stand creet, The noble, manly self respect," Self reliance and self denial is what is de-The noble, mant stand creet."

Self reliance and self denial is what is demanded. Mr. President, I have often reflected upon an ideal people, with all those attributes so completely blended. And how grand it would be if it could be said of every man as Mark Anthony, in the last stanza of his speech at Cæsar's funeral. Shakespeare has him say: "His life was gentle; the elements were so mixed in him that nature might stand up and say to all the world, this was a man." My friends reminded me of the standard bearer in Cæsar's army, who was going with his banner away from the enemy. Cæsar hailed him and said, pointing: "The enemy is yonder," and his soldier faced about and pushed into the thickest of the battle. So can we say of the battle that has been raging in Iowa for so many years—the real and most dangerous enemy has been permitted to hold his lines and look on and laugh to see the battle waged against another than the real foe. And now let us "about face" and attack the real enemy. When Gough signed the pledge he was laughed at and jeered. When he had signed the promise to abstain, he turned toward those who taunted him and said: "Why do you laugh at me? Am I not a man?" My friend from Page eloquently told us, the other day that "fifty thousand are going down every year—into the dark pit of despair." Now, why not close up the pit and compel this army to hait. Gough used to vividly describe the man who was in a boat above the Falls should from the bank. "Stop! down toward the great cataract, a man far above the falls should from the bank." Stop! don't go there," but he gave no heed. Still others should to him and yet he pald no heep to their voices of warning, but when he came near the brink he then saw the awful came near the brink he then saw the awful

he pulled with an air might, but it was too late and he was dashed over the falls. If the first man who halled him had taken a boat and compelled him to go ashore that grand life would have been saved. It is with no feeling of hatred that this measure is proposed, but to compel men to reflect and maintain their manhood.

New Silks received to-day at Harkness

A Wife Murderer. In yesterday's BEE dispatches appeared

Indianapolis, March 23.—At Hagerstown, Wayne county, this afternoon, W. S. Bates and wife quarrelled, and the woman struck Bates with an axe handle. He wrested the weapon from her, struck her a blow with it, and then made a slash at her with a pocket knife, nearly beheading her. The woman fell to the floor dead. Bates was arrested.

The Bates named in the telegram is an old Council Bluffs boy, commonly known here as Still Bates. The fact of his being the same was confirmed yesterday by a private telegram to his brothers here, stating that he had killed his wife, but giving no further particulars. The news was a sad shock to his relatives here, who feel keenly the disgrace enor-mity of the crime. Bates' father was an old resident of this city, and quite prominent, having at one time been mayor of the city. This son has been reckless and much given to drink. When sober he was an excellent worker, and of kindly disposition, but when drunk was far to the other extreme, whisky making him to be feared by all who came in contact with him. He was repeatedly arrested here for being drunk and for fighting, and as frequently promised to reform. Mrs. Bates was born in Illinois, and her folks afterwards moved to Indiana, where the tragedy occurred. Last fall Bates seemed determined to lead a different sort of a life, if he could only get away from old associates. In this hope his friends here helped him to get back to Indiana with his family, but it seems that the change led to no great re-form. The news of the terrible tragedy came as a great shock to the friends here although it was not wholly inconsistent with some of his wild fits of temper as shown here when drunk. This leads to the supposition that he must have been drunk when he thus killed his wife. They had two beautiful little girls, one about 4 years of age, the other?. Mrs. Bates had relatives in Hagerstown, and her brother is the city marshal of that place.

More Dress Patterns received at Hark-

Money to loan by Forrest Smith Personal Paragraphs.

A. Marks is the happy father of a new ouncing girl.

H. G. Cilley, the Glenwood hotel man, was here yesterday.
Hon. Samuel Chandler, of Sidney, was in the city yesterday with his wife. They were on a general purchasing tour.

Mr. and Mrs. John N. Baldwin returned yesterday morning from a visit to California points where they have been spending the present month.

Parker Spofford, of Bucksport, Me. was in the city yesterday visiting his friend, W. S. Homer. Mr. Spofford is an engineer and surveyed the "Q" road west from Red Oak, and in his visit west notes many important improvements in

J. E. Pettibone, of Girard, Eric county, Pa., is here on a visit to his brother, who is quite ill. Mr. Pettibone has also the is quite ill. Mr. Pettibone has also the pleasure of meeting here Justice Schurz, who served in the 160th Pennsylvania infantry, company G., of which Mr. Pettibone was captain. The two had not met for years, and when Mr. Pettibone walked into the justice court, and Mr. Schurz recognized him, there was a greeting such as old soldiers, separated for years, can appreciate. Last evening they put in the time rehearsing their exyears, can appreciate. Last evening they put in the time rehearsing their ex-periences, and exchanging news of old comrades.

