COUNCIL BLUFFS

OFFICE:

Delivered by carrier to any part of the city

H. W. TILTON . Manager ELEPHONES | Rusiness Office...... No. 43 Night Editor...... No. 23

MINOR MENTION.

Look out for the Saturday Star. Boston store, cloaks, blankets, underwear. No discount on water bills after January

Office open Wednesday evening. Martin Schonbert and Mary Crook, both Council Biaffs, were married by Justice Fox

Constable Jackson was given an order by Justice Field vesterday to destroy the beer that was selzed in Fred Shultz' place, the liquors baying been tried and found guilty of the crime of being intoxicating.

Elia Brown, a Pierce street cyprian, was sentenced to the county jail for fitteen days yesterday for stealing a watch from a gen-tleman friend, but the sentence was suspended for one day in order to give her time to leave the city.

The Ganymede Wheel club rooms have been made more attractive by the purchase of a lot of furniture from the Tourists club of Omaha, which recently decided to disband. It was brought over and put in position yesterday afternoon.

"Dutch" Boyington and George Roper were fined \$15.80 each in police court yesterday morning for drunkenness and disturbing the peace. A charge of stealing some billiard balls from T. L. Smith's saloon on Sixteenth avenue is also pending against them, and they will be tried as soon as they serve out their first sentence. Two of their pais, Selly Hough and Dick Webster, are in jail, charged with being implicated in the theft, and they will have a hearing this

40,000 Pounds of Sugar.

A consignment of 40,000 pounds finest standard granulated sugar was received by C. O. D. Brown yesterday and is being unleaded teday. It is not the coarse New Orleans sugar that is being sold for standard goods, but the very finest money can buy. It will be sold to Brown's trade only at 22 lbs. for \$1 until further notice.

A car load of sods and oyster crackers were also received yesterday and will be sold at 5c a lb. Telephone 29.

PERSONAL PARAGRAPHS.

D. W. Archer has gone to Chicago. Theodore Guitar is in Des Moines.

Mrs. S. F. Robinson and daughter, Lena, returned yesterday after a week's visit at Copeka, Kan., and Fairbury, Neb. Mrs. D. W. Archer left last evening for Mortensburg, Knox county, O., being called there by the iliness of her mother. The sons Ralph and Benjamin, have returned to St. John's Military school, Manhus, N. Y., and Miss Blanche has returned to her studies at

Davis reports trade picking up in the drug and prescription line, and has added one more clerk.

Gleason Wins It.

Judge Smith handed down a decision yesterday in the Gleason-Hathaway case. Gleason and Hathaway were candidates for Third ward alderman last spring, the former on the republican and the latter on the democratic ticket. They received the same number of votes, according to the score kept by the election board. Mayor Lawrence drew lots to determine which of the two should hold down the place, and Hathaway was the lucky man, or the unlucky one, as subsequent developments have shown.

Before the drawing, however, both the candidates entered a protest, so that neither was bound by the drawing. Hathaway accepted the office, however, and has occupied it ever since. Gleason contested the elec-tion, and on recounting the ballots Judge Smith found that the votes had not been counted correctly. A democratic ticket with a cross against Hathaway's name had been counted for Gleason accidentally, and a ticket with crosses down the column at the right hand of the names of the democratic candidates had been counted erroneously. One vote for each candidate had also been counted which should have been thrown out for irregularity in the method of marking, so that instead of there being a tie, Gleason is declared elected by a vote of 265 to 262.

The case of Christina Sieverts against the National Benevolent association apolis was also decided by Judge Smith. M.s. Sieverts sued the company on a \$5,000 insurance policy, which the company had refused to pay for the the death of her husband, on the claim that the dead man had made false representations as to his physical condition in order to secure the policy. Judge Smith held that the policy was binding and entered a decree in Mrs. Sieverts' favor, directing that the stockholders in the company be levied upon to make up the amount.

Suing Officials.

Justice John Fox and his bondsmen Frank Grass and C. S., Hubbard, with Constable C. Wesley, are defendants in a \$1,000 damage soit that was commenced in the district court yesterday by A. N. Hub The suit grows out of one w tried before Fox some time ago. Hubbard's wages were garnished and a watch was put security for the amount claimed, in order that the wages might be released Later on P. Mergen got a judgment against Hubbard and levied execution on the watch. Hubbard now alleges that the seizure of the watch by Wesley was on a void and worthless writ issued by Fox, and he accordingly starts out on the warpath to get some revenge. Fifty dollars is claimed to be the revenge. Fifty dollars is claimed to be the value of the watch, and the other \$950 is demanded as solace to his battered feelings.

