reduce laborers to the condition of serfs, to talk about laborers being chained to their oars. The laboring man had confidence in the courts and he would be protected in all his legal rights. But he (Platt) did not be-lieve, and the laboring man did not believe that, while engaged in the employment of common carriers, he could choose his own time to leave that employment.

After further debate the question went over until tomorrow, when Mr Palmer will

senator from the state of North Dakota

aid the resolution had been agreed upon in

from Montana-Mr. Powersed in the Washington Post of the 29th of

March last, and to ascertain the facts, so as

to enable the committee to determine and re-

port what are the duties and power of the senate in relation thereto. Laid over

Mr Gorman moved to proceed with the ensideration of executive business and Mr.

Hoar antagonized the motion, calling for a

division. The ayes and mays were taken, and resulted Yeas, 24; mays, 10 No

A call of the senate falled to result in a

uorum and the senate adjourned until to

IGNORING TOWA.

Patriots from That State Need Expect No.

Washington, D. C., April 10.-Mr. Cleve

land has evidently decided not to give lows

any recognition in important places. The

state of Governor Boles is not to be given

any prominence, if possible. As the indica-

tions increase that Cleveland is himself a

candidate for nomination for a fourth time.

there are more marked evidences of a dis-

position on his part to ignore lowa. One of

the most efficient officials of Cieveland's

former administration was Benton J. Hall of

lowa. He had served in congress, and had

gained a reputation for ability and judicial

fitness. - He was appointed commis-

sioner of patents and served acceptably in

that office. The principle having

been established that the president did not

wish experience in office, a gentleman was appointed commissioner of patents who had

had no previous experience in that office and

who at the time held a position under a state government. Mr. Hall then became a candi-

date for one of the judgeships in this district, which had been created by an organi-

ration of the new court of appeals. The dis-

trict bur would have been pleased to have had a competent expert in patent matters

appointed to that bench in order that there

has just been informed by the president himself that Benton J Hall cannot be ap-

pointed to that place. This can mean nothing else than that I wa democrats who are friendly to Governor Boles need not ex-

pectany recognition at the hands of the

Cause for an Early Adjournment.

that the Roach cause will be the cause for

cans say they are in no hurry to get away,

off pell mell until it has disposed of the pro-

ceedings. They insist that there shall be no

is reached, and the committee on privileges

and elections have been authorized to conduct this preliminary examination. One

senator, who is recognized for his persistence and purnacity when aroused, declared that the refusal of the democrats

meant that there would be no more business of any character requiring a voting quorum until the other side of the chamber agreed to the resolution. It is even said that this policy is to be carried to the ex-

trame of refusing to be carried to the ex-treme of refusing to permit action upon nom-inations, as such actions cannot be taken without a voting quorum. There is not as a matter of fact, a voting quorum in the city today, unless pairs are violated, and

senators will hardly take the responsibility

f doing this.
Democratic senators say that their oppo-

sition arises from the fact that they do not care to remain here during the summer and

to this work. So far as adjournment is con

cerned, they add that when anyone makes the point that there is not a quorum present

the senate will be compelled to adjourn. When the usual hour of adjournment was

reached the issue was made up and the

MEURALGIA.

Sweetheart's Face

-that's my wife's you know-wears

a cheerful, life-is-worth-living expres-

sion, ever since I presented her a box of

WHITE RUSSIAN

She is always recommending Kirk's

soaps to her friends-says she is

through with experiments-has just

what she needed to make labor easy,

and ensure perfectly clean clothes.

She knows what she's talking about-

JAS. S. KIRK & CO., Chicago.

Dusky Diamond Tar Soup Wounds and Bruises

An Oxygen Gure!

CATARRH CURED LA Consumption

Also Courbs Bronchites Asth-ma. Consumption, Headache. Sick or nervous, Nervous Prestration.

A Wonderfully Success- HOME GENERATOR

"Oxygen Book" and & trials FREE! Cail

SPECIFIC OXYGEN CO.,

Suite 510 Sheely Bldg. Omaha

don't forget it.

