HILL IS LOSING FRIENDS

In Washington He is Not Very Pavorably Regarde L

COMMENT ON HIS RECENT SPEECHES

Tiews of a Prominent New York Politician -Neither Has Cleveland a Chance for the Presidential Nomination-Will Repeal the Sugar Bounty.

> WASHINGTON BUREAU OF THE BEE, 513 FOURTHEST STREET, WASHINGTON, D. C., March 15.

Senator Hill's performances in his great swing around the circle are not adding to his strength here in Washington. His speeches yesterday reported in this morning's papers are commented upon as weak and unstatesmantike. They are such palpable bids for the presidency that they will probably overshoot the mark and do more hurt in alienating friends than in winning over enemies. Their first effect has been to widen the breach between the Cleveland and Hill forces and to emphasize the split in the party.

A very prominent New York democratic politician said this evening that neither Hill or Cleveland could now, in his judgment, be nominated and that a silver bill veto would certainly throw New York and all New England over to the republican side.

Will Repeal the Sugar Bounty. The democrats are determined to repeal the sugar bounty and the bill will be at once reported. There is not much doubt that such a measure will have an easier time in the house than in the senate and that as a separate measure it would encounter the president's veto. The plan that is still disdiscussed is to debate the bill as a separate proposition, attach it as a rider to one of the appropriation, attach it as a rider to one of the appropriation bills, probably the sundry civil, and then threaten the loss of the measure if the repealing item is assailed. The beet sugar bounty is in very great danger and it will need hard work on the part of its friends influencing local constitu-

encles to prevent its repeal. Nebraska Will Get Her Share.

The passage by the senate of the general bill for postoffice buildings sent that measure over to the house in every essential feature identical with the first bill on this subject ever introduced into congress and which was drafted and pushed into prominence by Sen-ator Paddock of Nebraska. The final amendments made in the bill yesterday are in the line of liberality, and as no appropriation is made in the measure it is believed that the bill will secure consideration and passage in the house. Under its provisions, according to a statement which Senator Paddock had prepared today, forty buildings for postoffice purposes would be constructed in Nebraska. During the past six years congress has authorized the construction of 134 public buildings, which will cost \$34,000,000 before

their completion.
"Under this bill," said Senator Paddock today, "even at the limit placed by myself of a maximum cost, based upon the gross receipts for three years previously, a total ex-penditure of \$52,000,000 would provide the cities and towns of the United States, not now provided for, with substantial and com-modious postoffice buildings." Senator Pad-dock added that, in his opinion, this measure, if enacted into a law, would be one of the most beneficial for Nebraska and the western states of any which had been conceived and carried to a successful conclusion. It would take out of politics the log-rolling now necessary to get a public building for towns which are entitled to them, and it would prevent constant pressure for terms of United States courts, which are now demanded largely as a preliminary to securing a court house and postoffice building. It would add to the attractiveness of our cities and towns and it would cause the expenditure of large sums of money, while in the end saving stil greater sums to the government.

Remembered by Soldier Friends. Senator Manderson is very popular with the old soldiers. He is especially so with his old Onio comrades. The lates expression of their good will is seen in a magnificent gavel presented to him by the Nineteenth Ohio infantry, of which he was colonel from Shiloh until the close of the year 1864. The gavel is full of historic interest. It was presented to him recently by a committee and the committee and th sented to him recently by a committee ap pointed at a meeting of the Nineteenth regiment. Ohio Infantry association, held in Detroit in August last. In carrying out the instructions the committee had the gavel made of woods from the prominent battle fields where the regiment, led by their commander, General Manderson, participated in the conflict between the north and

pated in the conflict between the north and south. The handle, made of oberry, bears the name of Rich Mountain, which was one of the first battles fought in West Virginia. On the other woods forming the gavel are the names of Shiloh, Jonesboro, Stone's River, Itookyford, Pickett's Mills, Kennesaw Mountain, Mission Ridge and Lovejoy Station. Senator Manderson in his letter achieve Medicing this ciff. knowledging this gift states that he will place it by the side of the brace of pistois that were presented to him by the members of his regiment after the desperate battle of

Stone River.

He adds: "The history of our regiment is the history of the war of the rebellion in the

This gift is presented as an expression ou the part of the comrades of General Mander-son, not only of their affection for him, but also for their appreciation of the honors which have come to him in his public career. Guarding Veterans' Interests.