George Davis, a man living in the western part of the city, is also plaintiff in a suit in which he makes Constable Wesley and Dr. Keppinger defendants. He wants a judgdamages against both of the for \$700. Of this amount he claims \$400 as the price of three horses and a mule which were levied upon by Wesley to satisfy a claim held by Keppinger, and the remaining \$300 is demanded for damages.

Union Vets Installation.

The installation of officers for the ensuing year of neampment No. 8 and auxiliary No. 17, Unio. Veteran Legion, will take place Thursday evening, January 11, at Woodmen hall, commencing promptly at 7:30 o'clock. John H. Keatley, commander of the lowa Soldiers bome, will be present and deliver an address pertaining to the home and the soldiers at the home. There will also be short addresses from other Supper will be served and a good, sociable time is expected. A delega-tion from encampment 121, Omana, will be present. Positive orders have been issued for every member of the every member of the encampment to sarily be restricted to members of the en-campment with their wives, members of the auxiliary and their husbands, and invited

Walts is the Winner.

The Board of Supervisors concluded its labors yesterday afternoon and adjourned The question of who should dole out provi sions and clothing to the poor during the coming year was at last settled, J. J. Watts being selected after twenty-one ballots had been cast. Thus twelve candidates are out in the cold. A resolution passed instructing the overseer overseer of the poor to keep a list nereafter of all persons assisted by him, in order that some track of them may be kept. Such a list would be of great value to future incumbents in helping them to decide upon the worthi-ness of applicants for help. The Globe was given the county printing for the year and Morehouse & Co. were given the contract for the bookbinding.

Marriage Licenses. The following marriage licenses were is-

aued yesterday by the county clerk: Name and Address. Martin Schonbert, Council Bluffs. Mary Crook, Council Bluffs. W. J. Betz, Lincoln, Neb..... Ida Carpenter, Lincoln, Neb.

BEE NEWS FROM COUNCIL BLUFFS

Considerable Important Business Transacted NO. 12 PEARL STREET at the Council Meeting.

EMPLOYMENT FOR IDLE MEN ASSURED

Filling at Cochran Park Ordered Commenced at Once-No Outsiders to Be Given Work-New Move Against the Motor Company.

Alderman Gleason took his seat at the city council last evening, in accordance with the decision of the district court. All of the other aldermen were present and Mayor Lawrence was in the chair. Several important items of business came up for consideration. The council chamber was well filled with citizens, who had been drawn there by the announcement that steps were to be taken to furnish employment to the people of the city who are without work by grading the streets about Cochran park, Alderman

Smith read the following resolution: Whereas, The filling at the Confirm park has been ordered by the city council for the express purpose of giving employment to as many of our citizens as possible, and thereby helping them through the long winter months,

helping them through the long white therefore he it.

Resolved, By the city of Council Bluffs, that all bids be rejected without opening, and that the city engineer be and is hereby instructed to preceed at once and have said filling done by the load at 2s cents per yard, and to give each driver a ticket on delivery of his load, said ticket to be redeemed by the city auditor and a warrant issued on the intersection grading fund for the amount.

The resolution was adopted unanimously,

The resolution was adopted unanimously, and it was further decided that only one team should be allowed to work for each family, and no teams from outside towns should be allowed to work at all. In order to avoid confusion three classes of tickets are to be issued, one for one yard, another for one and a quarter, and a third for one and a half, and the city clerk was instructed, on motion of Alderman Smith, who was apparently enoying a flendish disregard of consequences, o endorse his name. "L. Zurmuchlen, jr.," endorse his name. on the back of each ticket.

Alderman White presented an ordinance and asked that it be read. It was the same one adopted at a recent meeting of the nickel fare clubs of the city for the purpose of restraining electric railways from operating without a franchise. Mr. White stated that James McCabe wanted to be heard on this resolution at the next meeting, and the ordinance was laid over under the rules.

Alderman Keller then asked that the city solicitor's report on the questions propounded to him at a previous meeting be read. This was the report which Keller was so anxious should not be read at the meeting a week ago.

May Make the Levy.