SUACOBS O

Washington, D. C., April 10.-It may be

But Congressman Hayes of lows

Favors from the Executive.

### POPULISTS ARE A FACTOR

Nebraska Third Party Leaders May Distribute Some Tederal Patronage.

CLEVELAND CONSIDERING THE SUBJECT

lows Democrats Awarded Numerous Offices While Bord's Political Friends Are Kept in Suspense-To Abeliah

Western Custom Houses.

WASHINGTON BUREAU OF THE BEE, | 518 FOURTEENTH STREET. WASHINGTON, D. C. April 10.

Neienska got po new postmasters today. It is instimated that It may be some days before the state gets many new ones for the reason that an agreement must first be reached as to the basis of distribution. The question of recognizing the demands of the populists is not unsettled. It is understood that Secretary Morton objects to the appointment of any but straight democrate Office socking is low in the Nebraska and lose quarters here. Nebraska came for ward with but two additions to the book of applications in the Trensury department to day. Daniel McLeungu of Lincoln through a friend entered his papers for the position of cohector of internal revenue, and J. E. North of Columbus, also acting through a friend filed his papers for the same posi-tion. John S. Lathrop of Dubuque la. has filed papers through a friend recommending his retention as collector of internal revenue for lown.

#### Iowa's New Postmusters

saster at Genoa. Wayne county, vice W.

The other appointments for lowa were as fellows: Albion, Marshall county, A. E. Delano, vice T. J. Spindler, Arthur, ida Benton Ringrold county A. B. Callen vice S. S. Hall; Cambria, Wayne county J. Frisch, vice F. M. Wayner, Dallas Conter, Dallas county, M. D. Halde, vice J. C. Fox; Dallas county, M. D. Raide, vice J. C. Fox, Decatur, Docutar county, Mrs. S. Ownshy, vice J. C. Negley: Dowa, Wright county, J. F. Kent, vice J. Jenkins: Elberon. Tama county, M. Kosh, vice W. G. Gottheld: Elkport. Clayton county, G. Bribbs, vice J. G. Lawson, Everly, Clay county, A. L. Waddington, vice E. G. Barnard, German Unley, Kossuth county, B. S. Paunkub, vice A. Fisher, Gifford, Hardin county, R. H. Sheiffeld, vice Jennette Dana, Granville, Sloux county, I. S. Stoll. H. Sheffield, vice Jennette Dana Granville, Sloux county, L. S. Stol. vice J. Pisch; Green Valley, Decatur county A Ramsey, tree J. F. Adams, Guernsey, Poweshick county, D. E. Dougheety, vice James Lisle Hausell, Franklin county, A. Gibson vice J. W. Hansell, Ireton Sioux county, W. U. Suisea, vice L. M. Black, Kellerton, Ringroid county, I. N. Niece, vice C. E. Adams, Magnolia, Harrison county, F. Hill, vice G. H. Brahard, Marble Bock, Floyd county R. C. Thorne, vice C. T. Ackley, Mondamy, Harrison county. Floyd county R C. Thorne, vice C. T. Ackley: Mondamin. Harrison county.
W. Stuart. vice J. P. Browiey:
Pulaski, Davis county. C. W. Mathews, vice
J. N. Milliken, Rindalla, Payette county.
T. McPadden, vice L. A. Bratt, Rock Valley, Sioux county, James Pardon, vice G. D.
Harrington, Salla, Woodbury county, F. M.
Corry, vice E. E. Huntley.