Senators Manderson and Paddock have for the past several weeks been holding frequent conferences upon the subject of pension ex-amining poards in Nebraska and collecting amining boards in Nobrasica and collecting all available information upon the personnel of those composing it. Changes are, of course, occurring quite freely in the membership of these boards, and whenever resignations or vacancies caused by death take place, they will be promptly filled. It is possible, however, that there will be some removals, although this has not yet been definitely decided upon. Complaint of the qualifications of a number of the members have been made, and all such will be carefully investigated before any action is taken. It is hinted that should changes be made by removal that the boards at Ashland, Neligh, Hastings and Beaver City may possibly be affected. The pension office is extremely anxious that the efficiency of examining boards shall be raised and the service improving in consequence. Miscellaneous,

The bill introduced by Delegate Harvey of Okianoma, providing for the disposition of the Cherokee and Arapahoe lands in the Indian territory, contains a clause providing for personal settlement. This clause has excited much opposition throughout the west and a creek many petitions are coming into and a great many petitions are coming into Senators Mannerson and Paddock pro-testing against the wording of the ob-jectionable clause and insisting that it shall be changed in order to afford to old soldiers rights and exemptions to which they have been entitled under other land laws of the United States. The attempt will accordingly be made to amend the bill when it comes over

The Postoffice department declines to give additional mail service to Hot Springs on the B. & M. railroad, and as the Burlington people refuse to accept the minimum proposition, the latter will have to rest until the readjustment of mail service next July, when without question some arrangement satisfac-tory to both the government and the railroad

will be adjusted.

Major J. W. Paddock of Omaha left this evening for New York to attend a meeting of the Union Pacific directory. He will return on Thursday to the west. Major Paddock does not believe that the democratic party of Nebraska is in favor of free comage and

debased currency.
General Schoffeld said this morning that the charges of oppression against Captain Bourke will be investigated by the War do-partment. There is no doubt in the minds of army officers here that the investigation will result in the exoneration of the captain. It is likely to show that an Indian campaign in the north is hardly as trying as chasing aterican bandits in Billy Crain's Texas

district.

E. H. Robinson and wife of Davenport,
Neb., are spending a portion of their wedding trip in this city.

H. A. Wilson has been appointed postmaster at Stoddard, Neb.

A posteffice is to be established at Debold,

Douglas county, Neb., with Alvin S. Roth as postmaster.

Mrs. Captain Dempsey of Fort Omaha is visiting friends in Philadelphia. P. S. H.

NEWS FOR THE ARMY. Complete List of Changes in the Regular

Wasmington, D. C., March 15.—[Special Telegram to THE BEE. |- The following assignments to regiments of officers recently promoted and transfers of officers are or

The leave of absence granted First Lieutenant Debosey C. Cabell, Eighth cavaity, is extended three months. By direction of the secretary of war the following officers the secretary of war the following officers will be relieved from cuty at the United States military scademy, West Point, N. Y., on August 31 next: Captain James S. Petut, First infantry; First Lieutenant John A. Lundeen, Fourth artillery; First Lieutenant John D. C. Hoskins, Third artillery; First Lieutenant Harry F. Hodges, corps of engineers; First Lieutenant Frank L. Dodds, Ninth infantry; First Lieutenant Warren P. Newcomb, Fifth artillery; First Lieutenant Benjamin Alvord, Twentleth infantry; First Lieutenant Benjamin Alvord, Twentleth infantry; First Lieutenant John B. Bellinger, fantry; First Lieutenant John B. Beilinger, Fifth cavairy. August 28 these officers will be relieved by the following: First Lieutenant Alexander B. Dyer, Fourth artillery, August 31, and the following on August 20: First Lieutenant Samuel E. Allen, Fifth artillery; First Lieutenant Henry C. Newcomer, corps of engineers; First Lieutenant James A. Cole, Sixth cavalry; First Lieutenant James A. Cole, Sixth cavalry; First Lieutenant James A. Cole, Sixth cavalry; First Lieutenant John D. Barrett, Third artillery; Second Lieutenant William S. Biddle, Jr., Thirteenth infantry; Second Lieutenant Lucian G. Berry, Fourth artillery. First Lieutenant Henry P. McCain (recently promoted from second fieutenant, Third infantry), is assigned to the Twenty-first infantry, company fantry; First Lieutenant John B. Bellinger, signed to the Twenty-first infantry, company K, to date from February 24, 1892, vice Far row resigned. He will remain on duty with the Third infantry until further orders. The following transfers of officers in the infantry arm are ordered to take effect this date First Lieuterant Almon L. Parmeter, from the Fourteenth infantry to the Twenty-first infantry, company K; First Lieutenant Henry P. McCaid, from the Twenty-first infantry to the Fourteenth infantry, company C.

Western Pensions. WASHINGTON, D. C., March 15 .- Special Telegram to Tue Bea.]-The following list of pensions granted is reported by THE BEE and Examiner Bureau of Claims:

and Examiner Bureau of Claims:

Nebraska: Original—John Parr, Franklin
Plopper, Levi Bennett, August J. Falsken,
David B. Spanogle, Granville Madison,
George W. Wilcox, Thaddeus B. F. Harrington, Charles E. Fav, Edgar Varney,
John R. Jones, Westley Montgomery, Strong
B. Moody, Anthony J. Green, Samuel F.
Blair, James Duncanson, Ceffinberry Hashberger, Frederick Peter, Ethan Allen,
Charles A. Perkins, Additional—John McCoy, John H. Bridenbaugh, Jonathan Taylor, Reissue—August Quointe, Original. or. Reissue—August Quointe. Original, vidows, etc.—Margaret M. Gibbs, minors of William P. Shoemaker, Laurinda Sutton.