The report was in effect that the making of a levy on the motor company's property by the county treasurer would not effect the city's right to commence a suit to collect he taxes. It was a long document, and the reading was listened to with great interest by the council. It was placed on file.
"Then you think," said Keller, "that the

proper way to get at this matter is to direct ie county treasurer to make the levy?"
"I think that is the best thing to do," replied Hazleton.
"Some such move ought to be made at once." remarked Mayor Lawrence. Keller replied that he had never had any objection to making the levy, but that he

merely wanted time to see whether the city had a good case, and did not want to do anything hurriedly. The resolution that was proposed by Alderman Smith at the pre vious meeting was accordingly dragged forth from its hiding place and adopted, and he county treasurer was instructed to seize the company's property at once in satisfac tion of the company's unpaid delinquent taxes, and in case of his refusal the city attorney was directed to take steps to enforce the decision of the council by an order of court.

A communication was read from the Treubund society asking that the city allow itself to be served with a notice of garnishment for the sum of \$150 in order that the Fred Krueger, who ran off with \$150 of the society's funds, Krueger had secured a judgment against the city before running away, and this seemed to be the only chance the society had of getting even. The city, by statute, is from garnishment proceedings, b but the communicants made, as they said, a strong appeal to the consciences city officials, asking them the waive their legal rights. At the men tion of the aldermanic consciences each member of the city council assumed a vir-tuous look and the communication was laid over until the next metting in order that the case might receive the attention it de served.

Chambers' Dancing Practice.

For beginners, every Monday. Junior class, 4 p. m.; adults, 8 p. m. Advanced junior class every Wednesday 4 p. m. Assemblies every Wednesday 8:30 p. m. His elegant academy in the Shugart Beno block can be secured, with elevator services, for parties and musicales. Apply to Mr. Winters at elevator. best of music can be furnished for all parties.

Nassau Investment company guarantee Nebraska railroad collections. Merriam block, Council Bluffs.

Domestic soap is the nest.

Wanted in Council Bluffs. Doug McGuire is in jail in Des Moines, and s being held while waiting fer an officer from this city to come after him. Several years ago he entered the residence of William Keeline in the night and stole a watch, chain, a pair of earrings and other articles of more or less value. The owner of the stolen stuff got track of him, but not until after McGuire had been sent to Fort Madison on account of another crime. He visited the convict, who agreed to restore the goods as soon as his term was out, on condition that he should not be prosecuted. He was released a little sooner than Keeline had anticipated, however, and instead of coming to Council Bluffs to right the wrong, he fled. He was next located in Lincoln, Neb., but cluded the officers there. Word now comes that he is n Des Moines, and he will be brought back at once.

William Boening followed what is getting to be a prevailing fashion, yesterday afternoon, and filed an information charging Fred Mittnacht with keeping intoxicating liquors at his place of busi-330 Broadway, contrary to the state Constable Baker went after Mittnacht with a search warrant. He found two kegs of gin, one keg of beer and twenty-six bottles of whisky. He took the entire lay out to his e on First avenue and will be at home to his friends after thirty days.

Ladies, if you desire absolute peace in the kitchen ask your grocer for J. C. Hoffmayr & Co.'s Fancy Patent flour. Trade mark—Blue Rooster.

Ask your grocer for Domestic scap.

Grand Jury in Operation. Judge Thornell commenced the January term of the district court yesterday and spent the day in calling the docket, making assignments and performing the other usual preliminaries to the trial of cases. The grand jury was empaneled, and is composed of the following: L. M. Aylesworth, Fritz Blumer, William Downs, S. S. Frank, S. S. P. Kemp and O. B. McBride Works. G. P. Kemp clerk, C. H. Gilmore.

Have you seen the new gas heaters at the Gas company's office?

Ask your grocer for Domestic soap.

Bound Over for Cheating. R. A. Forsythe, the South Omaha man charged with selling worthless flour upon the pretense of its being the first-class articie, had a hearing in police court yesmorning. He was put upon

witness stand and told the whole story of the transaction, admitting that Parker, who did the seiling, or a large part of it, was in his employ and acting as his agent. His restimony developed the fact that he had refused to sell any of his wares to Deputy Sheriff Hocker on the ground of personal friendship, telling him that it was not what it was cracked up to be, but he immediately left Hocker and sold to at least twenty other people before the day was over. He was bound over to the grand Jury and in default of a bond of \$300 was taken to the county jail.

BENNISON BROS.

January Clearing Sale a Great Success. Still greater bargains than ever today. Everything in winter goods must go. Cloaks at half price. 1,000 ladies' all linen collars with cape that were 15c.

