WASHINGTON, Jan. 29.4-The feature of the

debate of the Wilson bill which has been

surprising is the unexpectedly strong senti-

ment in the direction of free trade and single

tax theories developed among the democrats

of the west and south. Representative

Breckinridge of Kentucky called attention

in one of his speeches to the tendencies in

since the revenue measure, with income tax

accessory, came before the house. The

whole drift of politics, as he saw it, was

back toward the systems of direct taxation

enforced in the earlier stages of this gov-

In a different spirit spoke Representative

Hendricus of New York, a representative of

the more conservative element of his party

who, while admitting the current which Mr.

Breekingidge commented upon, was unable

to believe that the democratic party could

be going over bodily to what he called the

socialistic school of Tom Johnson. It has

remained for Representative Magnire of

California to bring forward the most far-

reaching proposition placed before the house.

For the first time congress will be brought face to face and placed on record upon the single tax scheme, of which Henry George is the author. Mr. Maguire has drawn up with great care and study a bill which gives ef-

fect to the single tax theories and he will propose it at the proper time as a sub-stitute for the income tax to the Wilson

ritories. It provides for collection by col-lectors and assessors for each state and ter-

ritory to be appointed by the president or that states shall collect the taxes them-

eives and turn them over to the treasure

of the United States, retaining 15 per cent of the proceeds. Mortgages on real estate

are to be rated as an interest in the land, and the tax on the proportion of value rep-

resented by the amount due from mortgage

shall be a primary charge against mortgages, but will constitute a lien on the land, to satisfy which it may be sold. In case the mortgage fails to pay the proportion the owner is to pay it and be entitled to receive

WESTERN PENSIONS.

List of the Claims Favorably Acted Upon

by the Commissioner.

Nebraska: Renewal-Edward L. Curtis,

Grand Island, Hall county. Reissue-Eben-

county. Mexican war survivors—Increase— Woodward Worl, Des Moines, Polk county

William Johnson, Scranton City, Greene county; Elijah L. Mahin, Des Moines

—John J. Rees, Powell, Edmunds county, Original widows, etc.—Mary T. Jackson, Rondell, Brown county; Barbara Hotchkin,

Alexandria, Henson county.
North Dakota: Original widows, etc.—
Mary Schroeder, Bartlett, Ramsey county.

Colorado: Original-Clament A. Colburn, Crook, Logan county. Original widows, etc. -Frances J. Webb, Valverde, Arapahoe

Issue of January 18-Nebraska: Original

widows, etc.—Maggie Du Bois, Crete, Sa-line county; Catherine Bidwell, Lexington,

Dawson county; Mary A. Small, York, York

Iowa: Increase-James Gale, Kellerton Ringgold county; Christoph Grundel, Under

wood, Pottawattamie county; Eii C. Brown

Jessup, Buchanan county. Reissue—George Menelaus, East Des Moines, Polk county:

Josiah H. Wright (deceased), Des Moines

Polk county. North Dakota: Original—Charles Ster-

mer, Cooperstown, Griggs county. Reissue George P. Marshall, Emerado, Grand

Forks county. Wyoming: Original widows, etc.—Jane

Wyoming: Original widows, Smith (mother), Beulah, Crook county, Thomas J. Fain, Kiowa, Orig-

Colorado: Thomas J. Pain, Kiowa. Original widows, etc.—Sarah Fox, Del Norte,

NEWS FOR THE ARMY.

Another Indian Agent Detailed-Other

Changes lu Assignment.

WASHINGTON, Jan. 29 .- [Special Telegram

to THE BEE. |-First Lieutenant James W.

Watson, Tenth cavalry, is detailed as acting

First Lieutenant Elias Chandler, Six-

teenth infantry, is detailed as professor of

military science and tactics at the Arkansas Industrial University, Fayetteville, Ark.

The following transfers in the Eleventh infantry are made: Captain Ira W. Quinby, from company E to company K; Captain

leorge L. R. Brown, from company K to

Lieutenant Colonel Francis L. Town,

deputy surgeon general, is relieved from duty at Fort Porter, N. Y., to take effect on

the expiration of his present sick leave of absence, and will report to the commanding

general, Department of the Missouri, for

The extension of leave granted Captain Levi P. Hunt, Tenth cavalry, is further ex-

LEFT PECKHAM ALONE.

Judiciary Committee Adjours Without

Taking Action on His Nomination.

Washington, Jan. 29.—The judiary com

mittee adjourned today without taking any

action on the nomination of Mr. Peckham to

be an associate justice of the supreme court.

GOV. CAMPBELL A BANKRUPT.

Ohio's Ex-Chief Executive Said to Be Hard

Pressed for Money.

Campbell's paper has gone to protest repeat-

edly here and at his old home in Hamilton.

as well as in Columbus, and the east, the re-

port of his assignment creates no surprise

here. It is, however, impossible to confirm the report here or at Hamilton. It is well

known that Senator Brice and John R. Mc

Lean of the Cincinnati Eaquirer are among Campbell's largest creditors, and that he

had political as well as other differences with both of them. Among the reports is one to the effect that Brice does not want to

stand for re-election next year and that Mc-Lean will be pressed for the senate. In this

connection the talk about Campbell pre-

paring to run for governor next year is re-garded as intended to affect Brice and Me-

Lean's alleged efforts for settlement as well as their political program. Campbell's real

estate and manufacturing interests at Ham-ition are all gone and his friends say that

ne is not returning there for business. Al-

though generally considered as bankrupt he

than any other man in his party in the state

and, it is thought, could break even the Brice-McLean combine if crowded on paper

which they have falled to realize on for over

Gold for the Cuba Sugar Crop.