William P. Shoemaker, Laurinda Sutton.
Mexican survivor—William Pixlor.
Iowa: Original—George W. Ware, Zachariah Aikey, David F. Negley, Marvin R. Shade, William Wenkstein, Leroy S. Downey, Charles B. Taylor, John O. White, James Souter, Benjamin F. Skinner, Cornelius Leymaster, Silas Polen, Matthias Welton, Joseph Marshall, John T. Wilson, Thomas J. Webb, Thomas Walton, Charles Rockefeller Richard Gilligan, 1001 Gilligan. Thomas J. Webb, Thomas Watton, Charles Rockefeller, Richard Gilligan, Joel Gitligan, Joel Gregory. Additional—Samuel V. Benge, William Countermines, Francis M. Moore, George W. Clearinger, Milburn Longeor, Myron L. Gregory. Increase—Charles A. Mitchell, Willis Butler, William E. Cooper, Compt. H. Marce Lange, Phys. Francis Timothy H. Haines, James Burns, Francis Armstrong, Richard D. Edwards, William T. Thomas. Reissue—David Devere, James M. Roseberry, E. G. Allen. Original Widows, Etc.-Elizabeth A. Dunn, mother: Amanda Smith, Sarah Burdick, mother; Maggie R.

South Dakota: Original-Peter C. Petersen, Peter Quinegeli, Henry T. Moury, Andrew J. Blackstone, Charles T. Phelps, John B. Knight, John H Stubbs. Addi-tional—James R. O'Neai. Reissue—Jeremiah W. Granger.

Western Patents.

Washington, D. C., March 15 .- [Special Telegram to THE BEE. |- The following list of patents granted is reported by THE BEE and Examiner Bureau of Claims:

John G. Haines, Omaha, air compressor and reservoir; John A. Hultman, Omaha, organ. Iowa—Charles and J. Closz of St. Ansgar, oat screen, corn separating screen and grain screen; Silss W. Gray of Fort Dodge, appointment signal for telephones; T. A. Jones of Dublin, rein holder; Chauncoy C. Shoets of Winterset, bur al apparatus; Albert E. Shorthill of Marshalltown, cattle guard for railway tracks.

The Castle Cure institute has the best cure for morphine in the world. Call a the institute, 1416 Harney st., Omaha, and consult Dr. B. F. Monroe, physician in charge, who is authority on this sub ject.

IN THE TWO MILE STRIP.

Constitutionality of the Liquor Law Amend ments to be Tested-Court Notes. Although Judge Davis refused to discharge Ernest Soehl, August Hartman, Fred Huntzinger and Joe Rowles, the four saloon keepers who pleaded guilty to the indictment for selling liquor on the two mile strip without a license he practically acquiesced in the re-quest of the defendants' attorney.

After fining each \$300 and costs, the de-lendants to stand committed until paid, the judge released them under bond, pending the decision of the supreme court on the consti-tutionality of the statute under which they were indicted. Mr. Gannon's position is that under the old law the county commissioners were not allowed to grant a license for a sa loon within two miles of the city limits, and the city authorities could not, of course, grant a license beyond the city limits. The ast legislature enacted a law designed to reach the unlicensed saloon keepers on this two mile strip, by giving the county com-missioners authority there that they had hitherto possessed. The law applies to coun-ties having a population of 150,000 or over, which of course means Douglas county. Mr. Gannon holds that this gives the people of Douglas county rights that none of the other

counties of the state possess, and is therefore special legislation. For this reason he holds that the statute is unconstitutional and void. that the statute is unconstitutional and void.

The county court room is temporarily given over to the undisputed possession of the minor attaches of the office, as Judge Eller is defendant in Judge Irvine's court in a case wherein he is sued on a roal estate deal with Jacob Carsten for an alleged balance due on property purchased. His defense is that he allowed enough of the property to revert to the original owner to satisfy the claim in full.

the claim in full.

The case of C. L.Chaffee vs Sligel & Gould still holds the boards in Judgo Kyser's court. The plaintiff seeks to collect the sum of \$20,000 æleged to have been due the Howeil Lumber company, when that concern's business when into the hands of the plaintiff.

ness when into the hands of the plaintiff.

Judge Doane set some of the attorneys to thinking this morning. Several of the cases that were set for the day were called, and for one reason or another the interested attorneys did not appear. Four cases were disposed of by the court in about as many minutes, and the docket that has known them will know them no more.

Some of the lawyers drifted in later and explained that they had taken it for granted that the case on trial in the early morning would occupy the attention of the court all day, but their tears couldn't restore the

would occupy the attention of the court all day, but their tears couldn't restore the split milk to the pitcher.

Dennis Cunningham was granted a temporary injunction yesterday afternoon by Judge Ferguson restraining George and Waiter W. Allen from collecting on a confessed judgment for \$7,160.86 by Ryan & Waish, alleging that the case in which he is interested with Ryan & Waish is an altogether different one than that in which judgment was confessed, and one that is now on the docket and yet to be tried in the district court.

Judge Irvine granted a temporary injunction yesterday afternoon restraining Henry Gibson from further pressing a suit for \$1,342.10 against James H. Wallick of Chicago, who says that Gibson has aircady sued him in the same matter in Cook county, Illinois, and seeks to harass him and obtain two judgments in the same case.

