THE OMAHA DAILY BEE: TUESDAY, NOVEMBER 21, 1893.

WILL REVIVE FREE COINAGE State Gresham that the Texans do not try to prevent the violation of the neutrality laws. LUMINOUS ORATORY number of stories and his remarks were to fill the position of treasurer until the WITH next election. At a meeting of the city council tonight the resignation of City Treasurer A. W. Forbes was presented and accepted, and W. H. Fowler was appointed to fill the vacancy. The shortage was estimated at \$4,837.74, but this is not the final report of the investi-gating committee and it is not known whether the Biles note was taken into ac-count or not. next election Demands of 1894. Demands of 1394. Church Howe came next to respond to the toast: "The Old Veteran and His Sons" He expressed his satisfaction that so many republicans had assembled to celebrate the victory. He was glad, because all differ-ences had been buried. He spoke of the work done by the chairman and secretary of the state committee. Ho said that the recent victory should be regarded as an object lesson to republicans. It should teach them to get ready for 1860, Next year, he said, the republicans of Nebraska should see to it that no candidate should be nominated SUPREME COURT DECISIONS. Making a Strong Fight to Have His Case Silver Men in Congress Determined to Pur-Laucaster Republicans Celebrate the Elec-Meaning of the Term "High Seas" Defined Tried in Lancaster County. by the Court. tion's Result in Spirited Style. sue the Game. WASHINGTON, Nov. 20 - The great lakes are high seas according to the construction count or not. WHERE THE STATE RESTS ITS CASE CHAIRMAN BLAND TELLS OF HIS PLANS announced loday by Justice Field in the SHOUT GLADSOME FRANS OF VICTORY Interesting Feenmach Brevities. United States supreme court in the consid-TECUMSER, Neb., Nov. 20.- [Special to Tam cration of the act of congress providing for Judge Wakeley Argues on the Point that the BEL.]-The Tecumseh Dancing club held a Talks Confidently of the Passage of His Pet the punishment of offenders on the high Governor Crounse Leads a Band of Distin Ex-State Treasurer Must Account pleasant party at the opera house Friday seas. Justice Gray and Justice Brown disgaished Speakers Who Do the Expan-Scheme Before Congress Adjourns to it that no candidate should be nominated who had a record that had to be defended. Every candidate next year must be a man for the Money in Any County evening. sented. sive Subject Justice in True and Also Expounds Ilis Position The matter came up on the case of the In Nebraska. District court has been in session here the Republican Style. in Regard to the Tariff. past week, Judge J. E. Bush in the chair. Mrs. Jessie Stover entertained friends at her home Tuesday evening at high five and who can command the support of the entire party. They must all be good, clean men, with unblemished character and unassati-United States against Robert Rogers, who was indicted in castern Michigan for as-LINCOLN, NOV. 20 .- [Special to THE BEE.]saulting another person on the United States steamer Alaska, lying at the time in the WASHINGTON, Nov. 20 .- The indications are LANCOLN, Nov. 20 .- [Special Telegram to able records. Mr. Howe paid his respects to the demo whist. The supreme court met in special session at Rev. R. G. Kimble has resigned the pastorate of the Universalist church with that the free coinage fight will be renewed THE BEE.]-Lincoln republicans have a Detroit river. Rogers entered a demurrer to the jurisdiction of the court under the high seas act, contending that the great cratic party, charact srizing Cleveland as a dictator who ignored both branches of con-gress. The democratic party, he said, would redeem none of its platform piedges. It might take the tariff off of molasses and 2 o'clock this afternoon to hear the arguwith rather increased vigor at the opening clear case of offensive partisanship against the intention of attending Harvard college. D. B. Colhapp, having disposed of his in-terests in a store at Perry, Okl., has returned ments of the opposing counsel in the case of of the regular session of congress. The the democratic manager of the elements, the State of Nebraska against J. E. Hill, exmen who waged such a stubborn warfare for lakes were not high seas, and the court sus-tained him. The court holds that the de-murrer should have been overruled. Justice for the republican celebration in this city state treasurer, and his bondsmen. The silver in the two houses during the extra Mrs. Sol Anderson of Lincoln was visiting was accompanied by weather of the most suit arose from the faiture of the Capital session appear to have gathered confidence disagreeable sort. A cold, drizzling rain set Field said that formerly the term high seas er parents here last Friday and Saturday. Poor health prompted William Modrell of National bank of this city and was originally by the events which have followed the rewas used to designate open or unenclosed

feeted. For the past two or three weeks the silver men have been singularly quiet. The reason for this has now become apparent. The silver men were waiting for a sufficient period to clapse after the repeat of the Sherman act in order to demonstrate to the people that the silver purchase law was not the cause of the great financial depression and that its repeal would not prove a panacea for all the commercial evils which have accompanied the times. They think the demonstration of this fact is now so apparent to the American people that the silver men are preparing to submit to the two houses of congress next month that the legislation demanded by the administration has been a failure in restoring commercial prosperity, that the position of the silver men in urging free coinage at the late session has been vindicated, and that now the demo-cratic party in congress should devote itself to redeeming the remaining pledges of the last democratic national convention on the subject of silver and financial legislation. With this object in view Chairman Bland of the committee of coinage, weights and measures is preparing a bill, which he, as the leader of the free coinage men, will intro-

peal of the sliver purchase act and an organ-

ization of their forces is now being per-

duce at the opening of the next session. It is further declared by Mr. Bland to be his intention to afford no loophole of escape for those democratic congressmen who have talked for free coinage to their constituents. but voted against it on plausible pretexts when the matter came up for consideration in the house. Scores of democratic congressmen deelared thomselves devotedly attached to the free coinage cause during the recent session, but explained that they thought the wiser course at that time was to repeal the silver purchase act, and then to take up the free coisage question pure and simple, and consider it at the regular session.