20c and 25c, now 5c each. 500 pairs of ladies' all linen cuffs that were 20e, 25e and 35e, now 5e pair.

Children's natural gray half wool shirts and drawers, small sizes, were 25c now 5c each.

Ladies' \$5 fast black union suits today \$2.50 suit.

Nearly giving away furs. They must all go. We won't carry them over. 500 black hare muffs, were 50c, today lőc each.

\$3.00 opossum fur muffs now \$1.00. Closing out dress goods-50c all wool olack henrietta, now 35c yard.

\$2.50 astrachan for muffs now \$1.00.

75c all wool black silk finish henrietta, now 55c yard. \$1.00 silk finish black henrietta, now

\$1.35 silk warp henrietta, now 87c Hundreds of remnants of wool dress

goods now at half price. 500 pieces standard dress prints, 2½c a yard. Attend this great January clearing sale. It will pay you.

BENNISON BROS., Council Bluffs.

MOTOR COMPANY OFFICERS MEET. Absence of Some of the Stockholders Cause

Business to Be Postponed. The stockholders of the Omaha & Council Bluffs Street Railway company met yesterday afternoon for their annual session and election of directors. Owing to other business engagements and necessary absence of some of the principal stockholders the election was postponed until some time in the future. It is predicted by those in position to be good judges of the situation that there will be practically no change made in the active management of the company, and that the election will be merely going through the formality of a re-election. John T. Stewart of this city, the president of the company, has occupied that position since its organization, and has so held the confidence and esteem of his associates that they will doubtless retain him when the time comes for the directors to voice their sentiments. It is a singular fact that in all the heated debate and sharp criticisms concern-ing the policy of the motor company and its relations to the public that even passion has not caused the opponents of the motor company to indulge in any attack on Mr Stewart's personal character or integrity In the war upon the motor company the citiens of Council Bluffs do not forget that Mr. Stewart has been one of its most active and esteemed merchants and capitalists for a period of forty years, and the honorable rec-or 1 he has made is shield sufficient against any personal attacks. The tocsins of war are, therefore, not sounding so much for a change of officials in the motor company as for a change of policy.

They Did Pay Their Bills. Through a misapprehension of the facts in the case a great injustice has been done the P. E. O." society, an organization of prominent ladies in the city, who have been handling charitable work under the name of the mystical initials, whose interpretation has been kept inviolate as one of the secrets of the order. The ladies furnished a room at the Woman's Christian Association hospital, cared for numerous poor families, and did much to help and happify those less for tunate than themselves. In common with others they felt it their duty to beln along the Chautauqua enterprise, and in their zeal they bought one of the lots and had paid all but a small balance when the so-ciety concluded to disband. They pre-sented the lot to another society in the city, with the understanding that the latter would pay up the small balance due upon it. The "P. E. O." on disbanding had no debts, but in fact had money and supplies on hand, which were distributed in the further relief of the poor of the city. Since then the Chautauqua enterprise has signally failed, and the assembly grounds have been seized by creditors. The lot originally pur-chased by the P. E. O. society, and turned over to the other organization, is now of no use except for pasturage. The creditors of the Chautauqua, in hunting about for assets, discovered that \$40 of the amount pledged for the P.E.O. lot had not been paid, and accordingly they commenced suit against one of the members who had innocently signed the note as trustee, as a sim ple matter of convenience, to the society, and with no thought of ever being held responsible for it. The justice before whom the case was tried entered judgment, nowever, and now an appeal is in order, or an assessment levied on the members to pay the amount claimed. The decision, however legal, brings a hardship on those concerned, not but what they are abundantly ablo financially to pay the claim, but because it is paying for a dead horse—and a horse which, while living, was an over-expensive and unprofitable one, as the supporters of the Chautauquan will readily testify. trustee, against whom the suit was brought. has been placed in an annoying position and one from which she should be immediately extricated by the others, who are in fact more really concerned in the transaction than she.