Mrs. L. R. Patton, Rockford, Ill., writes: "From personal experience I can recommend DeWitt's Sarsaparlila, a cure for impure blood and general debuity."

Dr. Birney, nose and throat. BEE bldg

ORDERED ANOTHER VIADUCT

Ordinance Asked by Fifteenth Street

People Passed by the Council. CITY ATTORNEY CONNELL'S OPINION

He Says the City Can Compel the Construction of Both Viaducts-Power of the Board of Public Works Restored by a Veto.

Preliminary steps were taken by the counil last night looking to the construction of a viaduct across the railroad tracks on Fif-

toenth street At the regular meeting of the council last Tuesday night an ordinance declaring the necessity of constructing such a viaduct failed of passage, and at the adjourned meeting of the council on Thursday night a motion to reconsider the vote by which the ordinance was rejected was also lost. Last night Mr. Munro moved that the matter be reconsidered, and President Davis ruled him out of

Mr. Elsasser tried a new plan and was successful. He moved that the council rules be suspended. On the vote to do this Mr. Prince explained his vote. He said that the Sixteenth street viaquet was inadequate to the demands of public traffic but that if a viaduct was built on Fifteenth street the property owners on Sixteenth would lose the benefits for which they had paid. He further claimed that the city had a contract with the railway companies by which Fifteenth street was permanently closed and an attempt to pulld a viaduct would involve the city in a lawsuit, with the probable result that neither Fifteenth nor Sixteenth street would get a viaduct. He voted no.

Mr. Steel explained that he had voted against the ordinance originally because he thought the contract with the railway companies would prevent the construction of the riaduct. Since the citizens had expressed a willingness to take chances on that issue he would support the ordinance.

The motion to suspend the rules was

carried by the following vote: Aves-Back, Burdish, Conway, Edwards, Elsasser, Howell, Jacobsen, Lowry, Munro, Specht, Steel and Tuttle-12. Nays-Bechel, Bruner, Chaffee, McLearie,

rince and President Davis-6. By the same vote the ordinance was recon idered and placed upon its passage.
Mr. Chaffee wanted to know whether the city attorney had examined the contract be tween the city and the railway companies. He wanted to know whether the city had a right to take the action contemplated in the

Mr. Connell replied that be had examined the contract in question. He was of the opinion that the city could require the railways to construct the viaduct, notwithstand-in the contract. He thought the contract only prevented the city from using the surface of the street and did not relieve the rail-way companies of the city's authority to order the construction of a viaduct over the

tracks. "I would like to have the city attorney furnish the council that opinion in writing. said Mr. Chaffee. "I will gladly do so at any time," replied

The ordinance was then passed by a vote of 12 to 6, the members voting as they did on ordinance was then passed by a vote the motion to suspend the rules.

Will Not Make Specifications. Mayor Bemis returned without his proval the ordinance taking from the Board of Public Works the duty and responsibility of making paving and other specifications for public works. The considered the proposed ordinance cilmen will be personally importuned by contractors who are desirous of subserving their own interest," wrote the mayor, "to modify specifications and make changes that will ultimately result in serious loss and injury to the city. This will be embarrassing to councilmen and injurious to the city. It is fair to presume that the members of the Board of Public Works and the city enneer, who are devoting their entire time to public works, are best informed as to what ne specifications for public works should be It is unwise in my judgment and contrary to the provisions of the charter to make any

change in the existing ordinance. Mr. Chaffee favored the ordinance. He said he voted for it, not to antagonize the Board of Public Works, but simply because he thought the ten years' guaranty would result in an increased burden of taxation. as the contractors would demand more money work under a ten years' guaranty instead of a five years' guaranty.

City Engineer Rosewater was called upon, nd defended the proposed specifications of and defended the proposed specifications of the Board of Public Works. He explained that under the present system the city was paying 8 cents per yard for repairing asphalt pavement. On 200,000 square yards of pavepent the amount for repairs for the year would be \$16,000. For street sweeping \$15, 000 must be expended. For this total of \$31,000 the city has a half a mill levy, or about \$10,000, a shortage of \$31,000. Mr. Rosewater explained at length the advantage

f the ten-year guaranty. On the motion to pass the ordinance over the mayor's veto the vote was as follows: Ayes—Bechel, Burdish, Chaffee, Conway, Edwards, Specht, Steel and Mr. President—8 Nays—Back, Elsasser, Howell, Jacobsen, Lowry, McLearie, Munro, Prince and Tut-

The veto was sustained.
City Attorney Connell reported that S. S.
Curtis had failed to make the deed of his property at Eighteenth and Harney for en-gine house purposes, as had been agreed pon. Referred to the committee upon pub-

or property and buildings.
The request of the Board of Health for the epeul of the ordinance closing the dumps on Sunday was referred to the committee o.

The comptroller reported in favor o awarding the contract for-printing the an-nual reports of the city officials and the mes sages of the mayor to Kiopp, Bartlett & Co. for \$759.60. Approved.