Majority for Free Coinage,

Mr. Bland declares that there is a clear majority for free coinage in the house of representatives if their private declarations to him during the extra session are to be re-lied on, and he proposes now to bring these zentlemen to the crucial test.

The measure which Chairman Bland will introduce at the opening of the session is substantially a re-enactment of the law of January 18, 1837. It is the belief of the sil-ver men that a bill re-enacting this law will command greater strength and afford less opportunity for evasion than any other measure which could possibly be presented The act of 1837 was simple and brief. It pro vided for silver dollars of 41214 grains and declared that "the dollars, half dollars, quarter dollars, dimes and half dimes should be legal tender according to their nominal

In regard to his position and the plans of the silver men Chairman Bland says: "I do not see that the repeal of the Sherman law has changed the situation for the better. Indeed, it appears rather to have changed it for the worse. The truth is-and the pecple now thoroaghly realize it—the silver purchase law has had nothing to do with the hard times. The hard times came and they are with us and they cannot be waved away by the wand of a magician, however potent his charms, or however essential his personality. We simply have to go through a process of liquidation before good times can come again, and that was necessary

in shortly before 6 c'clock and continued during the entire evening. The storm, however, did not interfere either with the parade or the celebration at the Lansing theater, the building being packed to suffocation. The parade marched through the principal streets of the city shortly before 8 o'clock. It was a success in spite of the rain and was witnessed by an immense crowd, which lined the streets along the route. There were a number of bands the Lincoln Flambeau club. with torches and fireworks, the University cadets and various republican organizations. A large number of transparencies were borne in the line, some of which read as follows: "Republican Majorities Bring Good Times." "Maxwell is to Be Pitied." "Ne-braska Turned Down Repudiation." "Tur BEE Has Lost Its Sting." "Pension Vetoes Are Dangerous." "McKinley: Governor in '93—President in '96."

in saying high seas could mean the great lakes. The justice held to the ancient and long accepted term of high seas, and said that in a penal statute the prisoner was en-titled to all reasonable doubt. Justice Distinguished Objects Not Present. Brown also dissented. The long pending litigation between Her-man Sturn of Indianapolis and Ferdinand Bokor and others of New York, arising out of a shipment of arms to Mexico in 1867 in aid of Maximilian's cause, was decided by the United States supreme court today, though the end is not yet. The court re-versed the decision of Judge Gresham in the current to must and somt it have with disco Considerable disappointment was expressed over the failure of Frank D. Jack-son, governor-elect of lowa, to show up. He telegraphed that he would be unable to at-

tend. Judge Harrison, in honor of whose election the celebration tonight was held, telegraphed that he would be unable to be resent. The celebration at the opera house was in augurated by Governor Crounse, who, after a orief introduction from Brad Slaughter,

spoke a brief and expressive welcome. Among other things he said : "This is our year for rejoicing. As recollect we didn't engage very extensively in that business a year ago. Last year it was the other fellows, the Dolly Varden. erazy quilt aggregation of anything-to-beat the-republicans, who had been standing out in the cold for a third of the century, who pounded the drums, burned the red lights and yelled as though pandemonium had been

let loose

corps, will proceed from this city to San Antonio and report to the commanding general, Department of Texas, for duty as Those Who, Rejoiced Last Year.

chief signal officer of that uppartment, and in addition to this duty he will assume "Every free trader who is willing to see American labor upon a European pauper basis rejoiced. All the rascals who wanted to pay honest obligations with dishonest dol-lars were grad, while the whole horde of charge of the construction, operation and maintenance of all military telegraph lines Special orders directing Captain Edmund L. Zalinski, Fifth artillery to report to Brigadier General Thomas H. Ruger, presihungry office seekers yelled like a pack of starved cayotes as they thought they sniffed the political carcass in the distance. Added dent of the army retiring board at San Fran-cisco for examination by the board, is re-voked, and he will report to Colonel Charles H. Tompkins, assistant quartermaster to these was that army of poor, deluded innocents who had been taught by dema-gogues to believe that with the defeat of the republicans the millennium would be ushered in, when there would be no 'robber tariff.' general, president of the army retiring board at Governor's island, at such time as he no drouth or failure of crops; that wheat would rise to \$1.25 per bushel, and that may designate for examination by the board. Major William H. Hamner, paymaster, is relieved from further duty at San Antonio and will proceed to and take station at greenbacks and shinplasters would ram down upon them like manna from heaven. But, oh, what a difference in the morning. Fort Brown and report by letter upon his arrival there to the commanding general, "For eight weary months they have been waiting and the promised millennium is not

