1868

1868

N. B. Falconer

Tomorrow.

Lace Curtains and Moquet Rugs.

It is a well known fact in the trade, that even the best buyers often over-buy. This is the truth in our Lace Curtains and Moquet Rug stocks. The patterns are well selected and the goods are all new; but the stock must be reduced. We believe that "the first loss is the best loss."

Note the Prices for Tomorrow. Lace Curtains,

	Lace	Curtains, value	\$2.50;	Monday	\$1.50
	Lace	Curtains, value	\$3.50,	Monday	\$2,00
A.	Lace	Curtains, value	\$4.00;	Monday	\$2.75
	Lace	Curtainsvalue	\$4.25;	Monday	\$3.00
	Lace	Curtainsvalue	\$4.50;	Monday	\$3.75
	Lace	Curtainsvalue	\$5.50;	Monday	\$4.00
	Lace	Curtainsvalue	\$6.00;	Monday	\$4.25
	Lace	Curtainsvalue	\$7.50;	Monday	\$4.75
	Lace	Curtains, value	\$8.00;	Monday	\$5.00

MOQUET RUGS.

18x36 rugs,value \$1.75; Monday \$1.10 27x54 rugs, value \$4,50; Monday \$2.95 36x72 rugs.....value \$7.50; Monday \$4.50

In order that our out-of-town friends may take advantage of the above reduction, the sale will continue three days. Mail orders receive every attention.

Odd Curtains go at one-half Price,

Monday

Colored and Black Dress Goods.

Rarely or never, except on occasions like the present (when money is not over plentiful) have we been in a position to present to our many customers, values such as we quote below. Mr Falconer has been in the market for over three weeks hunting up bargains, and succeeded in securing for ready cash some of the best plunder ever put on a dress goods counter.

We put them in three lots-

Lot No. 1.

8000 yards of a good fine Henrietta, goods that have never ceen offered in any city under 45c; we will offer the entire lot Monday and during the week

At 29 Cents

Lot No. 2.

6000 yards pure mohair, silk finish, equal in lustre and quality to our 75c cloth. This is a startling bargain and worthy your attention, as the goods are very desirable this spring. Monday and during the week,

At 39 Cents

Lot No. 3

12000 yards novelty Cheviots, in new and desirable colorings, and about 6000 yards of double width Cashmeres. The quality of these goods requires no lauding from us. They are genuine bargains.

Monday and while they last,

At 58 Cents.

N. B. Falconer N. B. Falconer

Tomorrow.

Spring Wraps and Blazer Suits.

Tomorrow we will offer the following bargains in Jackets, Suits and Capes. Ladies' all wool Spring Jackets, black only, at \$1.58, worth \$4.50.

Children's ready made suits, age 2, 4 and 6; made of all wool ladies' cloth, lined throughout with selicia, trimmed with Hercules braid either black or white, at \$1.53, worth \$3.75.

We have 22 ladies' seal plush Jackets that retail in the season for \$17.50; we will offer the lot at \$5 each.

Just received, 30 more of the celebrated Margurita cape, in the new shades of tan and black, made of an all wool spring cloaking; they go at \$4.50 each. Nothing like it to be seen for that money.

A full military cape ulster, made of all wool herringbone cloth, in tan or gray. Monday \$10.00 worth \$16.50.

We are showing a full line of imported Blazer Suits for ladies. Also the diamond belt suspender skirt, they are entirely new. Come in and_ we will be glad to show them to you.

Our stock of spring wraps, jackets and capes, for ladies and misses is now complete,

Mail orders carefully attended to.

N. B. Falconer

Monday

Stamped Linens, Muslin Underwear.

Linen Dep't .--- A Great Sale of Stamped Linens.

For the better accommodation of our custos mers we have transferred our stamped linens from our second floor down to our linen department, and in order to advertise them properly we have simply gone to work and marked our entire stock down from 25 per cent to 331/3 per cent.