#### Idaho's New Political Factor.

Frank W. Beane, a member of the demo cratic national committee from Idaho, and John M. Brown, state senator from the same state, are here. Mr. Beane said today. "At the next election 4,000 new votes will be cast which will have a great deal to do with deciding the political supremacy of Idaho. Since 1885 the Mormons, who nearly number this figure, have been unable to take the test oath and have been excluded from the privilege of voting in consequence. The legislature, however, at the last session repealed one section of the law, which will now enable the Mormons to take the neces-sary onth, while the Mormon church has inced polygamy officially and formally The Moraion vote is initurally democratic and I am satisfied that we will get more than

50 per cent of it. "The Mormons are dividing on party lines and I don't think the church is dominating them in politics. This is shown by the defeat of Frank J. Cannon, son of George Q. Cannon, the great Mormon leader in the congressional contest in Utah, where Mr. Rollins defeated him by an overwhelming majority. At the present time the third party is strong in lanbo, but its perwill depend largely many local issues and circumstances and party management. Immigration is good, and the development of Idaho in agriculture and mining is in every respect satisfactory.

To Abolish Western Custom Houses.

A writer in today's Washington Post de. A writer in local s washington Fost de.
mands the abolition of the custom houses at
Lincoln, Neb. Sioux City and Dubuque, Is.,
'in the name of reform." He says the receipts
during the quarter ending September 30 last
Lincoln were but \$6,235. Sioux City, \$4,474 and Dubuque, \$10.034, which does not pay the government for the extra expense involved. He declares that if the democrats are in earnest in their reform movement, such as Secretary Morton is conducting they will at once abolish these custom houses and

#### Western Pensions.

The following pensions granted are re-Nebraska: Original-Charles T. Richards, Rufus W. Young, John B. Neal, Harrison A. Sturtevan, Robert Bridge, Samuel J. Wheeler, Henry Trowbridge, Additional— Waynire John H Mauler James F. Springer, Chester L Dwyer Increase—Mahlon L Teter, Milon G. Cook, Reissung and increase—Isulah B Hampton Original—widows etc.—Bertha Kleven, Original—Albert Luth, Abrahum Blakesley, Addi. Albert Luth, Abraham Blakesley, A tional-John Eberhart, Jackson Myers. crease—William L. Garner, William Poll-man Reissue—John W. Wixon, Charles E. Barker, Reissue and increase—George A. Original widows, etc.-Minors of

Patrick McCowan.

Iowa: Original—George W. Sparks, William H. Thompson, Amos R. Highsmith, George E. Graham, Additional-Fordham O. Schuyler, Joseph Coenen, Nicholas Straus O Schuyler, Joseph Coenen, Nicholas Straus, Albert B. Grewell, Edward Hutchinson, James A. Davis, James Brown, Justus Pad-den, Hiram Drake, Edwin Hobden, Ezra Safter, John Stowers, William S. Lace, John Case, Eenjamin F. Day, Israel Taylor, Charles Roed, Danuel M. Cox, Renewal and increase—Lyman Bartlett, Increase—Bon-jamin P. Boldwin, William Murphy, Richard L. Harsenbrok, Henry M. Dysant, James Krebs, John Kime, Halvor Munson, Austin C. Wilcox, Abram. H. Cumningham, William H. Walton. Reissue—Perry J. Cosk. Daniel P. Andrus, John Chaney. Original widows. etc.—Margaret J. Ledgerwood, minor of John W. Lee, Araminta Morgan, minors of William H. Walton, minors of William H. H. McCabe, Rachel New, minor of John C. Manifold, Original—Samuel B. Sioan, Edward L. Sperling. B. Sioan, Edward I. Sperling, John A. Weston, Benjamin F. Perry, Cyrus A. Spangler, Terrance O'Toole, Charies S. Potter, Nathan Simpson, Additional—James A. Orr, Michael Gullagher, Noice Sayder, Archingle Study, Restoration recesses and increase Trans. tion, ressue and increase—Thomas W Go-down. Increase—William W Ellis Erust Hoppe, James Coumbs, George W., Saimon Mahlon Wattles, Hiram S. Allen, Nicholas nen. Jamef J. Travers. Reissue-Louis N. Davis Samuel Shearer, Francis Windle, John Booth. Reissue and increase—Robert John Booth. Reissus and increase Hobert Clark Original widows, etc.—Olive D. Huffmeister, Mary E. Godown, Mary Windle, miner of Louis N. Davis, Susannah Prest, mother, Mary E. Guss.