City Hall Contracts, Bids for doing the marble work and finishing the rotunds of the city hall were as follows: Pichel Marble and Granite company. St. Louis, marble work, \$7,857; Charles A. Harvey, Omaha, marble and granite work, \$11,975; John F. Coots, work complete, \$18,057; referred to committee on public property and

ouildings.

Bids for sidewalk construction around the city hall were opened and referred to the committee on public property and buildings. Contractor Coots reported that the offices in the city hall were almost ready for oc-cupancy. Work on the elevators and the furniture alone remained to be completed. He presented a bill of \$555.50 for his share of the cost of heating the building during the last sixty days. The heating arrangement last sixty days. The heating arrangement was ordered continued until the work on the

elevators is completed.

Mr. Chaffee offered the suggestion that it was wrong to compel the city to wait upon the furniture and vault men for the comple-tion of the city hall. Mr. Specht stated that in drawing the contracts Mr. Poppieton, the former city attorney, had failed to fix any time for the furni-

ture to be ready for the city hall.
The motion was referred to the city attor-Mr. Elsasser's resolution ordering Missouri Pacific railroad employes to cut all trains waiting at suburban stations so as to leave all streets open and not obstruct public

travel, was passed.

On Mr. Chaffee's resolution the city attorney and city clerk were instructed to have all general ordinances passed since January, 1891, printed in pamphlet form. W. H. Austin was confirmed as dumpmas-

ter at the Davenport street dump and the appointment of Max Lentz was reconsidered and rejected. comptroller was instructed by resolution to advertise for bids for painting the east wall of the city hall with two coats of

east wall of the city hall with two coats of white paint.

The committee on public property and buildings reported in favor of awarding the contract for furnishing gas fixtures, etc., to the De Kosiuko & Hetherington company and Russell, Pratt & Co. for \$18,877.

Messrs. Lowry and Etsasser warmly opposed the report on the ground that the price named was exorbitant.

Chairman Edwards of the committee ex-

Chairman Edwards of the committee ex-plained that the committee had taken the

only two bids that were anything at all in range of the price the city should pay and had taken the parts of the two bids that were lowest and best suited for the work. Charges and Denials.

The report of the committee was finally re-

ferred to the committee of the whole and will be considered at a special meeting to be

The papers in connection with the proposed change of the grade of Hamilton street from

Twenty-fourth to Lowe avenue were taken from the file and referred to the committee

to the park commissioners.

Three electric arc lights were ordered placed on the Tenth street viaducts at a cost

Mr. Bruner presented a resolution order-ing sixty gasoline lamps for the Sixth ward. It died an ignominious death, going to the

City Attorney Conneil reported that Judge Doane had not yet heard the arguments in

the injunction against the paying of the elec-tion officials. He hoped to get the case dis-

posed of the present week.

Among the ordinances introduced were:
Repealing the ordinance ordering the grad-

ing of Lake street: abolishing the office of

license inspector; authorizing the issue of \$53,000 sewer bonds and \$50,000 paving bonds;

making it unlawful to throw any sweeping or waste paper on streets or sidewalk. The ordinances passed: Ordering the re-

paying of Leavenworth street between Six-

teenth and Twenty-ninth streets; ordering the repaying of Park avenue from Leaven-

worth to Hickory; regulating the appointments by the building inspector of a superintendent of plumbing and three plumbing inspectors, the superintendent to receive a salary of \$125 per month, the mayor

and council to have authority to remove the

superintendent of plumbing or his assistants; establishing the grade of Grant street from

"Late to bed and early to rise will shorten

the road to your home in the skies." But early to bed and a "Little Early Riser," the pill that makes life longer and better and

300,000 bars Union soap sold in Ne-

Drankenness,

A disease, treated as such and perma

nently cured. No publicity. No infirm ary. Home treatment. Harmiess and

ary. Home treatment. Harmiess and effectual. Refer by permission to Bur-

lington Hawkeye. Send 2c stamp for pamphlet. Shokoquon Chemical Co.,

Dr. Birney cures catarrn. BEE bldg

ROGUE'S GALLERY.

Toughs and Well Known Characters.

A small but select coterie occupied the

dock in the police court yesterday morning. There was just an even

in both complexion and reputation and

a number of animals with heavy bull-dog

jaws, scowling brows and good clothes. The court officer pointed to the galaxy as a sufficient answer to the song that the police force

never caught anything.
There was Gert McCoy, sent from Omaha

to the reform school, and known all over the country as an all round thief; held once in Sioux City for safe blowing, for eight months,

when a "pal" proved an alibi; served eight months for the same crime in Butte City, Mont., repeatedly sent to the county jail and

driven from the city by the Omaha police

Jimmy Dunn is the particular friend of the

notorious woman, Kansas City Liz; has been arrested in Omaha for highway robbery; for

snatching \$30 from a stranger in a wine room, and in Council Bluffs for the burglary

Dick Grandon is a thief by profession and

has been many times driven from the city or committed to the county jail for larceny.