The stock consists of bureau scarfs, tray cloths, splashers, doylies, center pieces and ladies' aprons. These goods will be found on our tables in front of our linen department, and extra help will be added in order that all may be waited upon promptly, for we anticipate a great crowd.

The goods consist of plain hemstitched linen and fringed momie cloth.

Be on hand early as the assortment will soon be broken up.

Muslin Underwear.

Our cambric gowns nicely trimmed with embroidery and lace, having the round yoke and V front, box pleated back, we will offer at \$1.50; former price \$2.25 to \$3.25.

Ladies' drawers, in all sizes, nicely trimmed with a fine edge of embroidery or having a hemstitched ruffle, at 75c; former price \$1.58.

RESULT OF A FAMILY FEUD | deputies, which is

ing Near Fullerton.

SHOTS HAD BEEN EXCHANGED BEFORE

In the First Skirmish Pickering was Seriously Injured.- Holt County's Treasurer Removed from Office on Account of Alleged Irregularities.

FULLERTON, Neb., March 5 .- [Special Telegram to THE BRE.] .- For some months past there has existed a family feud between the Dodds and Samuel Pickering, living several miles south of this city. Last Thursday the quarrel was renewed which ended in Pickering fatally shooting John Dodd. Pickering claims he is carrying some shot in his need received from a gun in the hands of Dodd some months ago and that when the quarre of last Thursday was stirred up he felt the time come for him to demur, which he pro-Nebraska Mortgages.

BEATRICE, Nob., March 5 .- [Special to THE BEE. |-That real estate matters are on a decidedly upward tendency in Gage county will be evidenced from the following resume of deeds filed for record with the register of deeds for the week ending at noon today Total deeds filed, 70; of these 44 were for farms and 26 town lots; value of farm properties, \$159,564; value of city properties, \$11,893; releases of mortgage of farm properties. 18; releases of mortgage of city properties 12. The week will show a slight increase of 12. The week will show a slight increase of mortgages over releases, but these are ac-counted for from the fact that many of the

counted for from the fact that many of the mortgages are purchase mortgages.

YORK, Neb., March 5.—|Special to The Ber.|—The following is the number of mortgages given and released in York county during the month of February: Farm mortgages given fifty-seven, \$70,402.70; released eighty-three, \$03,385.55; town and city given twenty-two, \$15,639.02; released forty-one, \$27,454.47; chattels given 254, \$45,231.33; released 183, \$45,302.22. On Wednesday of this week there were 102 chattel releases.

Schevier, Neb., March 5.—|Special to The Ber.|—Mortgage indebtedness for Colfax county for February: Real estate mortgages filed forty, \$39,873.23; released forty-four, \$25,509.72; city mortgages filed ten, \$5,021.35; released four, \$2,380; chattel mortgages filed fifty-five, \$12,884.92; released thirty-eight, fifty-five, \$12,884.92; released thirty-eight,

Van Wyck and Edgerton at Springfield. SPRINGFIELD, Neb., March 5 .- [Special Telegram to THE BEE. |-An outhusiastic alliance meeting was held here this afternoon, farmers from all parts of Sarpy county being present. The opera house was solidly filled. Addresses were delivered by General C. H. Van Wyck and J. W. Edgerton, late candidate of the independent party for judge of the supreme court. General Van Wyckle speech was frequently interrupted by ap-plause, and Edgerton was also given a hearty

Dodge County Teachers Meet. FREMONT, Neb., March 5 .- [Special Tele gram to THE BEE. | - The semi-annual meeting of the Dodge County Teachers association was held at the Fremont High school building today and was the most successful one in the history of the association. Among those present from abroad were Chancellor Cannield of the State university, who gave an interesting lecture at 2 o'clock; also Mrs. Goudy, wife of the state superintendent. The attendance was very learners.