South Dukota: Original—Willard N San-toe, Additional George E, Babcock Ad-ditional George McCartney, Edward R. Jones, Thomas Brown, Increase—Octave Lavoic, Reissue—Ellenezer C, Rush.

Miscellaneous.

The comptroller of the currency today authorized the First National bank of

Auduben, ia, to begin aushess with a capital of 890,000. Charles Gerder is president, and Frank S. Watts, cashier.

Mr. William Duff Haney of Rapid City, S. D., has been tendered his old position in the Postofice department, that of chief cierk to the first assistant posturator. the first assistant postmaster general. Mr. Haney promptly declined the tender. He came here to get the position of district a torney for South Ongota, and falling in that he would like something better than his old place. He wants a promotion. Mr.

Haney stands high here, and will likely get Today Assistant Secretary Chandler affirmed the judgment of the commissioner is the bonestead case of William H. D. Line ville against Henry W. Hallett from Buffalo Wyo., which doclines to cancel the entry of

never became an American citizen. P. S. H.

SUPERVISING ARCHITECT.

Mr. O'Rourke of New Jersey Gets the Post-

tion-Washington Notes.

Governor McEmics of Ohio and wife ar-

ived in Washington today. To a reporter

Governor McKinley said that he was on his

way south with his wife whose health is far

from good. If the weather remains good Mrs. McKinley will probably remain in Washington for a week and then resume the

A telegram was received at the War de-

partiment today from Colonel Carlin at Fort Sherman, Idaho, stating that Lieutenant Bramback of the Second infantry, whe dis-

appeared in Washington about two weeks ago was seen sunday on the St. Joseph river, ap-parently returning to his cabin.

As a result of the investigation made by Special Treasury Agent Noves at Portland.

Ore, as to the illegal landing of Chinese, Secretary Carlisle has dismissed from the service Deputy Cardigall Inspector Arm-

strong, who was suspended during the inves-

was to have held on the 22d just regarding

leases, transportation and other privileges

in the Yellowstone National park, has been

A tall, well built young man with the Na-

poleonic suggested in his appearance, called on Secretary Herbert at the Navy depart-ment today. He is Prince Roland Bons-

parte, and is visiting America to collect ma-terial for a scientific work. Secretary Her-

bert took him to see Secretary Gresham and

Secretary Hoke Smith has notified the law

pterior department that an opinion to out-

siders of a probable solution of any problem pending before the department will be suff-

The Treasury department is advised that \$1,400,000 in gold was withdrawn from the

New York subtreasury today for shipment to Europe tomorrow. This large shipment reduces the free gold to \$2.000,000.

CROP CONDITIONS.

Reports from the States to the Depart.

ment of Agriculture.

Washington, D.C., April 10.—The April

report of the statistician of the department agriculture makes the average condition

of winter wheat on the 1st of April 77.4

against 81.2 last year, and that of rye 85.7.

are: Ohio, 87; Michigan, 74; Indiana, 82; Illi-

nois, 72; Missouri, 76, and Kansas, 62. The

average of these six states is 74.2, against 77

in April, 1892. It is 78 in New York, 87 in

Pennsylvania, 89 in Maryland, 87 in Virginia,

the southern states ranging from 84 in Tennessee to 100 in Texas. The Pacific states show a Tavorable condition, with the excep-

tion of California, where too much rain is

Seeding was late in the Ohio and Missis-

sippi valleys, because of the widely preva-lent drouth, causing poor condition of sol

and retarding germination and in some cases, wholly preventing the same, as in Kansas, where the reports show a total fall-

tre over considerable areas. In the Atlan-

The plant entered within the main wheat-

producing states, is in a low state of vitality,

weather, with the exception of California

caused by persistent drouths and early cold

where excessive rains produced a similar of

Damage from Hessian fly is noted in parts of the states of Ohio, Michigan, Indiana and

Illinois. Snow covering has been general throughout the eastern, middle and north-

western states, but, notwithstanding the reports show much abatement from the benefits of the protection thus afforded, be-

cause of the extensive cold of the winter

and high winds, the alternate thawing and

freezing in the latter end of the month of February and through March. The April bulletin will contain a report of the condi-

tion of livestock at the close of the winter

Mr. Morton's Views. Secretary Morton declined today to discuss

the merits of the crop report, and in reference to the interpretation put upon his telegram to President Hamill of the Chicago Board of Grade said: "I cannot spare time to correct interpretations. The crop report has been

In Favor of the Railroad Company.

