He Explains His Antagonism to the Parliamentary Aid Association.

PARNELL IGNORANT OF FACTS.

Its Originator a Disgruntled Disorganizer-Attorney Webster's Connection With the Bond Case -Supreme Court.

[FROM THE BEE'S LINCOLN BUREAU.] President Egan, of the Irish National league, when asked by your correspondent yesterday for an expianation of the triangular correspondence concerning the Parliamentary Aid association, said the story was a short one and the facts, he thought, would bear him out in his statement that Parnell was acting under a misapprehension of the situation when he endorsed the organization. "At the Philadelphia convention," said Mr. Egan, "was a gentleman named Byrne, from Cincinnati, who, although a comparatively new recruit, was an avowed candidate for president of the League, and received a few votes. Out of compliment to the clergymen who stood sponsor for him Mr. Byrne was made vice president. About the first thing he did was to endeavor to force the league to denounce Patrick Ford and the Irish World. As it was not the business of the league to create discord among the nationalists, but rather draw together and solidify the friends of Ireland against the common enemy, the movement failed. Mr. Byrne then set on foot the organization of the Parliamentary Aid Association, and as it was thought he could interest certain wealthy Irishmen in New York, who had never before taken a very prominent part in the movement for Irish independence, he received support. Such men as Eugene Kelly em-barked in the enterprise, and about the first thing done was to cable Parnell guaranteeing to forward him \$100,000 inside of three months. The total subscriptions to date are about \$67,000, and from being an organization, whose chief aim is Irish independence, the association has become a semi-political concern in which Tammany Hall is a big factor. For these reasons, and others explained in the communication. I sent the following let-ter to William Elliott on the 23d inst.: ter to William Elliott on the 23d inst.:

William Elliott, Columbus, Ohio—In reply to your request for my opinion regarding the Parliamentary Aid association, which proposes holding a meeting in your city, I have nesitation in saying man win... and persons have taken part in the movement with the honest intention of helping Mr. Parnell, the main object of its prime movers—and notably the person who is described as its originator—was to gratify personal spite and jealousy, and to endeavor, if possible, to destroy the peace and harmony which the Irish National league has so sedulously labored to bring about among the Irish race in America, and which it has in such a large measure accomplished.

America, and which it has in such a large measure accomplished.

Thank God the machinations of the intriguers have failed. The Irish National League of America embraces in its ranks every honest element of Irish nationality in America; and any man who would attempt to disrupt it, and especially at the present crisis, should be branded as a greater traitor to Ireland than a Corydon or a Carey.

PATRICK EGAN.

When Parnell was appealed to by the

When Parnell was appealed to by the editor of Catholic Columbian, not knowing these facts he, of course, endorsed the Association. My telegram of yesterday was sent to explain the situation. I am in receipt of a telegram from Columbus to-day stating that the proposed meeting of the Association last night was a fizzle, there being neither men nor money represented.

The conversation with Mr. Egan gradually drifted to a discussion of the situation in Ireland, during which he said that every lover of liberty was now anxiously awaiting the introduction of Glad stone's home rule bill on the 8th of April. The rumors concerning the scope of the bill were doubtless put out by Gladstone himself for the purpose of feeling the public pulse and seeing what trimming was necessary. The leaders of the Irish National movement are in favor of enforcing the landlords to sell their lands at a fair valuation, the government to become the purchaser, paying for the lands in bonds, and selling to the tenants on long time installments. Chamberlain and other English radicals are in favor of confiscating the landlords' rights entirely. Their title is certainly shady enough, but as it dates back to the Cromwellian period, an attempt to overthrow it would cause a great deal of trouble, and liberal minded Irishmen prefer the more business like plan of buying at a fair valua-