Steve Daley was once arrested for the bur-

glary of Murphy & Cumming's saloon. The scolen goods were found in his possession,

but the proprietors refused to prosecute. He

some time ago snatched an armful of cloth-ing from the table of a clothing house, and

when the proprietor remonstrated promptly knocked him down. He also knows all about

Mike Kerns has earned the enviable repu-

tation of a "strong armed man." He has served time for highway robbery, several

terms for larceny and is not allowed to run at large in the city. He has a brother in South Omaha who has at times purchased tickets for him and tried to have him make a new start in Chicago or elsewhere. The tickets have been sold and the money spent

for whisky.

Henry Sanders is a professional thief.

His latest exploit was at the residence of Mrs. Schrausth, 1325 South Thirteenth street Monday. While the lady was sign-ing some sort of a lottery ticket or policy which he had sold her Sanders calmly appro-

Lee Mill is an all-round colored tough and

hanger-on about the burnt district. He has

ago. He was arrested yesterday for embez-

bald head, enormous mustache and fur-trimmed overcost, looks like a French danc-ing master. He is the father of two pretty

children and the husband of a good-looking

woman. In his wife he saw a source of revenue and forced her to enter upon a life of shame on Ninth street. She has since thrown him overboard to swim for himself and he is believed to be still making his liv-

Ed. Strong is a big, nusky, bullet-headed loafer, who wanted to be excused for his vagrancy because his wife committed suicide. "I don't blame her for committing anything if she was married to you," snapped

the judge. "She was a colored woman," in-terjected Sergeant Ormsby, "and she took

morphine because her lover went back on her. Strong wasn't in the game."
"This gang, with a few others who are in

here occasionally," remarked an officer, "could account for nearly every case of law-

breaking reported, but we have no proof. We do the best we can when we arrest them

COUNCIL BLUFFS, fa., Aug. 8, '90.-Dr. J. B.

Moore: I feel it is not only a privilege, but a duty, to say a good word for your Catarrh Cure. After doctoring with several of the best specialists of the country without relief,

I was advised to try your Catarrh Cure, and am pleased to say I am entirely cured. Yours

Traveling Agent Fairbanks Scale Co.
For sale by all druggists.

A Visit to Doilge School.

vailing among such a motion company of pupils is therefore the very highest praise which can be uttered on behalf of the prin-

cipal and teachers. It takes good teaching talent to interest these pupils and excep-tional powers of discipline to manage them. The best instructors and disciplinarians should be and probably are assigned to this difficult field.

Every bar Union soap guaranteed.

W. Teagarden, alias Wilson, with his

priated a watch and some finger rings.

peen driven out of town time and again. W. E. Davis is an Omaha product who graduated from the reform school some time

ent as a collector.

ing in this disgraceful traffic.

of a hardware store.

the county jail.

including two ladies, shady

Police Corral a Beautiful Assortment

Twenty-second to Twenty-fourth.

braska last month. It's the best.

Burlington, In.

dozen,

bids for park contracts were referred

held this evening.

f \$175 each.

on grades and grading,

committee of the whole.

SETTLED BEYOND QUESTION

Boyd-Thayer Mandate Presented to the Mr. Lowry made the charge that the matters of the council were run by two rings, eleven men who meet weekly and decide upon how business of the city should be con-State Supreme Court.

ment for Costs Also Rendered-Why

Mr. Chaffee denied the accusation and Mr. NO GROUNDS FOR CONTEST REMAIN Bechel stated that such charges as that made by Mr. Lowry were bringing the city into sad repute and were making contractors Some Legal Views of the Situation-Judg

afraid to bid on work for the city, as bids were always juggled and bandled about and then reconsidered and readvertised.

Mr. McLearle suggested that Mr. Lowry ought to take his medicine, even if it did come in allopathic doses, such as he had the Order Was Not Received at An Earlier Date. help administer to the minority in othe

LINCOLN, Neb., March 15 .- [Special to THE BEE.]-The long expected mandate from the supreme court of the United States to the supreme court of Nebraska in relation to the recent decision of the former court in the Boyd-Thayer case made its appearance this forenoon. When the supreme court met this morning General Cowin, one of Governor Boyd's attorneys, presented the mandate and made the usual motion that judement be entered accordingly. Unief Justice Maxwell glanced inquiringly around the chamber and asked if any legal representative of General Thayer was present. No one came forward o assert a claim to that title and the mandate was laid aside. It will be taken under consideration by the judges. The following

is a copy of the mandate:

UNITED STATES OF AMERICA, Ss. The President of the United States of America to the Honorable the Judges of the Supreme Court of the State of Nebraska. Greeting:

Whereas, Lately in the supreme court of the State of Nebraska before you, or some of you, in a cause between the state of Nebraska extraintione John M. Thayer, relator, and James E. Boyd, respondent, wherein the judgment of the said supreme court, entered in said cause on the 5th day of May, A. D. 1891, is in the following words, viz.:

"This cause came on for trial upon the information of the relator, the answer of the defendant, and the relator, demurrer thereto, and was submitted to the coart on argument of course: on consideration whereof the court finds the issues in favor of the relator, and that the said defendant, James E. Boyd, was not elected to the office of governor of the state of Nebraska,