Washington, D. C., April 10.—The United

States appealed to the supreme court from

orade in a case involving the possession of

about 200,000 acres of land in Colorado,

patented to the Union Pacific Railroad com-

pany, but the supreme court of the United

States says the judgment of the circuit court was right and that the railroad com-

pany was entitled to the land. The case originated upon the act of 1809, authorizing

to Chevenne. The government claimed that

this act separated the grant of lands to the Lenver Pacific from that of the eastern division of the Union Pacific and disentialed the latter to 200,000 acres of land in dispute, lying west of its terminus at Denver, Jus-

tice Brown for the supreme court of the United States said they did not so read the act and affirmed the decree of the circuit

court and sustained the demurrers to the government's bill.

Division Line Between Illinois and Iowa.

tice Fuller today modified the order of the

supreme court of the United States of March

7, in the original case involving the designs-

tion of the boundary line between the states of lows and Illinois. By the terms of the

order of the date named the commissioners

were directed to mark the line at each of the

nine bridges spanning the Mississippi river at points within the limits of the two states.

in accordance with the decision of the court.

announced several morths ago it was shown to the supreme court of the United

States that no appropriation had yet been made for carrying out the order of March k.

and a defaication was asked, which would permit the commissioners to mark the boundary line at Keckuk, Hamilton bridge,

when an emergency existed for promp action and to continue the work at the other

eight bridges as soon as convenient. This

was granted and the order modified accord-

Piles of people have piles, but De Witt's WitchHazel Salve will cure them

Washington, D. C., April 16.—Chief Jus-

the Union Pacific railroad (eastern division to contract with the Denver Pacific railroad for the construction of its line from Denver

the judgment of the circuit court of Col-

It is an honest attempt to approxi-

ing conditions were favorable.

the president tomorrow.

ent cause for dismissal

Architects

SCHOOL VILLE AND A DESCRIPTION OF STREET

M. Langdon of Omaha is at the Runfull is stated that the real and secret objec-n to seating Mantel, the appointed sen-er from Montana, is that he is reported to have mover been naturalized; that his father was an English Mormon who settle

in Utah and later emigrated to Montaua and and Employes-An Early Adjourn. ment Very Probable.

Washington, D. C., April 10. Secretary Carlisle today appointed Jeremiah O'Rourke of Newark, N. J., supervising architect of the Treasury department, vice W. J. Edbrook resigned. Mr. O'Rourke is about 45. years of age, and since early manhood has been engaged in his profession. in which he has been eminently successful. He is a member of the American Institution of when the senate adjourned.

Senator Butler reported from the committee on interstate commerce a resolution authorizing that committee to inquire whether or not the methods prevailing in the transportation of freight and passengers on the great railway lines of the country and the conditions and necessities of travelers and shippers and transportation companies ection 5 of the interstate commerce act which prohibits pooling under any circumstances. Also to inquire whether the system of closing and seating cars engaged in transportation of merchandise from one state to another through foreign territory and from such fereign territory into the United States, needs to be modified; whether all railroads engaged in such truffic should be ther required to conform to all conditions of the interstate commerce act, or prooblied from continuing in such transportation; also, whether any modifications should be made concerning the relations between common carriers and their employes.

Peffer's Idea. Mr. Peffer thought that Judge Ricks' reent decision, which had been a good deal crincised by labor organizations would be approved by them when they come to under-stand better its scope and view it in all its uliness. It was the first judicial decuration d principles concerning the relations between aployer and employes. It was a declaration that the railway employe was as much a common carrier as the railroad president or the railroad company. Judge Ricus de-rision, Mr Peffer believed, would lead to the mal adjustment of all difficulties between the employes or employers or carrying corcorntions. The resolution was referred.