Department of Texas. First Lieutenant Robert J. C. Irvine, in sight. On the contrary, the country, after dosing with democracy, could appropriately adopt the inscription found on the tomb Eleventh infantry, will, upon the expiration of his present leave of absence, report to the commandant of the United States milistone of that once heaithy gentleman who dosed himself too strongly with quack med tary prison, Fort Leavenworth, for duty at the prison, relieving Captain Benjamin H. Gilman, Thirteenth infantry, who will then icine, and which reads: 'I was well: icine, and which reads: 'I was well; I wanted to be better, and here I am.' The country was well. It was never better. Under republican rule it had risen to the front of nations. It excelled all others in Captain Hugh G. Brown, Twelfth in-fantry, detailed for duty as acting Indian agent at the Kiowa agency. Okl., is relieved point of wealth, in the extent of its agriculture and manufactures. Its credit at home and abroad was excellent. Its exports were from such duty and upon the assumption of the same by his successor will proceed to in excess of imports and money was flowing into our coffers. Our currency was equal to the best in the world. The industries of the

join his company. First Lieutenant Maury Nichols, Seventh infantry, is detailed to act as acting Indian nation were active and labor found employagent at the Kiowa agency, Okl. Lieuten-ant Nichols will report at once by letter to the secretary of the interior and proceed to the Kiowa agency. WILL KEEP THEM ON THIS SIDE.

HILL IN THE SUPREME COULT

put it on sugar, or from eggs and place it on poultry, but it dared not change any more than the name of the McKinley bill.

Turning to the pension question, the speaker ascribed the result of the repub-lican victories in New York, Ohio and Iowa to the return of the veterans to the republican party. Republican victory was made possible in Nebraska only by the return of 10,000 soldiers' votes to the party. Young men, he said, did not realize what it cost in blood to save the union and protect the flag. He urged them not to cast their political fortunes with the men who thirty-three years ago sought to destroy the government. His remarks were highly culogistic of the union soldiers and were received by marked demonstrations of approval.

Omaha's Own.

H. D. Estabrook was the next introduced, and he caused a shout from the galleries by saying that Lincoln was to be congratulated saying that Lincoln was to be congratulated on the fact that she bore so great a name, that she was so reliably republican, and be-cause she had a republican newspaper. Then Mr. Estabrook launched into his address, which was by all odds the most eloquent, the most polished and the most wity of the evening. He alternately thrilled the and lence by his brilliant rounded periods, and convulsed them with his humorous references to the plight of democracy. He sat down in a storm of applause, and in re-sponse to repeated and vehement calls for more brought out another purst of cheers by remarking: "Gentlemen, you must ex-cuse me. My name is not Senator Allen."

Congressman Dave Mercer was next in-troduced as a republican who had been elected in the Second district in spite of THE OMARA BEE. He claimed that the election of Judge Holcomb would have injured Nebraska to the extent of millions of dollars and given her credit a blow from which she would not have recovered for many years. Mr. Mercer drew most of his inspiration for his address from his observations and experience in congress, laying especial stress upon the illegality of election methods in the south.

Judge Lansing's Views.

The closing address of the evening was de-livered by Judge L M. Lansing, the Singing Pilgrim of Nebraska polities. Judge Lan-sing bears the reputation of being the best story teller in the state, and he lost none of his reputation in his opening remarks. He said in the serious part of his address that during the last eight months the democratic party had been on trial on the charge of viciously assaulting American industry. The idle workmen of the United States acting as a jury, had pronounced the verdict of guilty. The scatence would be imposed in 1806, when the republican party would get a bottle of McKiniey bitters and compel the democrats to take it. This closed the program, but there were

loud calls for Hon. J. G. Tate, who occupied a seat upon the stage. He responded to the calls with a few brief remarks and the celebration closed.

MOSHER GOES TO THE PEN.

Preparations for His Departure for Sioux Falls-Federal Notes.

Indications are that the attorneys who were led to get a hustle on themselves by the recent order of Judge Dundy directing that C. W. Mosher be taken to Sioux Falls unless efforts were made to get his testimony by November 11, are making haste too late.

Mr. Burr of Lincoln is the second attorney who has found himself unable to make such a showing as to cause the judge to modify or countermand his order. He made applica-

brought in the district court in and for Douglas county. When the court convened this afternoon there was a formidable array of legal talent in waiting. The state was represented by Attorney General Hastings, Assistant Attorney General Hastings, Assistant Attorney General Summers, Hon, E. Wakeley of Omaha. The defense was represented by Judge Broady, who appeared for ex-Treasurer Hill, and T. M. Marquette, J. H. Ames, C. O. Whedon, Griggs, Rinaker & Bibbs of Beatrice, Atkinson & Doty, Cowan & McHugh and G. H. Pritchett, all of the latter appearing for the nordsman of the latter appearing for the bondsmen. As stated above, the case against the ex-

treasurer and his bondsmen was originally prought in the district court of Douglas The action was dismissed by Judge ounty. Davis as being an action on an official bond, which, under section 54 of the code of civil procedure, must be commenced in the county where the action arose. The attorneys for the state bring the case to the supreme court on error.

Argument of Judge Wakeley.