Curtains, Oil Cloth, etc., at Harkness

Another Verdant. An old man named Riley was yesterday confidenced out of \$25 at the transfer by a slick young man, who gave him as security a beautiful draft for \$1,000. The young man wanted to pay some freight

on goods, and the bait was easily swal-lowed. Several hours later the old man reported to police headquarters, but it was then too late to find the slick young gent. The old man was a California excursionist, and left for the west last

For first class Missouri wood call on Gleason, at his coal office, 261'earl street. Ladies' and Children's Hosing at Harkness Brothers.

Post Office Changes in Nebraska and Iowa during the week ending March 20, 1886, furnished by Wm. Van Vleck of the postoilice department.

NEBUASKA.
Established—Butka, Loup county,
Frank Butka, postmaster; Loyal Hill,
Lancaster county, Benjamin F. Dodrill,
postmaster; Phebe, Keith county, Mamie Jack, postmaster.
Discontinued — Bartonville, Frontier

ounty; Brooks, Howard county; Loup Fork, Howard county, Postmasters appointed—Armada, Buffalo county, Oscar F. Hamilton; Cres-well, York county, William E. Brobst; Glenalpin, Antelope county, Anton Ra-ser; Meadville, Keya Paha county, F. F.

Snyder. Established—Tioga, Mahaska county, William Gilchrist. Name Changed—Smith, Cass county,to

Massena. Postmasters Appointed—Breda, Carroll county, John H. Bohnenkamp, Doon, Lyon county, John W. Bowers, Everly, Clay county, Eugene H. Deacon, Fair-bank, Buchanan county, J. J. Everett, Fruitland, Muscatine county, A. F. Kemp; Fruitland, Muscatine county, A. F. Kemp; Hastie, Polk county, George H Child; Hosper, Sioux county, Nicholas Perry; Hubbard, Hardin county, E. H. Sheldon, Killduff, Jasper county, James I. Rearden; Lacey, Mahaska county, James W. McKinley; New Albin, Allamakee county, William Coleman; New Virginia, Warren county, M. J. Thomas; Prole, Warren county, E. Perkins; Rock Branch, Woodbury county, William C. Edwards; Sloan, Woodbury county, J. B. Crawford; Sumner, Bremer county, C. M. V. Miller; Zero, Lucas county, L. G. Miller; Zero, Lucas county, L. G

Morgan. One Who Never Had Heard of Death. Marietta (Ga) Journal: We are told that when in the mountain fastnesses of North Georgia a man's 13 year daughter died not long ago the father bent over the corpse with weeping eyes and lacerated heart and exclaimed: "She did not know there was such a thing as death." It is a fact that people have lived to be adults there before they ever heard of death.

To the Public

Circumstances beyond our control have delayed the closing out of our entire stock as we had purposed.

The approaching season of spring trade finds us with a goodly stock of Dry Goods and Carpets, some lines depleted but cleared of undesirable goods.

Being in the dry goods business we know of no better place to continue the same than in Council Bluffs. We shall therefore re-stock every department with new and seasonable goods. Our Mr. E. E. Harkness, is now making purchases in eastern markets, and we shall soon have a

To offer our customers. Our carpet department will be complete with the new

Moquette,

Body Brussels,

Etc., Etc., Curtains and curtain goods from domestic and foreign markets.

We have already on our tables the choicest selections of Swiss and Hamburg embroideries ever offered in the city, ane an excellent assortment of white goods to which we shall make frequent additions.

We thank our many patrons for their favors and good will in the past, and we shall endeavor to merit the same in the future, by attention to their interests, and by good goods and we invite all to call and examine our new purchases before buying in other markets.

Harkness Bros

401 BROADWAY

Council Bluffs, Iowa.

Faim at a Bargain.

Well improved farm of 167 acres for sale; 214 miles from Council Bluffs. Address IRA SCOFIELD, Council Bluffs.

KIEL SALE STABLES



Horses and Mules kept constantly on hand, for sale at retail or in car loads.

Orders promotily filled by contract on short notice. Stock sold on commission.

SHLUTER & BOLEY, Proprietors.

Stable Corner Fifth Avenue and Fourth St.

Council Bluffs lows. No. 337 Broadway, Council Bluffs. | Established 1867.

WHOLESALE AND JOBBING HOUSES OF

COUNCIL BLUFFS.

AGRICULTURAL IMPLEMENTS. DEERE, WELLS & CO.,

Wholesale Agricultural Implements, Buggies, Carriages, Etc., Etc. Council Bluffs, Iowa.

KEYSTONE MANUFACTURING CO., Corn Shellers, Stalk Cutters, Disc Harrows, Seeders, Corn Planters, Feed Cut-ters, Etc. Factory, Rock Falls, Ills. Nos. 1501, 1523, 1503, 1527 Main St., Council Bluffs.