Mr. Harris offered a resolution for the appointment of a commutee of two senators to wait upon the president of the United States and inform him that unless be may have some further communication to make the senate is ready to adjourn without delay.

Subsequently Mr. Hoar moved to recon-Sidesquently Mr front moves to recom-sider the vote and that motion was entered. Mr. Jones offered a resolution instructing the committee on Indian affairs to continue investigations heretofore ordered, with The averages of the principal wheat state s power to visit Indian reservations and the

> Sherman remarked that investigations which and been ordered two years ago should have been terminated by this time. t seemed to him that there should be an end o such investigations. Unless there was a public demand for the committee there was ittle public usefulness to come out of them opular opinion would condemn them and say they were mere pleasure parties organized at the expense of the United States. He asked that the resolution should

ad corporations and railroad employes. German took the lead in this discussion. He said one matter to be inquired into was the recent decisions of United States judges, and whether, in view of the interstate commerce law and of the anti-trust law, judges had a right to determine not only what a railroad employe should do, but what he should not do. These decisions were the first great steps on the part of the udiciary to make serfs of the men who were employed by railroad corporations. The recent judicial decision that railroad employes might be restrained by an order of the court, might be fined and imprisoned if they resigned their positions, was a most extraordinary decision and one that had to be met on the very threshhold of the next

as those of the crar of Russia.

Mr. Platt said that he had not yet seen in the decision referred to that which looked like usurption of power by the courts or that which looked like degrading the workingmen of the country to the condition of seris. He believed that the employes of railreads had no more right to emgage in discriminations of commerce than their employers had. And he did not believe that there was anything in the anti-trust ac interstate commerce law that was not the flect of well considered common law.

Decided What Was Only Common Law. Mr. Vest said that Judge Speer in his de-cision had only affirmed what every lawyer knew to be the common law. He had decided that any contract or regulation in restraint of commerce of the United States was absoutely vold; that any engineer had a right to give up his employment; but that when the association of locomotive engineers or any other association or corporation undertook to make a rule and to enforce it in restraint of commerce, that rule was absolutely void. If any judge has declared such a doctrine as the schater from Maryland (Mr. Gorman) spoke of, it would be reversed by the supreme court of the United States without one dissenting opinion against its reversal. Such a doctrine would be monstrous. Mr. Vourbees said that the most dangerous.

plessly in its power, and whom it wanted have chained to their labor as compietely as the galley slave was channed to his our. This power claimed that the rail-road employe was emissed as a private sol-dier, and if he left his post he was to be pun-ished as a deserter. He had there fell it his duty to introduce a resolution direction an duty to introduce a resolution direction an inquiry as to what action might be necessary for the better protection of the laboring people of the United States in their rights and for their greater security from the encroachment of corporate power. No-body pretended, Mr. Voornees added, that a railroad engineer could leave his engine, endangering a train of cars and endangering the lives of managements. But that we see the lives of passengers. But that was not all that was contemplated in the interstate poration that he was emisted to stay, and was to be punished as a deserter if he did not stay. He thought that the committee

Highest of all in Leavening Power .- Latest U. S. Gov't Report.



#### employed than in investigating this danger-RAILROAD EMPLOYES' DUTIES ons question. Mr. Platt's Asswer.

Recent Decisions of United States Courts Discussed in the Senate.

INTERESTING OPINIONS FROM SENATORS

First Judicial Declaration of Principles Concerning the Relations Between Employer

Washington, D. C., April 10 - The recent ecisions of Judges Taft and Ricks in Ohio and Speer in Georgia in relation to the rights and duties of railroad employes came up in the senate today in connection with a resolution instructing the committee on interstate commerce to inquire into that and other subjects and quite a long and interesting debate resulted, which had not closed

Mr. Hoar looked around in the direction of Mr. Sherman's seat with an expression of surprise on his countenance that no objecion was interposed. He made no objection agreed to.