In his argument before the court Judge Wakeley, who spoke for the state, made the following points: At the expiration of Treasurer Hill's term of office he had in his hands the sum of \$1,444,556.42 belonging to the state, and which it was his duty to pay over to his successor; that he failed to pay over or account for that sum, or any part thereof, ex-cept that he paid and turned over some small sums of money and certificates of deposit which he induced his successor to accept in place of the money; and that although his successor had realized moneys to some extent upon such securities, Hill had failed and refused to pay over or account for in any manner whatever the sum of \$361,364,60. The failure of the treasurer to pay over this money did not localize an action therefor in Lancaster county. It was a general failure to pay it over at any time or any

fore the cause of action did not arise in any

Judge Wakeley laid great stress upon the reading of section 174 of the revenue laws of the state, which he read to the court as fol-

court.) When suit is instituted in behalf of the state, it may be in any court of record in this state having jurisdiction of the amount, and process may be directed to any county of the state. If any proceedings against any officer or person whose duty it is to receive, collect, settle for or pay over any of the revenues of the state

whether the proceedings be brought by suit on the bond of such officer or person or otherwise, the court in which such proceed otherwise, the court in which such proceed-ings are pending shall have power in a sum-mary way to compel such officer or person to exhibit on oath a full and fair statement of all moneys by him collected or received, of the Presbyterian church at Tecumseh, ing. Sacrament of the Lord's supper was administered at the close of the morning or which ought to be settled or paid over. and to disclose all such matters and things as may be necessary to a full understanding of the case, and the court may, upon hearing, give judgment for such sum or sums of money as such officer or person is liable in law to pay."

Controverted by the Defense.

For a Congressman's Arrest.

braska, and the distinguished gentleman will be served with a copy of the document

A. L. Hoover, one of the proprietors of the

The complaint recites that McKeighan

complaint this afternoon and it was placed in the hands of Deputy Sheriff Hougland for

Congressman McKeighan came to Lincoln

last winter and remained here during the senatorial contest. He had a suite of rooms at the Lindell and considered himself as one

of the candidates for United States senator

DODGE COUNTY LITIGATION.

for the same.

service.

Deputy Sheriff Hoagland has a warrant

The Young Women's Christian association classes will meet this week for organization. Tonight at 7:30, Miss Walker and Miss Street will meet those desiring to enter classes in German or literature. Friday evening at In reply to the above arguments the atfor the defense allege that section 174 of the revenue laws must be read in con-nection with section 173, which provides German or literature. Friday evening at that "upon the failure of any county treas-urer to make settlement with the auditor, 30, Miss Shippey will meet those wishin to study history, while Mrs. Frances Ford the auditor shall sue the treasurer and will meet those who are to enter the bible his surcties upon the bond of such treasurer class or sue the treasurer in such form as may be Prof. Torrens has consented to instruct a necessary, and take all such proceedings, either upon such bond or otherwise, as may class in sight reading and part song singclass in sight reading the part song sing-ing, provided fifty wish to enter the class. Thursday evening he will meet those who wish to attend. A fee of \$1 will be asked, but will be refunded to those attending \$5 per cent of the meetings. Classes in French, be necessary to protect the interests of the This section, taken in connection with section 174. allege the attorneys for the de-fense, refers exclusively to a suit brought mathematics, elocution and stenography will be formed on application of five in any by the auditor for the state and to suits against county treasurers or county collect-ors. To sum up the argument of the de-fense it may be stated that they alleged one branch, as teachers have already volum teered their services. The physical culture class meets every Friday evening at 8 o'clock. Members are admitted free to all that the present action is not covered by section 174 above quoted; and that actions

fatal.

church at Omana.



THE REAL PROPERTY AND ADDRESS.

Logansport, Ind., to bring his wife west for a change of climate and they had been visit-ing Mrs. Mary Harrah and family here for

two weeks past. Last week Mrs. Modrell's condition became much worse and she died

Friday afternown, ngred 47 years. The funeral was held at the Methodist Episcopal church yesterday afternoon, conducted by Rev. W. B Alexander. Warren Holmes of Omaha visited relatives

here part of last week. J. T. Hedrick, J. Roberts, J. W. Battreall and S. J. Pearsail attended the Red Men's

Mr. F. S. Headrick of Humboldt and Miss Stella Paine of this city were married at the home of the bride last Wednesday even-

J. W. Hastings and Miss Mary Flavin and

P. F. Ward and Miss Johannah Flavin were married by Father Murphy at St. Andrew's

church last Monday morning. Mrs. E. R. Wright of this city has been

entertaining Mesdames Shelly and Marine

Prof. C. J. Whitney of Leavenworth, Kan.,

has been secured to instruct the local band. He arrived last Thursday.

Miss Julia Phillips is home from a pro-

Mrs. G. M. Buffum is visiting her daugh-

Tecumseh will be well represented at the

republican ratification in Lincoln tonight.

visiting her sister, Mrs. F. Reynolds.

Florence Notes and Personals.

FLORENCE, Neb., Nov. 20.-[Special to THE BEE.]-Mrs. W. B. Beeby of New York is

W. H. Paul, a former resident of this place, is here for a brief visit. Mrs. G. R. Whitney of Calhoun was visit-ing Mrs. W. R. Wall Sunday. Woodmen lodge will give an entertainment

Wednesday night at City hall. Florence Athletic club will give a dance and supper at City hall Thanksgiving night.

Frank Baker went to Omaha on business

ladies tea party Tuesday at her residence.