Platte River Conference. GLENVILLE, Neb., March 5,- Special to THE BEE.]-The Platte river conference of the Evangelical association met here Friday, with Bishop Stanford of Harrisburg pre-siding and a very large attendance of

Arrested a Saloonkeeper. ASHLAND, Neb., March 5.- Special to THE BEE, |-At 10 o'clock this morning the marshal, accompanied by constables and two

Several barrels of liquor were found secreted in the building, which was taken charge of by the officers. Barrett is under arrest, awaiting his trial. It is rumored that he is backed up by a certain brewery com-pany. Nevertheless the perpetrators who-ever they are, will be prosecuted to the fullest extent of the law.

Grand Island News Notes. GRAND ISLAND, Neb., March 5-[Special to THE BEE.]-The clork of the district court has his docket for the coming term, which opens March 14, in the hands of the printers. There are thirteen criminal cases and 195 civil. Of these, sixteen are for divorce, Among the criminal cases is that of the state against Cuyler Schultz for the murder of Jehial P. Farr last fall. The case will be remembered as the cold-blooded and deliberate termination of an old quarret involving only

a small sum of money.

The cigar industry is becoming quite a prominent one in this city. Seventy people are employed in the same and a high grade of goods is manufactured. Several members of the county board are bound to have the records of Hall county ex amined, and several expert accountants have called at the treasurer's office for a glance at the books. A thorough investigation has not yet been made and probably will not, at least officially. The general impression seems to be that there would be nothing in it, and although the county board has discussed the matter, no definite action has been taken.

No Pay for County Commissioners. RUSHVILLE, Neb., March 5 .- [Special to THE BEE.]-Among the cases tried before Judge Barton at the session of the district court which adjourned Tuesday, was one entitled "Ball vs Sheridan county." The question of the right of county commissioners to draw pay for services is involved. When H. F. Wasmund, the retiring commissioner, stepped down and out at the close of his term of service on January 7, he supposed Sheridan county owed him \$40.10, as the board had duly allowed his bill for that sum. H. M. Ball appealed from the action of the board, alleging that under section 3, chapter 21 of the session laws, which repeals section 22, chapter 28 of the statute, the commissioner was not entitled to compensation. The court found for the appellant, and in giving his decision took occasion to remark that the section of the act referred to "practically abolished the office of county commissioner." court which adjourned Tuesday, was one en-

Holt County's Treasurer Removed. O'NEILL, Neb., March 5. - [Special Telegram to THE BEE. |-The trial of Barrett Scott, county treasurer, for malfeasance was completed last night and the office declared vacant. Today R. J. Hayes was appointed by the county board to fill the vacancy. Scott still holds the fort and it is understood expects to do so until the case is settled by the supreme court. There is con-siderable excitement and much feeling ex-pressed on both sides.

BEATRICE, Neb., March 5 .- | Special Tele gram to THE BEE. |- Two runsway boys from Plattsmouth were loaged in the city jail last night and will be held until their parents are notified and direct what disposition shall be made of them. Their names are John Rutter and Oscar Shubert, aged 12 and is years respectively.

SOUTH OMARA.

The Young People's Society of Christian Endeavor of the First Presbyterian church has elected the following officers for the ensuing year: President, Fannie Sage; vice suing year: President, Fannie Sage; vice president, M. G. Zerbe; recording secretary, Jeanette Mulion; corresponding secretary, Minnie Trail; treasurer, Marian Thompson. The following regular committees were also appointed: Lookout Committee—Emma Wood, Marian Thompson, Arthur Copeiand, Miss Haven, Mary Hontz, Annie Gemmill, Kate Gemmill, Ana Merrill. Social Committee—Jeanette Mulien, H. J. Reiser, Jennie Morton, Miss E. Wood, M. G. Zerbe, Arthur Copeiand. Prayer Meeting Committee—M. G. Zerbe. Flower Committee—

Ready for the Fray

The Third ward democrats have organized for the spring campaign. The following officers have been elected: President, Patrick McQuire; vice president, M. McNight; treasurer, William Lovery; secretary, James Horn. A meeting will be held at Evans nall, Twenty-eighth and R streets, at 3 o'clock this afternoon.