Sherman's Remarks Replied To.

Mr. Sherman's remarks were replied to nd the resolution was supported by Jones. Call Higgins and Hawley and finally the debate drifted into a discussion of the recent judicial decisions as to the relations between

congress. It ought to be inquired into care-fully by men who had but one motive, and that to protect the interest of commerce. and that no injustice was done to individuals, and that the judges of the United States should not be armed with powers as arbitrary

question that the country was assing today was the encroachment of corporation powers of colossal wealth against those who were commerce law. That law said, in plain terms, that he could not alone and in an or-derly way sever his connection from a coron interstate commerce could not be better

### NEW CITY COUNCIL IN POWER

Mr. Platt said it was not wise to attack the judiciary of the United States. It was not wise to charge the judiciary with desiring to usurp power. It was not wise to intimate South Omaha's Newly Elected Officials Take the Oath of Office. that judges are cuars. It was not wise talk about the disposition of the judiciary treduce inherers to the condition of seris. I

BEE DECLARED THE OFFICIAL PAPER

Saloon Keepers Are Once More Informed that The Bee Has the Largest Circula-

tion-The Meeting Breaks Up in a How.

have the floor to speak upon it.

Mr. Hoar offered a resolution directing the A crowd of 300 or more men congregated in and around the police station last evening. ommittee on privileges and elections to examine the allegations recently made in the public press charging William N. Roach, a in anticipation of a row when the vete should be canvassed, but they were disappointed, senator from the state of North Praceta, with a certain criminal offense while cashier or officer of a bank in the city of Washington and to ascertain facts and circumstances so as to enable the committe to report. He barring a few fist fights on the street. Acting Mayor Watters called the council to order at 7:55, all members present. The reading of the fournal was dispensed with. Mr. Wyman explained that it would be necessary conference with senators on both sides the chamber, as being in the proper form. He would ask to have the resolution go over for to observe the regular order of business, as there were some matters needing attention, he present. It was so ordered.

Mr. Chandler offered a resolution directing especially that of determining which paper should be declared the official paper in the committee on privileges and elections to examine the statement derogatory to the which to advertise liquor license notices.

> from Twenty-fourth to Twentieth was passed and signed by Mayor Walters. W. H. Beckett, ex-chief of police, presented a bill for \$65 as sainry for March. It was referred to the finance committee.

The Highland Park Improvement association asked the council to have hydrauts placed at all the intersections on the west side of Twenty-fourth street before the pavement is inid. The request was referred to the committee on fire and water.

to the committee on fire and water.
Clars Howard reported eleven head of cattle condemned during March.
A communication from N. P. Feil, business manager of The Owaha Ber. Inclosing circulation for the months of January. February and March, giving The Ber's circulation in Pougras county was read as follows:
EVENING BER-January. \$137. February. 8,039; March. 8,030. Mousing Ber-January. 2,640. February. 2,540. March. 2,431.
A communication from the World-Heraid A communication from the World-Heraid was read, which in substance decimes to submit figures of circulation because the district court had ruled that the morning and evening editions were separate and not be considered. It stated further that the case had been taken to the supreme court, and until a decision should have been rendered or the new law mave gone into ef fect, there could be no object in their submittang figures.

Councilman Haley moved that as THE REE had come in with a sworn statement of or culation and the World-Herald had declined to make good its boast of the largest circula-tion, that Tun Bur be declared the proper paper in which to publish notice of applica-tion for saloon licenses, and it was so

The vote was then canvassed beginning with the first precinct of the First ward. followed by all the precincts and wards con-secutively. The vote on mayor was changed one vote, making Walker's majority 55 instead of 56 as published in THE BER, Shight changes were made in the vote for connectman and school board in one or two precincts, but nothing worthy of men-

It was moved by Wyman that Walker, Wood, Conier, Mulin's, Kautsky of the city list and W. B. Cheek and A. N. Hagan of the school ticket be declared elected and it was