Result of Playing with a Pistol.

named Bethke and McGreen, living at Blue

Hill, were fooling with an unloaded revolver,

with the usual result. McG reen told Bethke

that he was going to shoot and a moment later the gun was discharged and Bethke

was shot in the head. The wound is re-garded as dangerous but not necessarily

Religions services at Peru.

PERU, Neb., Nov. 20.- [Special to THE

BEE.]-Rev. Dr. W. W. Harsha, D.D., pastor

preached here yesterday morning and even-

services. He is the father of Rev. Mr. Harsha, late of the First Presbyterian

DeWitt's Witch Hazei Satvo cures burns

Y. W. C. A. Classes.

HASTINGS, Nov. 20.- Special Telegram to THE BEE.]-This morning two young men

oday. Mrs. Henry Hall will give a married

of Beatrice

longed visit in California.

KNOWLEDGE

Brings comfort and improvement and tends to personal enjoyment when rightly used. The many, who live betrightly used. The many, who live bet-ter than others and enjoy life more, with less expenditure, by more promptly adapting the world's best products to the needs of physical being, will attest the value to health of the pure liquid laxative principles embraced in the remedy, Syrup of Figs. Its excellence is due to its presenting

in the form most acceptable and pleasant to the taste, the refreshing and truly beneficial properties of a perfect lax-ative; effectually cleansing the system, dispelling colds, headaches and fevers and permanently curing constipation. It has given satisfaction to millions and met with the approval of the medical profession, because it acts on the Kid-neys, Liver and Bowels without weakening them and it is perfectly free from every objectionable substance.

Syrup of Figs is for sale by all druggists in 50c and \$1 bottles, but it is manufactured by the California Fig Syrup Co. only, whose name is printed on every package, also the name, Syrup of Figs, and being well informed, you will not accept any substitute if offered.

You'd Holler

If your wife traded with a grocer who threw a few handfuls of sugar into a bag and "guessed she had a pound." You'd talk scales to her.

Why not talk scales to yourself? Aren't YOU "guessing" about the circulation of some of the papers you use.

> CAUTION-There's no guess work in dealing with this paper. Our circulation's printed on the editorial page. You know what you're buying and you get what you pay for.



place. A petition merely alleging that he did not pay over the money in Lancaster county would have been demurrable. Thereparticular county. Wakeley's Strong Point.

"Section 174. (Jurisdiction and power of

whether we repealed the Sherman law or not. This panic, like all other panics, finally reached a point where the people got afraid of the banks and afraid of each other and there now has got to be a general liquida-tion and blotting out and beginning anew. The repeal of the Sherman law will only send to make liquidation the harder for the debtor class of people, because it contracts the currency and leaves the business interests of the country without a sufficient vol ime of money to supply a growing popula-ion and develop more industries.

Were Altogether Mistaken.

"One of the great mistakes those people seem to have made about repeal is that their plan was to promote schemes in Wall street bonds and mortgages, and transactions of that kind. It was supposed that repeat would do this, because it was thought that Eu-ropean capital would be invested here more readily by the repeal of the silver purchase act than by letting it stand. But it seems that even in that they have been greatly dis-appointed. There seems to be now less conidence in Europe in our financial conditions than before. Europeans are sending no more ney here and continue to draw away ours. If the gold basis which we have now tends to contract the currency it makes the times harder everywhere. The contraction of the currency and a gold basis will tend to make a sharp demand for gold in Europe as well as nere and will injure our producers by caus ing lower prices for everything we send to rope. This also makes lower prices here, and hence, since the passage of the repea act, wheat and cotton have gone down in the market instead of going up. If we can re duce the tariff very largely so as to make trade easier and freer the exchange of our commodities abroad will tend somewhat to relieve the farming interests of this country Hence, I think, we should at least immediately impose a large income tax and greatly reduce the duties on imports.

Bland is Confident.

"We expect to undertake to pass a free coinage bill before congress adjourns," con-tinued Chairman Bland, decisively. "What success we will have is very uncertain. I shall introduce a bill reviving the act of 1887, and thus providing again for the free coinage of the standard silver dollar. My position is that we should repeal now all of the Sherman laws on silver and have the law of 1837 re-enacted and thus put silver back where he put his hand on it. Since we have repealed one of his laws, let us repeal all of them. I think that a majority of the committee on colnage, weights and measures committee on colnare, weights and measures will favor such a bill as I am preparing. I think the late election would stim-ulate some of them to a belief in the wisdom of such a policy. The last election seemed to show a general want of confidence in the democratic party. Its result does not look either as though the result does not look either as though people had much confidence that the repeat of the Sherman law would help. My pur-pose is to introduce such a bill, have it promptly acted upon by the committee, as I promptly acted upon by the committee, as I have no doubt it will be, and have it reported back to the house.' I am willing to allow a reasonable time for the discussion and passing of a tariff bill before discussing the free coinage measure. We will not embar-rass them and will give no one any excuse for evading the issue I think our people ought to go to work and pass a good tariff bill at an early day and after that is done I purpose to see if we cannot have some finanpurpose to see if we cannot have some finan-cial legislation.

cial legislation. "For my part I am a free trader and do not belong to the incidental protectionists. Of course, if they put wool on the free list, I ahall expect and insist on a heavy cut in manufactured woolen goods. I should con-sider it very unfair to put wool on the free list until we get a corresponding reduction in woolen goods."