Sent Up on Three Charges. Annie Smith, the woman who was impli cated in the violent assault on Constable Baker on New Year's day, was taken before Justice Vien yesterday afternoon for a preliminary examination. Three charges were preferred against her, assault with incommit murder, resisting an and larceny from the e last arising from the that she took Baker's revolver away from him while he was in the power of her two male assistants. She waived examination and was bound over to the grand jury, her bond being fixed at \$1,000. She carried herself during the hearing with the utmost coolness, and bears the marks of being well versed in the intricacles of criminal courts. She was very careful not to say anything that would tend to criminate either of her onfederates or throw any light upon their

present whereabouts. Smoke T. D. King & Co's Partagas. George S. Davis, prescription druggist

Knights Install Officers. St. Alban's lodge, Knights of Pythias, in stalled officers last Monday evening in the presence of a hall full invited guests, friends of the members The installation ceremonies were conducted by J. J. Stork, grand chancellor, assisted by C. A. Tibbitts, prelate, and A. B. Cook, master of arms. In addition to this there was an interesting program, Mrs. Selss singing a solo and Miss Hazel Cook singing a song entitled "Timmy I. Tom." Miss Vera Stork rendered a recitation, "The Drummer's Little Girl," and Mrs. Woliman also pleased the audience with a declamation. After the program came refreshments and dancing, and the hours of the evening were passed away in a charming manner.

Domestic soap is the best

HORACE BOIES', VALEDICTORY

Message of the Retiring Chief Executive of the Hawkeye St te.

WHERE IOWA'S LAWS NEED MODIFICATION

Some Pertinent Suggestions from the Retiring Governor-Prohibition Fully Discussed and Municipal Local Option Recommended-Other Topics,

Des Moines, Jan. 9. Before retiring from the office of chief executive, to be succeeded by Frank Jackson, Governor Boies this afternoon delivered his valedictory message to the members of the general assembly of

The message was a lengthy and compre hensive document. The governor announced that the state entered upon its last biennial period without any debt other than that due its own school fund. The receipts of the state treasury during that period from all sources were \$2,700,151. Of this sum \$3,546, 731 was disbursed in redeeming state auditor's warrants and a further \$234,498 in paying the permanent school fund bonds.

For Fairer Distribution of Taxation.

The governor urges such a modification of the revenue laws as will more evenly dis-tribute the burdens of taxation, but he points out that if all the property in lowa not properly exempt from taxation could be made to bear its fair share of the taxes required for an economical administration of the affairs of the state and its municipalities and public officers would keep in mind the fact that it is as grossly wrong to waste public money in needless expenditure as it is for agents of individuals to squander the property of employers, there would be no reason for complaint that the burdens of taxation are either oppressive or unjust.

Cost of State Institutions.

The state institutions, says the governor. consume about two-thirds of all her revenues. They are magnificent in their proportions and costly beyond those of most of the sister states, but the question arises whether or not the taxes of our people must not be increased to supply the needed revenue. "Shall we," he asks, "continue a system that certainly has nothing from a business stand-point to recommend it that inevitably leads to higher taxation, to greater burdens, or shall we change it and put the business affairs of all these institutions under the charge of one board selected from the best business men obtainable?" The governor answers this question himself by saying that he believes the best interests of the state require the change, and suggests that the membership of the board be limited to To maintain Iowa's insane in asylums such

as are now completed in the state would cost \$760,000 per annum.

Confinement of Innocent Children. Governor Boies makes a very strong and earnest protest against a feature of the industrial school system, under which many boys and girls, "for whose liberty some hasty but now repentant parent is pleading with an intensity born only of a father's or mother's love" are detained to run the gauntlet of rules necessarily severe without ever having been accused of crime of any kind. He pictures in glowing words the awfulness of these innocent youngsters being confined during the best years of their life in the companionship of the most de praved and vicious children of the state. In suggesting a remedy the governor urges that in every case of the commitment of a child for incorrigibility alone the parent should have the right to reclaim it at will He further suggests a system of indenturing the children to responsible parties or releasing them on parole after a certain period of confinement to be fixed by the courts.

Corporation Legis atlon.

The governor thinks the laws regulating the formation of private corporations require revision. They are too often used by designing men for fraudulent purposes. gives it as his belief that the law so changed as to require that all articles of incorporation before being recorded shall be approved by some public officer charged with uty of a careful inspectio provisions, and clothed with power to quire before approval such changes in any o these as he deems essential for the protection of stockholders, creditors or the public at large. And moreover, that before a cor poration should be permitted to commence business a further examination should be made to know that it has in good faith com-plied with the requirements of its articles of incorporation.

Revision of Liquor Laws.