Notes and Personals, John Lee left for Mauning, Ia., yesterday. Hon. George W. Blake of Lincoln was in town vesterday. John C. Walton of Galveston, Tex., is visiting friends in town.

An "Uncle Tom's Cabin" company will oc-cupy the boards at Blum's hall Wednesday Mr. and Mrs. G. Hall and daughter of Creston, Ia., are guests of Mr. and Mrs. Ed Munshaw.

The First Ward Democratic club will meet at Pivonka's hall on Twenty-fourth street Thursday night. Miss Alice Griffith entertained a number of friends Friday evening in honor of Mr. John Byers of Kansas City.

O. H. King of Manning. Ia., will conduct the services at the Christian church, Twenty-third and K streets, today. Miss Lillie Muncey of Crete, Neb., is the guest of her brother, J. C. Muncey, of the Wells Fargo express office.

Mr. and Mrs. A. J. Caughey entertained small party of friends at their residence, Twenty-third and H streets, last evening. Mrs. Mary Hitchcock, president of the Women's Christian Temperance union of the state of Nebraska, will speak at the First state of Nebraska, will s Methodist church tonight.

The services at the First Presbyterian church tonight will be devoted to the intersets of the young people. This will also be the case at the First Baptist church. The South Omaha Democratic club met at Judge Levi's office last night. A number of new members were admitted and committees appointed to formulate a plan of campaign

for the coming election. W. E. Skinner of the Union Stock Yards company left last night for Fort Worth, Tex. His trip is in connection with some new complications that have arisen in the Texas rate controversy. The trial of Peter Lind, the Swede who

The trial of Peter Lind, the Swede who siashed Charles Bradbury with a butcher kuife, occupied Judge King's attention yesterday afternoon. The evidence was all taken and Judge King will deliver his verdict Monday provider. Monday morning. A special meeting of the Bachelors club was held in Z. Cuddington's office last night.

The club decided to postpone their contempiated ball until after Easter on account of Lent. A card party for the Bachelors and their lady friends will be given as a substitute for the ball. A woman was at the police station yester-day afternoon in quest of information in regard to the whereabouts of her husband. She gave her name as Mrs. English and said she resided at Wahoo, Neb. Tuesday English started for Omaha with stock and seather on a passenger train present in the contract of the her on a passenger train, promising to meet her here. He failed to appear and his wife is undecided whether he has met with foul play or eloped with the hired girl.

play or eloped with the hired girl.

Travel on the South Omaha motor line was suspended for a white last evening on account of the snow. Shortly after 10 o'clock four trains hitched together and succeeded in making slow progress towards Omaha. They all went over the viaduct together and some of the more nervous passengers were on nettles as the cars rocked and bounded over the structure. After 10 o'clock the trailers were dropped at the north end and the motors ran with some degree of regularity.

High Five in Kountze Place. The Kountze Place High Five ciub was entertained by Mr. and Mrs. E. V. Lewis last Friday evening. The tadies prize, a silver spoon, was won by Mrs. Crummer gent's prize, silver hat marker, was carried off by Judge Bradley. Those present were as falle vs.: Mrs. Crummer, Judge Shields, Mr. ad Mrs. T. R. Minahan, Judge and Mr. diev, Mr. and Mrs. George Fisher. Mr. t. 179. H. Lawrie, Mr. H. S. Jaynes, Mr. ad 2. E. D. VanCourt, Miss Crummer.

AGAINST AN EXTRA SESSION

HE DOES NOT THINK IT NECESSARY

Legislature at Present.

Less Than a Majority of the Members Favor the Idea and Consequently Little Advantage Would Result-Lincoin News Notes.