Russian Convicts Ordered Released

WASHINGTON, Nov. 20.-Secretary Carlisle has ordered the release of the ten Russian convicts picked up at sea and landed at San Francisco. It is understood the Russian minister here will endeavor to have them rearrested and extradited.

Mexican Houndary Troubles

WASHINGTON, Nov. 20.-The Mexican minister has complained to Secretary of

General Wheaton's Troops Will Patrol the

waters of the ocean, but that there has been a development of the term, and that it does

iot now have the significance formerly at-

taching to it. The Mediterranean, he says, has come to be regarded as high seas, and

the great lakes with their immense territory come within the same construction and can-

not be excluded on the ground that they are

fresh and not salt water bodies. The statute of the United States for punishment of the

offenses on the high seas and connecting waters, he holds, was intended to apply to all navigable waters outside the jurisdiction of any particular state. He believed it was a matter, not of local name, but of fact, and

the designation, "great lakes," could not withhold jurisdiction where waters were open to free navigation of other countries.

Justice Gray dissented, saying he was un-able to agree to the hypothesis of congress

circuit court and sent it back, with direc-

tious as to how the accounting between the

parties should be made. The amount in-

NEWSFOR THE ARMY.

List of Changes in the Regular Service as

WASHINGTON, Nov. 20.-[Special Telegram to THE BER.]-The following army orders

Captain Richard E. Thompson, signal

Announced Yesterday,

Brown also dissented.

were issued today:

within said department.

Mexican Border. WASHINGTON, Nov. 20 .- The troubles on

the Mexican border have assumed more serious proportions than the officials here were at first led to anticipate. On Saturday last Senor Romero, the Mexican minister, informed the State department that he had received information from his government that a band of twenty-five mer were organizing on the Texas side of the Ric Grande for the purpose of crossing into Mexico at a point near San Elizario. The matter was immediately referred to the War de-partment and General Wheaton, commanding the Department of Texas, was telegraphed to take steps to prevent them from crossing He replied that Major Hinton had been pany of infantry in wagons and that a detachment of thirty cavalrymen had also left for the same point, but no traces of the band had been found. The residents informed the troops that they had not seen or heard of the organization. It 11 appears from later information that the

The Mexican minister called on the State department again today and informed the secretary that he had received advices that another band of sixty-five men had crossed near El Paso. He also complained that the Texas authorities had taken no steps to prevent the violation of the neutrality law, though they had information of the fact that the band was organized. This information has been telegraphed to General Wheaton, and it is probable that he will at once take steps to patrol the frontier and put a stop to any further violations of the

WILL BE READY MONDAY.

law.

On that Day the New Democratic Tariff Bill Will Be Mads Public.

WASHINGTON, Nov. 20 .- The ways and means committee will probably give out the new tariff bill on Monday next. The democratic members are now devoting most of their time in conference attempting to learn, with the aid of Assistant Secretary of the Treasury Hamlin and others, the exact amount of revenue that will be yielded by the various schedules under the revision contemplated by the bill. Thus involves detailed calculations and until this labor is ended no final action can be taken on any of the reports of the subcommittees.

The income tax provision is held in abeyance until the amount of revenue likely to be raised under the other provisions of the bill has certainly been learned. There seems to be no doubt of its final adoption. This will greatly relieve the subcommittee on internal revenue and render it unlikely that there will be any increase on any of the articles embraced in the internal revenue schedules except whisky. The tax on beer and tobacco will be probably allowed to re-main, though a small increase of the whisky tax is quite probable.

Night sessions are now to be held regu-larly by the democratic members until the bill is completed.

Movement of Silver Dollars.

WASHINGTON, Nov. 20 .- The movement of the standard silver dollars for the week ended November 18 was \$631,650, and for the corresponding period of 1892, \$665,764. The shipment of fractional silver from November 1 to November 18 has been \$575,493.

should Not Be Allowed to Use the Mails. WASHINGTON, Nov. 20.-The assistant attorney general of the Postoffice department has held that bond investment schemes ought not to be permitted to use the mails.

THEOAT DISEASES commence with a cough, cold, or sore throat. "BROWN'S BRONCHIAL TROCHES" give immediate relief. SOLD ONLY IN BOXES. Price 25 cts.

ment at the best of wages, and never before did a dollar buy more than a year ago. Effects of a Change.

"But the change was insisted upon and it

came, and with it has come the results that might be naturally expected. Van Alen has received the price of his contribution and goes to Rome. The south is in the saddle, but what of the poor country? The last eight months have been a record of bank rupicles, bank failures and disasters. Under the threat of hostile legislation three-fourths of the manufactories of the country are closed. A million men who a year ago found employment at good wages today are idle or working on short time. The deluded workmen who were induced to vote with their natural enemies, the free traders, are repenting around soup houses. The people have awakened to a sense of the situation as is shown by the result of the 7th of this month. By their verdict they have de-clared that the democratic party is not to

be trusted. The verdict in Ohio, where the issue was so squarely made, shows that the people are in favor of the doctrine of protection to American industries and American laborers. No, the people have de clared that they have no further use for . party whose success is so quickly followed by the revival of anarchy in Illinois, an at-tempt to degrade the bench in New York, loss of credit and good name in Kansas and stagnation of business and financial distress throughout the country.