In conclusion Governor Boies treats very fully with the difficult question of the repeal or continuance of the present prohibitory laws. At the outset he calls attention to the fact that under the constitution of the state all laws must be uniform in their op-eration. The only way, therefore, in which prohibition in substance can be maintained in one locality and a different method of controlling the liquor traffic be in force in an other, is through the aid of some kind of h cal option laws, which of themselves must

be equally applicable to localities of the same character in every part of the state. As between making the local option lav applicable to counties or municipalities and townships, he urges that the same arguments hold against county local option as against state prohibition. Under such a system townships, however remove from a city, if within the limits of the county, could tie its hands and dictate its policy in this respect, and on the other hand a single city in a county, or a combination of two or more cities, if large enough, could force the licensed saloon into every other city, town and township of the county, no matter how unanimous any of these might be in their opposition to the same.

Ohio Plan Condemned.

The Ohio or "mulet" plan, by which the present prohibitory law would be retained in all its strictness with an additional provision fixing a penalty to be imposed at stated periods on those who follow the business of saloon keepers, he denounce: strongly by saying that the construction that would, under the circumstances, be placed upon it would send the saloon into every lo cality of the state, subject only to the fine imposed for maintaining it and suggesting that "few would favor such laws." He en-larges also on the objections to this system that would be found in its practical work

The mulet or fine imposed and collected he maintains, would furnish no protection to the man who paid it. However prompt he might be to meet the requirements of such a plan he would still be exposed to all the penalties of existing laws, and after having paid his fines regularly would still be liable to indictment, fine and imprisonment under the prohibitory laws of the state for the very sales he made on the faith of his sup-posed protection by reason of the mulct or

fine he had liquidated.

The governor proceeds: "Surely the state of lows cannot afford to put any class of her citizens in such a position. Ohio has been guilty of no such error, Behind her mulet law there is no other to punish for the same offense. If in the position of that state, with constitutional provision in our way that would prevent the adoption of any method by which this traffic could be regulated by legal means, we might be justified in resorting to this method as the best attainable, but in such case it would be the only law of the state upplicable thereto.

"We are not, however, in such position. Our hands are in no manner tied. It seems to me, therefore, a plain duty of the law making power to provide for the control of the liquor traffic in lows by general statutes and to frame these upon the theory that their provisions, whatever they may be, are to be equally applicable to, and equally faithfully enforced in, every part of the state. Only True Policy.

It is scarcely necessary for me to add

that I believe the true policy for the state to adopt on this subject is municipal and town-

ship

ship local option, with carefully guarded laws for the control of the traffic wherever legalized by a vote of the electors. In this way alone is it possible to save to each tocal-ity affected by the law the right to regulate its provisions so as to meet the desires and "So important, however, does it seem to me that a practicable and legal method of regulating this traffic should be agreed upon that I cannot close this subject without ex-

pressing the hope that one and all of you will be guided by a single desire to give your state an honorable method of controlling by law, and within the law, a traffic that the experience of mankind teaches should never be permitted to flourish outside of legal restraint, and yet that since the passage of our prohibitory law has been, in many cities and towns of our state, as untrammeled as it would have been in the ab-

GRAR IS GAINING.

Man from Burilogton Increases His Lead

sence of ail law.

in the Senatorial Ruce. DES MOINES, Jan. 9 .- | Special Telegram to THE BEE. |- The superb organization of the Gear forces is unmistakably telling on the raw recruits that muster under the banners of the opposing candidates. As a result the chances of the Burlington man are gradually on the rise and even conservative men like Senator Harsh of Creston privately admit that the contest is taking a decided turn in Gear's favor. McConnell of Fort Dodge is a new re-enforcement to the Gear forces. The field has taken the alarm and by concerted action will force the matter to an issue on Friday evening, at which hour the caucus has been called.

The anti-Gear men have a move in con-

templation also, which will be decided to-morrow. They will propose to hold the regular joint caucus for the nomination of state printer and binder and penitentiary wardens on Thursday evening. The cra of good feeling that ushered in the contest is about over. Already friends of the

various candidates hardly speak as the pass by and the situation relations are hourly becoming more strained. Farmer Coffin is out of the fight unless be should come in as a dark horse, and Perkins has apparently corralled the most of the Teath district votes, which will bring him in

a close second to Gear. From Boies to Jackson

DES MOINES, Jan. 9.—(Special Telegram to THE BEE. |-Governor-elect Jackson has received the following letter from Governor

JANUARY 9, 1894.—Hon. Frank D. Jackson Des Molnes, In.: DEAR SIR—My attention is called to yours of the 6th Inst., addressed to the chairman of the executive committee having in charge the exercises at your coming in-auguration, in which you feelingly suggest that on account of the recent death of my daughter all parade and display be dispensed with on that occasion, and also to the action of said committee approving your suggestion and joining in kindly terms with you in ex-

and joining in kindly terms with you in expressions of sympathy.