WERSTER'S REFUNDING CLAIM. The testimony recently taken before Referee Munger concerning the claim of J. R. Webster against Lancaster county for \$14,755 for refunding the Midland Pacific bonds, will make very entertaining reading to those interested in the county's finances. Mr. Webster's proposition to refund the bonds was made in 1883. As early as 1879-80 Mr. J. H. Me-Clay, then a member of the county board, agitated the matter, and with Mr Ames, then county attorney, went so far as to consider a plan for taking up the old bords and floating new ones at a lower rate of interest. Mr. McClay says that he knew then that the bonds were optional, and so told the board. Three month's prior to Mr. Webster's proposition Mr. McClay and Mr. Reller examined the county records together and found that the proposition for the voting of the original bonds provided that they should be issued redeemable at the county's option. The evidence further shows that Mr. Relier and Mr. Weller, before Webster had made his suggestion to refund, went to the state auditor's office and found there recorded two series of bonds proposed to be refunded, amounting to \$167,000, and said copies showed upon their face that the bonds were redeemable at the pleasure of the county. It is in evidence that in order to induce certain parties to address letters to the county board recommending that he be employed to refund these bonds. Webster represented to such parties that the bonds were payable absolutely at distant dates, and that no provision was made for the redemption before maturity. When asked by one of the mem-bers of the board how he would call in these bonds Webster said that was "his cherry," and if he told them they would not employ nim. The fact was also brought out that Mr. Webster is, and has been for several months past, retained as the attorney for the bond holders who are prosecuting a suit against the county for the coupons detached from a portion of the \$100,000 issue of Midland Pacific bonds. This leads to the conclusion that he was playing a double part when posing as a disinterested and public spirited citizen appealing to the community to pay the bonds, the validity of which the commissioners have chosen to question. Mr. Webster had served notice by mail on supposed agents, and in a few instances perhaps by delivery to holders of outstanding bonds in person. of the call for redemption, and in at least one instance suit has been brought for one instance suit has been brought for interest earned subsequent to the call, and the county defeated on the ground that plaintiffs did not have good notice of the call. Thus it is plain that Mr. Webster did not succeed in notifying all the bondholders, or at least those whom he aftempted to notify, to present their bonds for redemption. And yet in the face of these facts he insists upon a writ

### EGAN OPPOSED TO DISCORD. of mandamus to compel the commis-

SUPREME COURT DECISIONS, The following decisions were handed down by the supreme court justices yesterday:
Hooper vs Browning; error from Jeffer
Looper vs Browning; error from Jeffer

Booper vs Browning; error from Jeffer-son county, affirmed; opinion by Cobb, J. Skinner vs Magers; error from Saline county; reversed; opinion by Cobb, J. State ex rel Wagner vs McDowell; mandamus; writ awarded; opinion by Maxwell, Ch. J. Hanson vs Berthelson; appeal from Dodge county; reversed and action dis-missed; opinion by Maxwell, Ch. J. State ex rel Dobson vs Meeker; writ awarded; opinion by Reese, J.

awarded; opinion by Reese, J. ARRESTED FOR PERJURY.

William Barr, a wealthy resident of

this city, was arrested yesterday after-noon for perjury in connection with the trial of Tom Carr for violating the excise law Barr was one of the jurors and swore under a severe examination that he had not talked with anyone about the case or expressed or formed an opinion on it. When the case was given to the jury Barr was the only one of the twelve in favor of conviction and he forced his

opinion with such vigor as to force a disagreement. It is alleged that in the jury room he as arted that he knew positively of Carr's guit before the trial and would never consent to an acquittal. Tom Carr himself now steps forward and says he talked self now steps forward and says he talked the matter over with Barr before the latter qualified as a juryman, and Barr gave him to understand that he did not think there was anything in the charge. The obstinate stand made by Barr for a conviction in the face of these facts has led Carr's counsel to prosecute him for per-

CAPITAL BREVITIES. The annual meeting of the Nebraska State Teachers association is now in full blast, about 300 educators being in attendance. The exercises yesterday morning consisted of essays and address by W. H Skinner of David City, G. H. Woodward of North Bend, C. F. Chamberlain of Humboldt, W. R. Snodgrass of Oscoola, Miss M. J. Burrows of Norfolk, and Miss Corey of St. Paul. In the after-noon Rev. W. F. Kingsland of Hastings, S. A. Smith of Tekamah, G. E. Howard of Lincoln, W. C. Picking of Rea Cloud and M. J. Stewart of Kearney addressed the meeting. Last evening Prof. Fitz-patrick of Leavenworth delivered an able lecture on "Punishment in Its Rela-tion to the Development of Individual Responsibility."
At a meeting of citizens held at the

postoffice yesterday afternoon to devise means for beautifying Government square, a resolution was passed asking Congressman Weaver to secure an appropriation for that purpose. Authority was also given Mayor Burr and E. B. Coons to secure proper material for ballasting the walks, and Mr. Wilkins was instructed to make arrangements for the planting of

Four strangers going west on the B. & M. road yesterdey were collared by the pick pockets as the train was leaving the dapot here and relieved of \$540 in cash and cheeks. No arrests were made, as the thieves got away before the losers

New Arrivat. Two car loads of the celebrated 'Henney' Buggies and Carriages just in, and for sale by O. S. Pettis & Co., 1308 Izard street. Come and see us.