"It is therefore considered by the court that the said James E. Boyd be and he is hereby ousted from the office of governor of the state of Nebraska, and from all the rights, privileges and emoluments thereof, and that the said John M. Thayer be instated therein, and that said James E. Boyd forthwith deliver to said John M. Thayer all books, papers, and furniture and other thines pertaining to said office, and that he pay the costs of this action, taxed at \$\frac{8}{2}\text{ The payer he instated in the rights, privileges and that he pay the costs of this action, taxed at \$\frac{8}{2}\text{ The payer he instated in the right to said office, and that he pay the costs of this action, taxed at \$\frac{8}{2}\text{ The payer he instated in the right to said office, and that he pay the costs of this action, taxed at \$\frac{8}{2}\text{ The payer he instated in the right to said office, and that he pay the costs of this action, taxed at \$\frac{8}{2}\text{ The payer he instated in the right to said office.}

is a copy of the mandate:

As by the inspection of the transcript of the record of the said supreme court, which was brought into the supreme court of the United States by virtue of a writ of error agreeably to the act of congress, in such cause made and provided, fully and a large appears; and.
WHEREAS, In the present term of October, in the year of our Lord one thousand eight nundred and ninety-one, the said cause came on to be heard before the supreme court of the United States on the said transcript of record, and was argued by counsel: the United States on the said transcript of record, and was argued by counsel:

On consideration whereof, it is now here ordered and adjudged by this court that the judgment of the said supreme court in this cause be, and the same is hereby, reversed with costs; and that the said respondent, James E. Boyd, recover against the said relator, John M. Thayer, two hundred and thirty-five dollars and forty cents for his costs herein expended and have execution therefor.

And it is further ordered that this cause be, and the same is hereby remanded to the said supreme court to be proceeded in according to law and in conformity with the opinion of this court February I, 1812. And the same is hereby remanded to you, the said judges of the said supreme court of the state of Nebraska. In order that such execution and further proceedings may be had in the said cause, in conformity with the judgment and decree of this court above stated, as, zecording to right and justice, and the constitution and laws of the United States, ought to be had therein, the said writ of error notwithstanding.

Witness the Honorable Meiville W. Fuller, chief justice of said supreme court, the first day of March, in the year of our Lord one thousand eight hundred and ninety-two.

JAMES H. MCKENNEY.

Clerk of the Supreme Court of the United States. And it is further ordered that this cause be

Legal Views of the Mandate. By most of the attorneys present at the reading of the mandate the document is conidered as somewhat vague in its expressions Three attorneys whose names would be rec-

ognized as some of the most prominent in Nebraska legal circles, concurred in the Nebraska legal circles, concurred in the opinion that the mandate simply directs the Nebraska court to reverse its judgment in sustaining the demurrer filed by Governor Thaver and to take further proceedings in conformity of law and the opinion of the su the opinion of the latter court the three gen tlemen were also unauimously of the opinion that the opinion of the federal court simply overrules the Nebraska court's action in sus taining the demurrer and does not affect the question of Governor Boyd's citizenship. In other words, the way is open for General Thayer's attorneys to file a reply to Gov-ernor Boyd's answer and thus compet the

latter to prove his citizenship to the satisfac-tion of the Nebraska court. There are no indications today that the case will ever be reopened. The attorneys who have heretofore advised General Thaves will hardly care to continue a bootless dis cussion and it is doubtful whether other men care to enter upon a case that will be profitless.

Thaver's Attorneys Had the Mandate. It transpires today that the attorneys who have had charge of the case for Governor Boyd have been subjected to a great deal of unmerited criticism from the friends of Gen-eral Thayer. The latter have not hesitated to declare that the mandate having been handed to General Garland something over two weeks ago, has been deliberately sup-pressed for sinister motives. It now transpires that General Thayer's attorneys have been in possession of the mandate since the 7th of the present month. A copy of the document was delivered to them on that date and they were notified to appear in Lin-coln today. Their absence in the face of such notification will afford but little encouragement to those who have been insist ing so vociferously that the case be reopened

Started on Its Long Voyage. Governor Boyd this afternoon received a telegram from Commissioner Edgar, who is Nebraska's representative to Russia to super-intend the distribution of the corn denated intend the distribution of the corn donated by the people of this state to the famishing people of that nation, that the steamer Missouri sailed from the port of New York today with the cargo of Nebraska corn meal on board. Mr. Edgar sails tomorrow on the Teutonic. Mr. Murphy, the representative of the United States Agricultural department will receive the corn meal and give special instructions in the several methods of preparing it for consumption. Murphy cake will soon be a staple article of diet in Russia.

World's Fair Matters. Representative Gale of the Fifty-first district has been appointed a member of the Nebraska Columbian commission, vice H. B.