Appreciating fully as I do this mark of your generous esteem, and grateful as I shall always be for the evidence of sorrow because of the death of her whom your words of sympathy so feelingly honor. I am yet unable to refrain from the expression of an added regret that the cloud which has darkened my own home should east its shadow over such an occasion and sadden the spirits of those who at this time should of right be expected to rejoice. With assurances of sincere gratitude to you

and to those who unite with you in this manifestation of respect for the memory of my daughter and of sympathy for me, permit me to subscribe myself, Most sincerely yours,

HORACE BOIES.

Some More of Clarkson's Scheming.

DES MOINES, Ia., Jan. 9.—There are rumor affoat today in regard to the senatorial fight. One is that the friends of J. S. Clarkson, now in New York, will spring his name before the final fight comes. The second is that Senator James F. Wilson will resign immediately as his health is very poor, and that Gov ernor Jackeon, as soon as inaugurated, will appoint Mr. Gear to fill the vacancy. This would, of course, include the withdrawal of Gear from the present con test. If Gear should be withdrawn as suggested, there remain five candidates in the field and it would become a hard struggle

Cut Into Their Profits. DES MOINES, Jan. 9 .- | Special Telegram to

The Bee. | - A considerable number of representative bottlers of the state met here today for the purpose of forming a permanent organization. Among those present are: T. W. Rogers, Humboldt; J. W. Allington, Webster City: B. J. Schwind, Dubuque; B. F. Shaw, Cedar Rapids; S. Neudenmann Lemars, and L. Herschorn, Fort Dodge. The principal object the association has n view is to protect the members from the loss of bottles, which has made a very large hole in the profits of the business. The legisla-ture will be asked to enact measures making it a crime to ship bottles to others than their wners or otherwise dispose of them.

Iowa Fair Secretaries Meet.

DES MOINES, Ia., Jan. 9-[Special Telegram to THE BEE. |-The Iowa Fair Secretaries association met here this afternoon, about fifty being present. The society is now seven years old and through it much has been accomplished for the advancement of the interests of the county fairs of the The annual meeting of the State Agricul

tural society will be neld tomorrow and Thursday. The election of officers will occur There will be a strong effort omorrow. made to elect a successor to Secretary Shaffer, George W. Franklin of Atlantic being the candidate.

Dem'se of Rev. Samson Carter. DES MOINES, Jan. 9 .- [Special Telegram to THE BEE !- Rev. Samson Carter died here last night, aged 102 years. He was born a slave in Virginia July 4, 1792. When 13 years old he was bought by a very kind Quaker, with whom he lived until he reached his majority. He spent many years of his life as a cook on river boats, and when the war broke out he was at St. Paul, Minn. He went south as a cook dur ing the war, but before it closed he went to Chicago, came to Washington, Ia., in 1864.

and after a short sojourn there came to De Will Protect the Poor.

Sioux City, Jan. 9.-[Special Telegram to The Bee.]- A committee of the local ministerial association, which has been investi gating the manner in which the surpervisors have been disposing of the county or fund, has reported that the supervisor have been drawing the money on their personal orders, whereas no one but the super intendent of poor is entitled so to do and that thousands of dollars have been misap propriated. The association has taken steps to enjoin the supervisors from further med dling with the disposition of the fund.

Pardoned an Editor. DES MOINES, Jan. 9 .- | Special Telegram to THE BEE. |-O. E. Shannon, who was con victed and sentenced to one year's imprison ment for conspiracy while editor of the Graphic, was pardoned by Governor Boies today. The judge, county attorney and a large number of prominent citizens urged the governor to grant the parcon.

Fine Cooking at Home.

Some people think that they cannot prepare the delicate soups and sauces and delicious made dishes which are peculiar to the best French cooking in their homes. But by use of

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as a stock for Soups. Sauces, Made Dishes, they can be made easily, cheaply, and successful ly at home.

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NOW IN FULL SWAY

CONTINUED PHOM PIRST PAGE.

been given and consternation has taken possession of all our people. The record of this single year's disasters stands without parallel in the history of our country. It exceeds the possibility of human calculation and I impiere you to abandon this suicidal policy. Have you not pursued enough to be convinced of its disastrous consequences? "It is no longer an experiment; it has be-come a public crime. You have it within your power to instantly relieve this appalling situation. You have only to substitute for the pending measure a joint resolution declaratory of your purpose to maintain the existing law in full force and effect during the continuance of this administration, and business activity would at once take the place of business depression." Mr. Burrows spoke for almost three hours.