Buy your shoes of Schwartz, 416 North Wait!

Hake & Palmer, Howard and Four teenth streets, will offer for sale on and after April 1 the largest stock of horses and mules in the city.

The subscriber invites those of his friends who wish to obtain money on real estate security at a reasonable rate of in terest to call upon him at the office of the Omaha Loan and Trust company, second door Omaha National Bank building. JOHN RUSH, General Agent.

Increase the Y. M. C. Building Fund. Attend the entertainment Friday night.

For Rent-Store on Dodge st. between 13th and 14th. Inquire of A. B. Huber mann.

Invest IN HAWTHORNE-CHEAPEST LOTS IN

McCague, Opposite Postoffice. Atkinson's (the leading Millinery and

Hair Goods Emporium) have moved to their spacious rooms in Masonic temple, 16th st. and Capitol ave., where they wil in future be pleasee to greet their many patrons and friends.

Great bargams at Hubermann's jewelry store, cor. 13th and Douglas. Low freights and large purchases al-low Bradford to sell lumber low.

For Sale.

N. E. corner 23rd and Farnam Sts., lot 66x132, two houses with all modern improvements on easy terms. Price \$20,000. of Tootle, Maul & Co.,

S. W. cor. 11th and Harney St. Hawthorne. A safe investment. Lots \$425 to \$700.

McCague, opposite Post Office. Ready mixed paints. Call and get sample card. W. J. WHITEHOUSE. Sixteenth and Webster.

A Safe Investment. Hawthorne Lots \$425 to \$700. McCague, Opp. P. O.

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If you wish the best second ones. All ticket

If you wish the bast accommodations. All ticket agents sell tickets via this line. R. S. HAIR, HUGHITF.

Genera Hanuger.
CHICAGO.

### THE LAST BEFORE ELECTION

A Protracted and Lively Meeting of the City Council Tuesday Evening.

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ORDINANCES AND RESOLUTIONS

Two of the City Fathers Set a Bad Example-The Mayor's Veto-An Extra Session to be Held.

Council Proceedings. The city council met Tuesday evening at 8 o'clock, all but one member being present. Quite a large number of spectators were on hand as usual to watch the proceedings and pass judgment on the action

From the Mayor-Approving a special ordinance making appropriations for the payment of liabilities incurred during the

month of March. From the Mayor-Returning without approval an ordinance providing for the extension and opening of Jefferson street from California street north to its connection with Saunders street in the city of Omaha. The veto was sustained.

From Frank Murphy-Asking why fifty more street lamps have not been erected according to resolution passed at last meeting. Referred.

From the Mayor—"Gentlemen of the city council: I return without my approval paving contract between the city of Omaha and J. E. Riley, to pave that part of Tenth street in district No. 57. The word "Tenth," undoubtedly, should be Thirteenth. I have had the city engin eer make an estimate of the sum that will be required to pay for the intersection of streets, and the space opposite the alleys to districts for which contracts were approved by the council and acting mayor on the 20th inst., and find the amount to be about \$63,000. It is well known to your honorable body that we have but \$50,000 paving bonds at our disposal, and it is surprising to me that, contrary to the provisions of the charter limiting the expenditure for any purpose to the sum authorized by law, that con tracts for nearly \$13,000 in excess should be received by official sanction, thereby making each of you individually respon-sible, and rendering your bondsmen 'lia-ble for such unlawful excess.'" Contract bond of Chas. D. Woodworth for constructing sandstone grosswalks

for constructing sandstone crosswalks on Farnam street from Ninth to Fifteenth streets. Approved. Mr. Furay moved that the bids be re-ferred to the mayor, remarking, "He is not going to change on this subject." Mayor Boyd—"I would suggest that

Mr. Behm—"I hope this will be done."
Mr Furay—"I am in favor of anything
to pave the streets of this city, for they all need it. I will amend my motion so that these bills will be referred to the mayor and a committee, so that they may take proper action He will be here

This last motion was carried. From the city engineer—Asking for more men and a horse and wagon to assist him in his work. Granted. From the city marshal-Information that he has suspended from duty as a police officer George Graham for neglect of duty and sleeping. Referred to police commissioner with power to act.