Lincoln, Neb., March 5 .- | Special to THE BEE. |-Governor Boyd gave the following

to the press this afternoon: "Ever since the first news to the effect that the supreme court had decided in my favor, I have been beseiged by people throughout the state, urging me to call the legislature together in extraordinary session. I deemed it but right that I should vious full consideration to their urgings, and proceeded o inquire of others regarding the advisability of taking such a step. I have conferred with leading citizens of all parties and rank during the past few weeks and I have found a decided preponderance opposed to such a special session, mainly for two causes: The extra burden of expense which it would put upon the people, and the impolicy of disturb ing business interests without a certainty of

accomplishing desired results addressed a personal letter to each and every member of the legislature, in both house and enate. I have received replies from nearly all of them, and less than a majority of either house favor the holding of an extra session, and many of those in favor doubted whether good results could be achieved upon the sub ects which I considered the chief occasion for an extra session: the reapportionment of the state into senatorial and representative districts; the amendment of the Australian ballot law; the restoration to cities of the metropolitan class the right of eminent do main; and the necessity of establishing reas onable maximum rates of charges for the transportation of freight on the different railroads in this state—a reduction of from 10 o 20 per cent of existing tariffs.

Opposed By Republicans. "I find universal opposition on the part of republican members to the latter subject, and they think no railroad legislation is needed. A large majority of the judependent members four the present of a large majority of the judependent members favor the passage of a reasonable maximum rate bill, and agree that the Newberry bill was entirely too sweeping and radical, and would favor the above named reduction, but leaders of the independent party—those who would control logislation—avow their intention to account no compromise from the terms. would control logislation—avow their inten-tion to accept no compromise from the terms of the Newberry bill.; The democrats are almost unanimous in support of my sugges-tion for a reasonable reduction, but say that should the legislature be convened there is danger that the independent party would be controlled by the leading men of that party and no good could be accomplished, certainly not sufficient to warrant the expense, which would be not less than from \$75,000 to \$100. would be not less than from \$75,000 to \$100, 000. In short, summing up the responses of members of the legislature. I am convinced that, satisfactory results would not be achieved, besides a great num-

would not be achieved, besides a great num-ber of the members deem it madvisable to convene such a session before June on ac-count of so many members being farmers, and this being a season when they are needed and this being a season when they are needed at home to look after their personal interests. It is furthermore probable that legislation which might be accomplished could not be carded with the emergency clause, and hence would not become operative until three months later—aimost at the day when the people would be called upon to choose a new legislature—which could be done with better results than depending upon the existing results than depending upon the existing body; besides the people at the next election will vote upon the adoption of a constitutional amendment providing for the election of these railroad commissioners. tional amendment providing for the election of three railroad commissioners, and if the proposition receives the requisite majority, which it ought to, the next legislature can define its duties and officers can be commissioned in less than a year from this time, and the people will then have the so much desired fows system of railway legislation.

"I have found also, in advising with others

It Caused Much Uneasiness,

"It is recalled that at the regular session in the winter of 1891 one wing of that body— the senate—found it necessary to quiet alarm by making a special declaration that it would not attack investments and mortgages at that session. There is a general distrust of the wisdom of the dominent party in the legislature in dealing with financial questions and vested interests, a distrust clearly justified by the replies received from the inde

pendent leaders.
"In regard to the reapportionment of the state into senatorial and representative dis-tricts, a matter which I consider of prime moortance, let me call your attention first to the fact that the legislature at the last ses-sion clearly neglected its duty to reapportion the state. High legal authority informs me that it could not now be done under the constitution, which requires that such respontion ment shall be done at the first regular session after taking the census, and at no other time, and consequently the existing apportionment will have to stand until after first state census which will be taken in 1895. There are, however, grave doubts as to the correctness of this opinion and it has been cited to me that our supreme court has on a similar question—the matter of assess ment for taxation, where the constitution is mandatory, that it should be taken in a cer tain time and where such action was neglected—held that the matter of prime im portance is that it should be taken and if reglected at the appointed time must be

"After carefully considering the whole subject I have decided that the circumcurring the very heavy expense of an extra session, necessarily increasing taxation and I will, therefore, let the issues involved go before the people at the fall election, feeling confident that the policy of protecting the interests of the state against unjust and unwise legislation will be sustained by the voters." ation will be sustained by the voters.' Trouble of a Schoolma'am.