Nebraska Did Her Part. "Nebraska, in common with others, has

much upon which to congratulate herself. She did her part toward the grand result of the 7th. She might even have done better She is a republican state by a large majority Let us aim to harmonize all the elements that should naturally work with us. As was done in the case of Judge Harrison, let's put forward for office men who command the re-spect of all, and when in office let the affairs of the state be conducted with that honesty and economy which will bear the closest scrunity. Brad Slaughter's Eulogy of Democracy.

Brad D. Slaughter responded to the governor's welcome on behalf of the visitors from out of the city. He complimented Lincoln for her enterprise, and said that Ne-braska felt proud of her capital city for the reason that Lancaster county was never found wanting when a glorious republican victory was needed. He then branched off into an eulogy of the republican party, call-ing attention to the marked difference in the growth, prosperity and a shievements of the great republican states of the north as compared with the democratic states of the

south. Wherever the country found prosperity and workingmen's homes there it found republicanism. Where the country found ignorance, poor white trash, and the horse and cow hitched together at the plow, where they raised more hell than corn. there it found democracy. He then read telegrams of regret from Governor Jackson of Iowa and Judge Harrison and then intro-

luced John L. Webster. Webster on the Party's Glory. Mr. Webster took up his theme some-where prior to 1776 and pursued it all the way down to Gresham's letter. He grouped

in a more or less effective way a galaxy of the grandest names that glow from history's pages, framed them with choice quotations the grandest names that glow from history's pages, framed them with choice quotations from poets and polemic writers and set as a background to the whole a vivid picture of a stage ride to the summit of the Rocky mountains. This ride he likened to the rise of the republican party; the road, the diff-culties over which the organization had boldly made its way; the glorious vista from the summit, the grandeur of the party's achievements, and the huge peaks that stood out in silent majesty were the leaders of the grand old party who had successfully guided it to greatness. Grover Cleveland's election was the reversal of the picture, the return from the mountain heights through the gloomy forests to the level plain of medi-ocrity. From the results of the late election he read a rebuke to the free trade element of the dominant party in congress, and prophesied a glorious return to power of the republicans after the next election. Mr. Webster amused the audience with a

tion for order of court vesterday commanding the United States marshal to pro-duce Mosher before any master of the court or before the judge in order that his testi-mony might be taken in the two cases wherein the Coldwater National bank of

Coldwater, Mich., seeks to secure judg-ments against the Western Manufacturing company for notes which Mosher endorsed. The application was refused, the judge say ing that it would take a mighty strong "When will you take Mosher to Sioux Falls?" United States Marshal White was

asked yesterday. "Just as soon," he replied, "as I can get away from court or find a man to take him there. I think Mosher will be taken north there. day after tomorrow; surely before the end of the week." tion 174.

Straightening Out a Bank Maddle.

George H. Thummel, receiver of the Se in his inside pocket which calls for the arrest of one W. A. McKeighan, member of congress from the Fifth district of Necurity State bank of Grand Island, and the First National bank of Franklin, Nep. brings suit against William Walter Phelps of New Jersey, a stockholder in both banks, for \$4,637.30 with interest. In November as soon as he comes within reach of the officer, providing, of course, that he doesnot avail himself of his rights of exempton, 1892, both banks became insolvent while in debted to the Security National bank of Grand Island. When a receiver was apaccorded to all members of congress by the constitution of the United States. pointed an assessment was made on the stockholders. Phelps' pro rata being the sum Hotel Lindell of this city, went before Deputy County Attorney Collins this aftersued for, which he has not paid.

Suing the Lincoln Street Rallway Company. Suit was filed yesterday in federal court

noon and swore out a complaint against Congressman McKeighan, charging him with unlawfully, and with intent to cheat by Albert L. Ides & Son of Springfield, Ill., and defraud, procuring board and lodging without rendering a fair equivalent in cash against the Lincoln Street Railway com pany for a judgment of \$4,637.20 with inter-The suit is based on a promissory note for \$2,500 for sixty days, given in August last; one for \$2,114.03 given in June for ninety remained at the Lindell from January 4 until February 26, 1893, and during that time neglected to pay the charges against days, and a balance on the sale of some enhim, although no contract implied or other-

Minor Court Matters.

wise was made for any credit whatsoever. Judge Lansing issued the warrant upon the Mr. White has returned from Der ver, whither he had gone with T. S. Cullison, wanted there for sending obscene literature through the mails. He brings back the intelligence that H. N. Hesse, ac-cused of robbing the postoffice at Akron, Colo., and whom the marshal took to Denver about a week ago, had sawed out of jail and The complaint is made through no political motives. The Messrs. Hoover, proprietors escaped. Paulson, a prisoner who got out at The trial of the case of Henry Chamber-

of the hotel, state that they only want what is honestly due them and have only adopted lain against the Middlesex Lave Stock com-pany is still in progress in the federal court. extreme measures after everything else has The grand jury met at 2 o'clock yesterday afternoon. It is hearing the evidence in the case of Frosted Bear, who is accused of the failed. murder of Little Stallion, both being Indians. District Court Busy with Numerous Criminal

A picturesque appearance was given to the main upper corridor of the federal build-ing yesterday by the presence of about a dozen Sioux Indians from the Pine Ridge agency brought down by Deputy Marshal Liddiard. Among them are four squaws. They are here to testify before the grand bury in some cases wherein selling lionor to Indians is charged. in some cases wherein selling liquor

Republican Social.