At the conclusion of his speech there was a loud burst of republican applause, so long continued as to call forth a rebuke from the

General Black Speaks.

Before order was restored General J. C. Black of Illinois, ex-commissioner of pen-sions, took the floor. He referred to Mr. Burrows' picture of dire disaster in this country and said the suffering deputed by him existed after thirty years of laws writ-ten by his own party. Not a law has been placed on the statute books by the democratic party since 1860. The democratic party's responsibility for laws came only with this congress. Hefore we took charge this condition of affairs had begun. If that condition is due to existing law you can't say a word. As far as the law is responsibie for the present condition, it is the law of the high protective tariff.

Hopkins, republican of Illinois, conduded the afternoon debate. At 5:30 Mr. Hopkins secured permission to make some supplemental remarks tomorrow, and then the house took a recess until 8 o'clock this evening.

IN THE SENATE.

Nothing of a Startling or Interesting Na-ture Occurred Yesterday.

WASHINGTON, Jan. 9.—The session of the senate did not devolop that interest members anticipated. The consideration of the federal elections bill was not begun, accord ing to the program of Senator Gray, as no one seemed prepared to speak, and after some colloguy between Senators Gray and Chandler and Gorman over the method of procedure the measure finally went over until next Monday. At that time, however, it will come up as unfinished business, and Senator Gray gave notice that he would present a resolution for its consideration, "reasonably and continuously," until a vote vas reached

Even the Hawaiian situation failed to elicit he debate that was promised. Senator Chandler's resolution, calling for an opinion as to the constitutionality and regularity of the appointment of Commissioner Blount by President Cleveland, was called up and pressed for passage, but after Senator Sherman had expressed his opinion hat its passage would be disrespectful to the foreign relations committee, which is already considering the subject, Senator Chandler, finding his own party not a unit in support of his proposition, promptly withdrew it. Senator Coke of Texas called up the house journal resolution authorizing the secretary of the treasury to permit the owners of cattle and horses, transporting them into Mexico, to reimport the same into the United States at any time within twelve months of this date. It was passed.

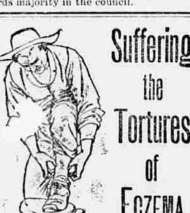
this date. It was passed.

The senate bill was passed, without opposition, providing for the disposal of the abandoned Fort Maginnis military reservation in Montana, under the mining and homestead laws, for educational and other At 1:30, on motion of Senator Morgan, the senate went into executive session. At 2:20

2:35 adjourned. Appointed Immigrant Inspector. Washington, Jan. 9 .- Secretary Carlisle has appointed Fred H. Bathey of Michigan an immigrant inspector.

he doors were opened, and the senate at

Republican Victory in Cheyenne. Chevenne, Jan. 9 .- The republicans carried every ward in the city at today's municipal election and will have a two-thirds majority in the council.



And yet lives in ignorance of the fact that a single application of the CUTICURA REME-DIES, will, in the majority of cases, afford instant relief, permit rest and sleep and point to a speedy, permanent, and economical cure, when the best physicians and all other remedies fail. CUTICURA Works Wonders, and its cures of torturing, disfiguring, and humiliating humors are the most wonderful ever recorded.

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skin. Gives a clear and beautiful natural complexion. Price \$2.00 per bottle.
LA FRECKLA—Acknowledged by Chemists and
Physicians to be the only Freckle Core known,
Guaranteed to remove any case of Freckles in a
few days, and leave the skin Lily White and Rose
Plink. Price, \$1.00.
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for the skin. In one single night it will make a
rough skin as smooth as sain. For refining coarse
pores it has no equal. Its action is healing and
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not irritate or show that it has been used. Price

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ELIXIR OF BEAUTY—An external tonic for the skin. Creates natural, rosy, plump checks, gives the glow of childhood to an old face. Price, \$1.00 ser bottle.

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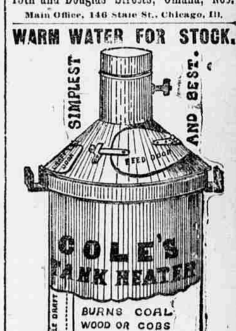
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