State Superintendent Goudy was today surprised by the receipt of a letter that told a very strange story. It was from a young lady schoolma'am, spoken of as young. This teacher who has been presiding over the ris-ing voters of a western district writes to know how she is to obtain her pay for the past two terms. During that time she past two terms. During that time she has been gradually iosing scholars, and each scholar lost represented a family that had moved from the district. This gradually fading away of young ideas has continued netil the present two weeks ago, when the iast ione child disappeared over the distant horizon, bound for new diggins. At the present time she is the only inhabitant of the district and she wants to know how she

s going to get her pay. From District Court. Jay Burrows wants the court to give him another trial at the Journal company, his suit against the latter for libel having, by a jury of his peers, been decided against him. Burrows alleges the usual statutory grounds, and in addition declares that the defe attorneys neglected to and refused to comply with the order of the court to withdraw their cross petition and counter claim, and that the court allowed it, with all its scan-dalous and irrelevant matter, to go to the

jury.

James Thompson asks for the forcelosure
of a mortgage of \$42,000 on some iand southeast of the city, given by O. H. Loftus and
M. A. B. Martin. The land is in the immediate vicinity of the new Lincoln Norma' uni-

on Friday of last week David A. Living-ston Stole a \$40 buggy from L. W. Hutton of Bennett. On Wednesday he was appre-hended, Thursday he was brought before a justice of the peace and bound over, Friday he was brought to Lincoln, and today he was arraigned before Judge Tibbetts, plead guilty and was given a year in the healtentiers. and was given a year in the penitentiary.

Attorneys Doty and Barnes grew v warm in an argument before Judge Lansing this morning, and the lie was passed. They had started for one another, but the spec-tators interposed, and the court gave them a reprimand and a warning.

Odds and Ends. The city jail has been emoty for four days. Irving, a 2-year-old son of C. I. Jones, nad been suffering for several days with an ac-acess of the car. Last night the little fellow

was greatly improved, but at 4 o'clock this LOOKS BAD FOR DR. SCUDDER morning, when his mother went to see now the child was resting, she was shocked to find it dead.

At a meeting of the board of directors of the Lancaster County Agricultural asso-

to remove the fair to Hickman, and the date set for September 13-16 inclusive, the week after the state exposition.
Hermann, eldest son of Henry Bruegmann, at one time a well known editor Nebraska, died at his home last evening of

onsumption. The funeral occurs tomorrov afterno John Manger, a milkman, was arrested this morning on complaint of inspector Rohde, who charged him with selling a mixed product, 49 per cent of water and 5; of milk. Manger was fined \$5 and costs, and

oure milk will be a specialty with the frabernity for at least a week.
D. F. Boyd, a farmer from Rock Creek precinct, who was charged with selling mortgaged property, was discharged today, having settled the case with the complaining

The County Teachers' association met this morning at the court house and discussed everal papers on topics pertaining to the

MAY CAUSE TROUBLE LATER.

Evidence That the Judgment of the Manu An Omaha architect stated in THE BEE Of few days ago that the Manufacturers as sociation was mistaken when it claimed that the Phœnix columns to be used in the new postoffice building were protected by a patent. Mr. Vierling of the Paxton & Vierling Iron works presents in support of the association a book entitled "Useful Informa tion for Architects," published by the Phoenix Iron company.