The new members of the council then came forward and were sworn in by the retiring

ching mayor. Mayor-elect Walker was then sworn. which caused an immediate shower of stars, seven policemen, including Chief Brennan, tendering the insignia of their respective offices to the new mayor. The dense crowd had been fairly quiet through the tedious proceedings, but the moment the new mayor the senate to adjourn as early as it was expected last week. At any rate, the republiook his seat they began show signs of the and do not propose that the senate shall run pent-up feeling coming to the surface Councilman Wyman rose to offer a resoluadjournment until some definite conclusion

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Paxton Block 16th and Farnam Streets. BRING THIS WITH YOU

tion of respect to Mayor Walters, which he gan by mentioning the name of C. P. Miller At the mention of that name some serul persons started an uprogr and threatened a disturbance. The retiring mayor then walked to the platform and said "Geutlemen, I hope you will shew the new officers the same respect they have shown me tonight," which had some effect, but soon a fight was started on the street, which cleared the hall Larry McGee, a former policeman flourished a re-volver and was taken in by the police. A number of specials were sworn in when the trouble commenced and peace was soon

The new council was called to order and ad-journed to Tuesday night at 7:30 e clock.

Hebrew Young Men's Dramatic Club. Sunday night at Washington hall the Hebrew Young Men's Dramatic club gave a nelodrams in five acts by Joseph Leitelner, 'The Greenhorns." The club was assisted by the European Operatic and Dramatic club under the direction of Mr. A. Hoffman After the performance the two clubs were consolidated. The principal characters the piece Sunday evening were assumed Charles Resenthal, A. Hoffman, Julius Pie Prof. Robinson, L. Rosenbloom, Mme. Heiner and Miss Leonov. The antience, which was fair in size, expressed its pressure at the efforts of the entertainers and at the conclusion of the performance gave its assurance of support to the club in its work, many encouraging words being spoken. Ordinance No. 259, for grading N street

> Department of the Platte-It has been decided that troop C. Ninth cavalry, which will soon arrive from Leavenworth, is to be stationed at Fort McKinney Troop F. Sixth cavalry; ordered to Fort Leavenworth from Fort Niebrara, will depart for their new statues on April 14, by

Proop H. Sixth cavalry, now stationed

ort McKinney, has been artered to Fort Owing to the fact that the appropriation for evel service examinations has run abort there will be no more examinations of that character held in Omaha until some time in August. A circular has been recorded from the department at Washington to this effect

Women's Christian Association. There was a well attended meeting of the loung Women's Christian association at the Young Men's Christian association rooms last evening. Mrs. Dr. Durcea, occupied the chair and Miss Halle acted as accretary. The report of the committee on by-laws was discussed at some length and was finally adopted. A report was also accepted from the committee on membership

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from a lack of that which is never exactly digested-fat. The greatest fact in connection with

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appears at this point-it is partly ivested fat-and the most weakened digestion is quickly strengthened by it.

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action of AYER'S Sarsaparilla, when taken for diseases originating in impure blood; but, while this assertion is true of AYER'S Spranparilla, as thousands can attest, it cannot be truthfully applied to other preparations, which untrincipled dealers will recommend, and try to impose upon you, as "just as good as Ayer's." Take Ayer's Sarsaparilla and Ayer's only, if you need a blood-purifier and would be benefited permanently. This medicine, for nearly fifty years, has enjoyed a reputation, and made a record for cures, that has never been equaled by other preparations. AYER'S Sarsaparilla eradientes the taint of hereditary scrofula and other blood diseases from the system, and it has, deservedly, the confidence of the people

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the relief I have obtained from the use of AYER'S Sarsaparilla I was afflicted with kidney troubles for about six months, suffering greatly with pains in the small of my back. In addition to this, my body was covered with pimply eruptions. The remedies prescribed failed to belp me. I then began to take AYER'S Sarsaparilla, and, in a short time, the pains ceased and the pimples disappeared. I advise every young man or woman, in case of sickness resulting from impure blood, no matter how long standing the case may be, to take AYER S Sarsaparilla "-H. L. Jarmann, 33 William st., New York City,

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