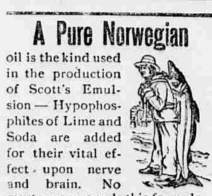
Saturday evening a republican social was held at the residence of Justice Charles W. Edgerton in Dundee Place. Those who participated were for the most part residents of West Omaha precinct, and the dents of West Omaha precinct, and the event celebrated was the success of the republican precinct ticket at the recent election. Heretofore the party had been divided into two factions morth and south-but this year harmony having been restored both sections united and the victory which resulted from this united action was cele-prated at that time by a bancut tendered arated at that time by a banquet tendered by Mr. Edgerton.

for Permanent Sidewalks.

The Board of Public Works is devoting considerable time to the sidewalk question. It is the desire to proceed in cases where new and permanent walks are essential to the public convenience and at the same time not work an injustice.

not work an injustice. For this purpose inspector Scott has been directed to prepare a list of the permanent walks taid under private and public contract during the years of 1892 and 1893.

general classes. brought by the state of Nebraska and not by the auditor are not affected by sec-DeWitt's Witch Hazel salve cures piles



mystery surrounds this formula-

the only mystery is how quickly

it builds up flesh and brings back

strength to the weak of all ages.

TEREST.

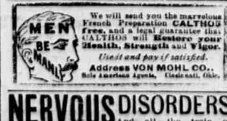
Scott's Emulsion will check Consumption and is indispensable in all wasting dis-

Prepared by Scott & Bowne, N. Y. All druggists.

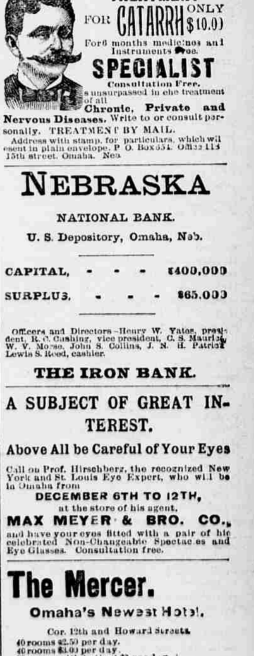
eases.



Cleansed, purified, and beautified by CUTICUEA SOAP, greatest of skin purifiers and beautifiers, as well as purest and sweetest of toilet and nursery scaps. Only cure for pimples and black-heads, because the only preventive of infianmation and elogging of the parts, the cause of most complex. tonal disfigurations. Fold everywhere.



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C. S. ERB. Prop.

OFFICE OF THE OGALALLA LAND AND CATTLE COMPANY.

OFFICE OF THE OGALALLA LAND AND CATTLE COMPANY. OMABA, NEE, NOVEMBER 1, 1893. Notice is hereby fiven to the stockholders of the Ogalalla Land and Cattle company that the annual meeting of the stockholders of the stockholders of the stockholders of the company will be held at the office of the said company in the city of Omaha, in the state of Nebraska on Wednesday, December 6, A. D. 1893, at 2 o'clock p. m., for the purpose of electing a board of directors for the company, to serve during the ensuing year, and to trans-act any business which may be presented at such meeting. In case the office of said company, in said city of Omaha, shall not be large enough to accommodate all the stockholders who may be prosent at such annual meeting, then such meeting will adjourn from the commany's office to the botel known as the Paxion house, situate at the southwest corner of Fourteenth and Farnam streets, in said city of Omaha, and the meeting will enter upon and continue its deliberations at said Paxion house. The directors carnestly request each stock-holder to be personally present at said stock-holders' meeting, and I impossible to be pres-ent, to appoint a proy. E. F. LAWBENCE.

ent, to appoint a proxy. E. F. LAWRENCE, President,

Attest: JONATHAN ABEL, Secretary. BOV18d19tm.

paneled The wife of George Magill, the city scaven-ger, was released from him Saturday by decree of Judge Marshall on the grounds of

Among the effects of City Treasurer Forbes is a note of J. B. N. Biles, given to his predecessor, James Reynard, and turned over to him as "cash on hand." Since that time Mr. Biles has failed and the note, of time Mr. Biles has failed and the note, of course, is dead property. It is understood that the city council will be asked to demand of Reynard's bondsmen the \$1,000 which he unlawfully loaned to Biles. At first Mr. Forbes expressed a willingness to turn in his property to help make up the deficit, but it is now understood that he refuses to do so. Much speculation is rife as to who will be appointed by the council

Cases-Fremont Affairs. FREMONT, Nov. 20 .- [Special to THE BEE.] -District court convened here this morning with Judge Marshall on the bench. The week will be devoted to the criminal calendar, as there are quite a large number of cases to be disposed of.

George Veenker was arraigned and pleaded guilty to breaking into the dwelling of Clarence Wallace and stealing \$40 worth of jow-

James Nelson pleaded not guilty to setting fire to the barn of John Uchling near Hooper November 5. The case of the State of Nebraska against

Frank B. Earl for stealing a suit of clothes from the Ruive hotel, belonging to Alexander Spencer, was taken up and a jury