in this volume the-following will be found on page 113: "Phœnix wrought iron columns, . F. Reeves, patentee. Claim-The uniting together of three or more pieces o wrought iron made with flanges in the direction of their length so that they shall form a column or shaft, to be used as posts and also as braces or com-pression cords, in the construction of build-ings, etc. Suit in equity—S. J. Reeves vs the Keystone Bridge company et al, for infringement of complainants wrought fron column patent, in the United States court. The opinion of the court was: The com-plainant is entitled to an allowance of the prayers of his bill and a decree will be en d for a perpetual injunction and an ac count with costs.' ' On the following page notice is given that any one infringing said patent will be liable

to prosecution for damages. This is accom-panied with a careful description of the col-umns, illustrated by cuts of the different "It will be seen from this," said Mr. Vier-ling, "that the Phœnix people not only claim that their columns are a patent, but that their claim has been supported by the United States courts. This ought to prove that the Manufacturers association knew what it was talking about when it asked that the specifications for the Omaha government building be changed so that more than one firm could bid on the iron work."

Crystal Wedding Anniversary. Mr. and Mrs. William Nelson, 1605 South Fifteenth street, were surprised by about 160 of their friends Thursday evening, the occasion being the fifteenth anniversary of their wedding, and nothing would do but that Mr. and Mrs. Nelson would have to go to Washington hall with them. Upon their arrival at the ball, Mr. Neve called them up and in his usual happy style, presented them on behalf of their assembled friends with an elegant souvenir of the occasion. The dining room was the next objective point, where the company did fall justice to the good things spread before them. Music and dancing made up the balance of a very enjoyable

Building Permits. The following permits were issued vesterday by the superintendent of buildings: John Bylund, I story frame cottage, Park Forest.
William Klodell, 115 story frame dwellling, Thirty-seventh and Boule-vard. Four minor permits.....

Total \$2,425

His Friends Virtually Admit That He Mur-

THEIR ONLY DEFENSE IS INSANITY

Discovery of the Fact that the Doctor Announced the Death of Mrs. Dunton the Day Before Her Violent Taking Off.

CHICAGO, III., March 5 .-- A morning paper says regarding the Scudder case: For another week at least the question of Dr. Henry M. Scudder's santy will be undecided, owing to the protection afforded him by the law's delay. Evidence to the effect that he is a victim of the morphine habit and kindred infirmities is accumulating, and is likely to form much of the testimony introduced by his friends to prove his irresponsibility. The fact that all efforts are being turned toward proving that he is insane, and that no effort is made to deny that he committed the murcer as charged, must be considered as a vir-

tual admission of his guitt. Adding to the weight of evidence going to prove Soudder's guilt comes the fact that he planued the crime so far in advance that he could and did make announcement of his mother-in-law's death before it came to pass. From William Clarke, Jr., who is an attorney at room 611 of the First National bank building, it is learned that Dr. Scudder secured a continuance of a case against him before Jus-tice Foster by saying that his mother-in-law was dead, though this was actually theday previous to her violent death. Mr. Ciarke is the attorney for E. M. Whittle, who had Dr.

De Roy Austin Entertains.

De Roy Austin entertained very delightfully Friday evening at his home, 509 South I wentieth street, cards being the feature of the evening. Thirteen games were played with the following result: Clyde Blanchard gamed the first lady's prize, a jewel case; a handsome silver piece was won by Ed. Dybsil. The booby prizes were grotesque and caused much merriment. After the termination of the games refreshments were served and then several excellent vocal num bers were given by a male quartet. The in bers were given by a male quartet. The invited guests were: Albert McClure, Millard Hopkins, Fred Goodrich, Fred Myers,
Will Manchester, A. Spooner, Ed. Dyball,
Ray Vierling, Charley Lyball, Ned Kessler,
J. Talmage, D. Harrison, Ira Vancamp,
Mabis Cheney, Miss Mackey, Nellie Clark.
May Lawrance, Nellie Paris, Grace Blanchard, Clyde Blanchard, Charlotte Esmond, Bulah Fleming, Bessie Hulbert, Madaline Chapman, Georgia Chapman.

Flavoring **Extracts**

NATURAL FRUIT FLAVORS. Vanilla ') Of perfect purity. Lemon Of great strength. Orange Almond _ | Economy in their use Rose etc. Flavor as delicately and deliciously as the fresh fruit