DAVID BRADLEY & CO., Manuf'rs an I Jobbers of Agricultural Implements, Wagons, Buggies, Carriages, and all kinds of Farm Machinery. 1100 to 1115 South Main Street, Council Bluffs, Iowa.

ANE HANDLES. F. O. GLEASON, T. H. DOUGLAS, GEO. F. WRIGHT, Pres. & Treas, V.-Pres. & Man. Sec. & Counsel.

Council Bluffs Handle Pactory. (Incorporated.)

Manufacturers of Axle, Pick, Sledge and Small
Handles, of every description.

CARPETS. COUNCIL BLUFFS CARPET CO.,

Carpets, Curtains, Window Shades, Oil Cloths, Curtain Fixtures, Upholstery Goods, Etc. No. 405 Broadway Council Bluffs, Iowa.

> CIGARS, TOBACCO, ETC. PEREGOY & MOORE,

Finest Brands of Cigars, Tobacco & Pipes. Nos. 28 Main and 27 Pearl Sts., Council Bluffs, Iowa.

> COMMISSION. SNYDER & LEAMAN,

Fruit and Produce Commission Merchants. No. 14 Pearl St., Council Bluffs.

CRACKERS. McCLURG CRACKER CO., -Manufacturers of-

Fine Crackers, Biscuits and Cakes, Council Blufe, Icrea.

MAURER & CRAIG, Importers & Jobbers of Crockery, Glassware Lamps, Fruit Jars, Cutlery, Stoneware, Bar Goods, Fancy Goods, Etc. Council Bluffs, Iowa.

CROCKERY.

DRUGGISTS. HARLE, HAAS & CO., Wholesale Druggists, Oils, Paints, Glass, Druggists' Sundries, Etc. No. 22 Main St., and No. 21 Pearl St., Council Bluffs.

DRY GOODS.

M. E. SMITH & CO., Laporters and Jobbers of Bry Goods, Notions, Etc. Nos. 112 and 114 Main St., Nos. 113 and 115 Pearl St., Council Bluffs, Iowa.

FRUITS. O. W. BUTTS, Wholesale California Pruits a Specialty General Commission. No. 542 Broadway, Council Bluffs.

WIRT & DUQUETTE, Fruits, Confectionery & Fancy Groceries. Nos. 16 and 18 Pearl St., Council Bluffs.

GROCERIES. GRONEWEG & SCHOENTGEN, Jobbers in Staple and Fancy Groceries, Nos. 117, 119 and 121, Main St., Council Bluffs, Iown.

L. KIRSCHT & CO., Jobbers of Staple and Fancy Groceries. Also Wholesale Liquor Dealers. No. 416 Broadway, Council Bluffs.

HARDWARE.

P. C. DE VOL. Hardware, Tinware, Gasoline Stoves, Refrigerators, etc. Nos. 594 Broadway, and 10 Main street, Council Bluffs.

HARNESS, ETC. BECKMAN & CO.,

Manufacturers of and Wholesale Dealers in Leather, Harness, Saddlery, Etc. No. 525 Main St., Council Bluffs, Iowa.

HATS, CAPS, ETC. METCALF BROTHERS, Jobbers in Hats, Caps and Gloves. Nos. 342 and 344 Broadway, Council Bluffs.

HEAVY HARDWARE. KEELINE & FELT, Iron, Steel, Nails, Heavy Hardware,

And Wood Stock, Council Bluffs, Iowa.

HIDES AND WOOL. D. H. McDANELD & CO., Commission Merchants for Sale of Hides. Tallow, Wool, Pelts, Grease and Furs Council Bluffs, Iowa.

COUNCIL BLUFFS OIL CO., -Wholesaie Dealers in-Illuminating & Lubricating Oils, Gasolina

ETO., ETO. S. Theodore, Agent, Council Bluffs, Iowa. LUMBER, PILING, ETC. A. OVERTON & CO., Hard Wood, Southern Lumber, Piling, And Bridge Material Specialties, Waolesale Lum-ber of all Kinds. Office No. 130 Main St., Council Bluffs. Iowa.

JOHN LINDER, Imported and Domestic Wines & Liquors. Agent for St. Gotthard's Herb Bitters No. 13 Main St., Council Bluffs.

WINES AND LIQUORS.

SCHNEIDER & BECK, Foreign and Domestic Wines and Liquors, No 600 Main St., Council Blufs.

N. SCHURZ, Justice of the Peace. Office Over American Express Company.

MRS. D. A. BENEDICT, MANUFACTURER AND DEALER IN HAIR GOODS

W.P. AYLSWORTH,



HOUSE MOVER AND RAISER

any kind raised or moved and satisfaction guaranteed. Frame house onlittle Giant trucks-the best in the world.