Flavoring A BEE reporter dropped into the Dodge school for a few minutes the other day and was shown through the rooms by the princi-pal, Miss Mary Fitch. The old building is a Extracts dingy affair, badly ventilated and its halls and cloak rooms are all dark and ugly in ap-pearance, but the pupils are bright, cheer-ful and well behaved and the teachers efficient and attentive. No notice was given to a single teacher of the approach of a visto a single teacher of the approach of a visitor and each room was entered without warning. The discipline appeared to be exceptional and the presence of a stranger in no way embarrassed the little folks. All colors, nationalities and conditions are represented in the Dodge school, which, as most readers of The Bes know, is located in a section of the city bearing a hard name. The good work done and the good order prevailing among such a motion company of

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Miller removed. Mr. Gale must have had a presentiment that he was to be benefitted in some way by the wholesale changes being made by Governor Boyd, for on the 3d of the present month he tendered his resigna-

tion as a member of the legislature. Commissioner General Garneau has called a meeting of the Nebraska commission for

In the Supreme Court.

company.

suant to adjournment. C. H. Roberts of Phelps county was admitted to practice. The case of the state ex rel. Franklin against Cole was continued. The following causes were argued and submitted: Mihalovitch against Barlass, State ex rel. Levy against Spicer, Jones against Hayes. First National bank of Denver against Scott, Phoenix Insurance com ver against Scott, Phenaix Insurance company against Reams, St., 'oseph & Grand Island Railroad company against Paimer, State ex rel. Thayer against Boyd on motion, state against McNamee, Fisher against Cooley, Lincoin National bank against Virgin. Court adjourned until tomorrow morning. Two new cases were filed with the clerk of the

The supreme court met this morning pur

Gossip at the State House, The Tracey institute of Blair was incor

upreme court today. The first was the case

of the Fremont Butter and Egg company vs Thomas Killen & Co., from Dodge county,

and the other from Cedar county, entitled John F. Brown vs the McCulloch Lumber

porated today.
Dr. M. B. Croll was today appointed first physician at the asylum for the insane Vorfolk. Governor Boyd has written to Senator

Manderson in reference to introducing a bill to reimburse the state of Nebraska for expenses incurred in the Indian war two years ago. The amount to which Nebraska is enago. The amount to warea stated is \$42,000.

A proclamation issued today authorizes the Sons of Veterans of Stuart, Neb., to bear in small and perade.

Ward Ordinance Null and Void.

This forenoon Judge Hall handed dow its decision in the case in which J. D. Cal houn applied for a writ of mandamus to compel the city council to apportion the city nto voting precincts in accordance with ar ordinance passed last December. The judge held that the ordinance itself was null and void for the reason that it had been changed by crasures and interlineations after it had been passed by the council and before it was approved by the mayor. Mr. Calhoun ex-cepted to the findings of law and fact, and was given forty days to prepare his bill of exceptions.

From the District Court. The case of Orr & Robertson vs C. M. Loomis was tried today before Judge Hall Loomis was tried today before Judge Hall and at this writing the jury is still out.

In Judge Tibbett's court the commission case of Barber & Fowler vs Julia Hildebrand was concluded, the jury bringing in a verdict for the defendant.

The jury in the case of Jamison against Cole, which has been out since last Wednesday, reported today that it could not agree and it was accordingly discharged.

and it was accordingly discharged.

Mary Morrissey was arraigned in court this morning on the charge of assaulting her brother with a stove poker and a pair of shears. Her trial will be heard next Monday. Odds and Ends.

Judge Borgelt is not yet considered out of danger, but his favorable symptoms still con-

The democratic ward caucuses will be held tomorrow evening. General Thayer left today for Grand Island and other Nebraska points.

Charles Mitchell was arrested late last night for burglary.

Frank Mitchell was released from the

county jail vesterday and celebrated his return to freedom last night by attempting to break into a restaurant on South Eleventh

George Cox was arrested last night for hitting his wife with a sait cellar.

DEAF FROM CATARRH. I was the victim of the worst case of Catarrh that I ever heard of. I was entirely deaf in one ear, and all the inside of my nose, including part of the

bone sloughed off. No sort of treatment benefitted me, and physicians said, "I would never be any better." As a last resort I took Swift's Specific, and it entirely cured me and restored my hear ing. I have been well for years, and no sign of return of the disease.-Mrs JOSEPHINE POLHILL, DUEWEST, S. C.

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Soldiers in the Regular Army and Sailors, Seamen and Marines in the United States Navy, since the War of the Rebellion, who have been discharged from the service on account of dia abilities incurred therein while in the line of duty, are

Entitled to Pension at the same rates and under the same conditions as persons rendering the same service during the War of the Rebellion, except that they are not entitled under the new law or act of

June 27, 1890. Such persons are also entitled to pension whether discharged from the service on account of disability or by reason of expiration of term of service, if, while in the service and line of duty, they incurred any wound, injury or disease which still disables them for mannal

Widows and Children of persons rendering service in the regular army and navy Since the War are

Entitled to Pension if the death of the soldier was due to his service, or occurred while he was in the service.

Parents of Soldiers & Sailors dying in the United States service since the War of the Rebellion, or after discharge from the service, from a cause originating therein, leaving no widow or child under the age of sixteen years, are entitled to pension if now dependent upon their own labor for support, whether the soldier ever contributed to their support or they were dependent upon him at the time of his

FOR INFORMATION OR ADVICE As to title to pension, ADDRESS

---THE---Bee Bureau of Claims ROOM 220, BEE BUILDING,

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