From the mayor—Appointing the fol-lowing named persons judges and clerks of election: First district, First ward— Chas. Strader, Isaac Reuben, Joseph Burns, judges; J. R. Brandt, R. D. Stewart, clerks. Second district, First ward - Henry

Mathieson, Henry Ehrenfort, J. Dolan, judges; Julius Reading, Fred Pflagen, Third district, First ward-A. Viney. Ed Connors, J. Booth, judges; J. D. Graven, Albert Schall, clerks.

First district, Second ward — N. B. Strichner, Jeff O'Neii, Jerry Mahoney, judges; James Donnelly, Jacob Frank, plants.

Second District, Second Ward—Chas. L. Thomas, D. J. Baldwin, John H Daily, judges; Chas, Bendorf, Paul Nelson, Third Ward—A. E. Tillotson, James Delaney, Wm. Leninan, judges; Henry Don, W. H. Clark, clerks. First District, Fourth Ward—W. J. Mount, R. Tizard, Andrew Borden,

idges; A. B. Nicholas, Henry D. Reed, clerks. Second District. Fourth Ward-James G. Carpenter, George Hume, David Kenniston, judges; Wm. Chambers, Louis Brasch, clerks First District, Fifth Ward—Wm. Wal-lace, Tim Kelley, M. Fitzgerald, judges; Wm. McKenny, John Lucas, clerks.

Second District, Fifth Ward-Brice Biers, John Buckley, Wm. Redmond, udges; Chas. White, C. E. Enfling, Eirst District, Sixth Ward-Bernard Sachasse, John Cane, Chas. Melkins, judges: Nate Elliot, clerk. Second District, Sixth Ward—John Carr, Collins Jordan, Fred Means, judges: Wm. Miller, Adolph Brown, clerks. Confirmed. From a number of citizens, asking that

such legal action as may be necessary be taken to permit the building of an iron bridge across the alley from Harney street to the Paxton hotel. Granted.

RESOLUTIONS.
By Mr. □Behm, That the water-works company be instructed to place the proper amount of fire hydrants on 18th street from Hickory street south. Referred. By Ford—That the street commissioner be allowed three more teams and six men to keep the streets in a passable con

By Furay-That when this council shall this evening adjourn, it shall be to meet again on Thursday evening, April 8, for the transaction of general business.

By Furay-That the street commissioner be and is hereby authorized to employ such a force, not to exceed four men, as shall be necessary to put in place the bridge over north Omaha creek, on Saunders street, the material for which has already been purchased, cut and framed for many weeks. Adopted. REPORTS OF COMMITTEES.

Fire and water works-That Mr. Herold be reinstated in the fire department. Fire and water works-That the ordin ance pass that certain additional hydrauts be put in. Adopted.

It was moved that the sidewalk and

bridges and streets and alleys committees have only one chairman.

Mr. Ford thought that each committee ought to have a chairman. The gentlemen had too much work a year ago, and now it was different and he wanted

Mr. Behm thought there should be one ommittee only. When there were two committee only. When there were two they agreed perfectly. Mr. Ford said that before they do away with the committee on sidewalks and bridges—which this must do—they should change everything.

Mr. Furay thought that they ought not to change any committees now. "In the next council there will be so many republicans that we cannot do anything."
Mr. Ford—"Well, let them attend to
that. We are not trying to do so."
Mr. Thrane—"I think there is business
enough in streets and alleys and sidewalks and bridges committees to make
two committees."
As no motion was now before the house
discussion ceased

Special committee-That the report of

previous special committee as to the damages awarded John Christopherson, made by change of grade, be adopted. After considerable discussion, the city attorney was instructed to confess judg-ment for \$800.

MOIST, BUT POINTED.

An ordinance was introduced, locating certain water hydrants in the city. It was moved that the ordinance be read the second and third time, and passed on its passage, when a hot discussion com-

enced.
"I object," said Mr. Dailey, "to the ordinance, because I see no necessity existing at the present time for such hydrants. The water works company told the committee and me a nice story; too nice; I couldn't believe it. I move that the rules be suspended and the ordinance read

for a second time.
"I think that these hydrants should be put in," said Mr. Leeder. "The cost will be but \$10 each. This is probably my last night here, so I am not interested in any way. The figures show for them-selves what the cost will be. I think the water company has told no untruth."