808 Eighth Avenue and Eighth Street, Council Bluffs.

SPECIAL NOTICES

NOTICE.-Special advertisements, such as Lost, Found, To Loan, For Sale, To Reat, Wants Boarding, etc., will be inserted in this column at thelow rate of TEN CENTS PER LINE for the firstinsertion and FIVE CENTS PER LINE for each subsequent insertion. Leave alvertise ments at our office, No. 12 Pearl street, near Broadway, Council Bluffs.

WANTED-A girl for general housework No. 109 Bancroft street, Council Bluffs.

FOR SALE-Old capers, in quantities to suit at flee office, No. 12 Pearl street. FOR RENT-Five room cottage. Inquire at 120 Fourth street, or of McMicken, 316 Platner street.

SWAN & WALKER, No. 38 Main street, ounder Citizen's Bank), real estate and merchandise exchange brokers. Our books are full of special bargains, but it is impossible to publish a reliable list from the fact of so many daily changes. What we ask is: If you want to soil ortrade anything in our line, write us and we will send you a pile of bargains to select from. Lands improved or unimproved, city or town property, stocks of goods of any kind in any place, if such you have or such you want let us hear from you. Swan & Walker Council Bluff's

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507 Main Street, Council Bluffs.

Railway Time Table COUNCIL BLUFFS. The following is the time of arrival and departure of trains by central standard time, at the local depots. Trains loave transfer depot ten minutes earlier and arrive ten minutes later:

departure of trains by contral standard time, at the local depots. Trains leave transfer depot ten minutes earlier and arrive ten minutes later:

DEPART. CHICAGO & NORTHWESTERN.

9:20 A. M. Mail and Express. 6:50 P. M.
12:40 P. M. Accommodation. 4:50 P. M.
6:50 P. M. Express. 9:05 A. M.

CHICAGO & ROCK ISLAND.

9:20 A. M. Mail and Express. 9:05 A. M.

CHICAGO & HOCK ISLAND.

6:50 P. M. Express. 9:05 A. M.

CHICAGO, MILWAUKEE & ST. PAUL

9:20 A. M. Mail and Express. 9:05 A. M.

CHICAGO, MILWAUKEE & ST. PAUL

9:20 A. M. Mail and Express. 9:05 A. M.

CHICAGO, BURLINGTON & QUINCY.

9:40 A. M. Mail and Express. 9:05 A. M.

CHICAGO, BURLINGTON & QUINCY.

9:40 A. M. Mail and Express. 9:05

WABASH, ST. LOUIS & PACIFIC.

2:15 P. M. Local St. Louis Express Local.

3:00 P. M. Transfer St. Louis Express Local.

9:05 P. M. Express. 5:30 P. M.

8:00 P. M. Mail and Express. 5:30 P. M.

9:05 P. M. Express. 5:35 P. M.

9:05 P. M. Express. 5:35 P. M.

9:05 P. M. St. Paul Express. 5:35 P. M.

2:13 P. M. Lincoln Pass. On. & It V. 2:05 P. M.

1:30 R. M. Dever Express. 8:25 A. M.

UNION PACIFIC.

10:35 A. M. Dever Express. 8:25 A. M.

2:13 P. M. Lincoln Pass. On. & It V. 2:05 P. M.

2:13 P. M. Lincoln Pass. On. & It V. 2:05 P. M.

7:50 P. M. Overlead Express. 8:15 A. M.

Leave Council Bluffs - 7:05 - 8:0 - 13:0 - 11:30 - a.

11:30 R. m.; 1:30 - 2:30 - 3:30 - 4:30 - 5:30 - 5:30 - 6:2) - 3:45 - 11:45 P. M. Lincoln Pass. On. & It V. 2:05 P. M.

11:30 R. m.; 1:30 - 2:30 - 3:30 - 11:30 - a.

11:30 R. m.; 1:30 - 2:30 - 11:30 - a.

11:30 R. m.; 1:30 - 2:30 - 11:30 - a.

11:30 R. m.; 1:30 - 2:30 - 11:30 a. m.; 2:00 - 3:00 - 5:00 - 6:00 - 6:05 - 8:15 - 11:10 D. m.

10:05 - 8:15 - 11:10 D. m.

Council Bluffs Bus

Carriage Transfer Co. Lewis & Arnd, Props.

Passengers and baggaze taken to and from all trains. Busses, carriages and baggage wagons make connection; with all trains. Prompt theatrical troupes and commercial mea. Cavriages run day and night. Office at Orden House. Telephone 123. Also at Bechtele's Hotel. Leave orders on the lates.

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