"These are not considered intermediate hydrants," replied Mr. Dailey. "The price will be more than \$10. I move that so much of the ordinance as will put hy-

drants in alleys be stricken out."
"Some of our hydrants," said Mr.
Behm, "have not even water pressure. We have not done the city of Omaha justice in this matter. Why, there are hy drants way out in the woods that do no

good." "Yos, gentlemen," exclaimed Mr. Fu ray, "there has been action taken in this council that will be condemned by the people. Some fellow may have concealed the fact that a steal was being outraged upon the people in the gas matter. If the people are being tied up by this 'smart-aleck' business, done by a lawyer, a cor-rupt councilman, or, if you will, a corrupt council, they can rise up and crush it out. I have no doubt but that my friend from the Fifth (Leeder) has had the wool pulled over his eyes by the water company, but I have not. I won't vote for the ordinance, but I will vote that the water company do the decent thing by the people, who sustain them, and with out whom they could not expect a prosperous future. I won't vote for this ordinance. I won't support any man that does vote for a company that takes such

Mr. Leeder replied that he had, in company with the chief of the fire department, gone out and tested several hydrants, according to the resolution passed by the council. Many of them would not aven carry water and never in the world even carry water, and never in the world even carry water, and never in the world could there be sufficient pressure to put out a fire. "The gentleman from the Sixth (Furay) has voted for suburban hy-drants many a time," continued Mr. Leeder, "and now, with one foot in the grave and the other out, he has become Mayor Boyd—'I would suggest that the council call an extra meeting after the first of April. About \$100,000 will be then paid for taxes and it can then be better attended to."

Mr. Behm—"I hope this will be done."

Mr Furay—'I am in favor of anything

Mr. Behm as become so honest. I believe that the water company has the whole city in its power to a certain extent, but any arm or ouslaess man would do that. Even Furay, when he goes east to buy mules, don't buy them without first seeing them."

Mr. Behm as become so honest. I believe that the water company has the whole city in its power to a man would do that. Even Furay, when he goes east to buy mules, don't buy them without first seeing them."

pany is putting in hydrants on four-inch mains, while the law says that the mains shall not be less than six-inch. "This council," said he, "Is to blame. I am as much to blame as anyone. I hope the next conneil will make them lay pipes. They can be compelled to do so. No one need tell me\_that I get\_water\_from the reservoir. I know that I get it direct from the Missouri river." Mr. Furay said: "If Leeder did not report to this council that those hydrants

were useless, and that he could only hear the water when they were opened, he should be condemned by the people of this city for neglect of duty. I move that this ordinance be recommitted to the committee on fire and waterworks."
"Hold on, now," interrupted Mr.
Leeder; "Furay got off half-cocked a few moments ago, and also fell off his seat. The reason I did not get his name on the resolutions is that he would accuse me of stealing it. I don't believe it can be done; don't believe he has a name. I went to the city in the south where he led the confederates

and saw his statue, but could not find his name; I looked, and still no name. He has been in the detective business so long that he is a professional liar; couldn't tell the truth if he wanted ——"

Just at this moment Furay jumped to his feet and exclaimed: "I rise to a point of order. He has said enough. I won't have any more.' "Well, perhaps 'professional liar' is too strong. The truth should not always be told," replied Mr. Leeder.

The ordinance was recommitted to the city attorney.
Ordinances declaring the necessity of changing the grades of several streets, under a suspension of the rules, a special ordinance drawing moneys out of various funds for the payment of expenses in-curred during the month of March; several ordinances changing the curb lines of streets, and of establishing grades on other streets, were passed, and the council adjourned until Thursday, April 8th.

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AGED PEOPLE, WEAK AND DEBILITATED WOMEN. For sale by Druggists, Grocers and Dealers Price, One Dollar per Bottle. 63 Sold only in sealed bottler, and more gent of such as lear our trade-mark label of the cold above, and the name of company blown in he

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J. L. CALDWELL, city of Lincoln, Neb., writes,
Jan. 25, 1884: Since using Dr. Hair's Asthma
Cure, for more than one year, my wife has been entrely well, and not even a symptom of disease has appeared.

WILLIAM BENNETT, Richland, Iowa, writes,
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directions and am happy to say that I never
slept better in my life. I am glad that I am
among the many who can speak so favorably of
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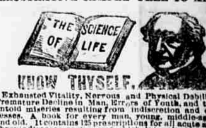
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