CINCINNATI, Jan. 29 .- As ex-Governor

firector of that department.

tended fourteen days.

duty in the office of the medical

Indian agent at the Crow agency, Mont.

Rio Grande county.

Hiram White, Beatrice, Gage county

credit for the amount of his mortgage.

17. were:

State Officials Complete the Building and Loan Association Enquiry.

SEVERAL COMPANIES GIVEN NOTICE

No Serious Discrepancies Discovered, but Certificates Will Be Canceled Immediately in the Event the Board's Instructions Are Ignored.

Lancoln, Jan. 29 .- [Special to Tun Ban.] -Chief Clerk Townley and Examiner McGrew of the State Banking Board have completed their work of revising the constitution and by-taws of the building and loan associations of the state. In a number of instances they found that the companies are doing business contrary to the laws of the state. In each case the banking department has noted the dereliction and has notified the companies that they must promptly comply with the law or suffer the loss of their certificate. The nature of the discrepancies is not made known, but none of them are serious unless presisted in. The following is a copy of a circular letter mailed to the secretaries of uilding and lean associations in the state

GENTLEMEN—In nursuance of a resolution of the State Banking Board the undersigned have made an examination of the constitution and by-inws of the building and loan associations of this state which have been filed with this partment. Enclosed herewith will be found a memoran-

of this state which have been filed with this department.

Enclosed herewith will be found a memorandum noting such changes as will be necessary to be made in the constitution of the by-laws, or both, of your association, so that they will be in compliance with the letter and the spirit of an act of the legislature of the state of Nebraska governing the building and loan associations of this state, approved April 4, 1891. In addition to any change which may be named in the enclosed memorandum if the constitution and by-laws of your association do not already contain equitable provisions, permitting the payment of loans before maturity, and for crediting borrowing members who have paid premiums in advance and who repay their loans before maturity, with an equitable share of the premiums paid by them (see, 3, act 1891), you will so amend the same as to include such provisions.

Should your association have in contemplation any other amendments that are consistent with the law the same can be submitted to the board for approval, with those named in the enclosed memorandum.

The fact that your association may have been organized prior to the enactment of the law of 1891 will not refleve it from complying with the several provisions of the said law, even though such association may hold a certificate of authority to transact business in this state from this department.

You will acknowledge the receipt of this letter and take up the matter of the amendments at the first meeting of the board of directors, in accordance with the provisions of the constitution and by-laws of your association, and, as soon as the proper action has been taken, you will submit the amendments to this department for its consideration. Very respectfully.

C. F. McGrew, State Bank Examiner.

R. H. Towney,

Clerk Department of Banking.

Death of Major Kleutsch.

Major J. D. Kleutsch, the veteran editor pf the Nebraska Freie Presse, who died at his home in this city yesterday after a somewhat extended illness, will be buried to-morrow afternoon under the auspices of the Grand Army of the Republic, of which order he was a well known member. Major Kleutsch has been an active worker in Linroln newspaper circles since 1872, and has been the editor and proprietor of the Free Presse since 1836. He was born near Cobentze, Germany, and received a liberal ed-ication in the university at Bonne. He terved in the Prussian army with distinction and emigrated to the United States in 1861, sullsting in an Illinois regiment soon after his arrival. He has been in ill hearth for many years as a result of his army experience and a recent attack of grip combined with rheumatism caused his death. He leaves a wife and three children. His death is generally regretted in Lincoln, as he has ever been looked upon as one of the most progressive citizens of the place.

New Road to the Gulf.

Considerable speculation is excited in rail-road circles in Lincoln over the visit to this city today of F. A. Seaman, claim and right of way agent of the Sioux City & Northern. He visited the state house and filed with the He visited the state house and filed with the secretary of state articles incorporating the Eastern Nebraska & Gulf Railway company. The articles are signed by A. W. Swanitz of New York, F. W. Kimball of Austin, Minn., C. J. O'Connor and Thomas Ashford of Homer, Neb., and W. C. McNamara, F. A. Seaman and J. B. Keafe of Sioux City. The articles declare the intention of the company to survey, locate and construct a line of railroad from Sioux City through the counties of from Sioux City through the country Dakota, Thurston, Cuming, Burt, Dodge, Washington, Saunders, Lancaster, Cass, Washington, Saunders, Pawnee, Nemaha Otoe, Gage, Johnson, Pawnee, Nemaha Douglas, Sarpy and Richardson in Nebraska through Kansas, Indian Territory, Okla homa and Texas to deep water harbor con nection on the gulf.

HIS SCHEME FAILED.

Peculiar Transaction of an Alleged Manu-

facturer at Fremont. FREMONT, Neb., Jan. 29.-[Special to THE BEE |-Another Fremont factory enterprise has passed in its "checks" and within forty-eight hours after it was born. Friday it was quietly announced among the business men of the city that an overall and cloamen of the city that an overall and cloak factory was to be started on Third street and that a building had been leased, ten manufacturing machines bought and as many girls employed to keep them in motion. Early Sunday morning it was ascertained that the enterprise had vanished in thin air and the man who in a few hours revolutionize business in the ad left for parts unknown, morning one Louic Lever d at the Singer sewing machine office in this city and wanted the price on nine manufacturing machines in view of starting a cloak and overall factory. They sent for A. J. Dunn of Omaha, who came up and sold him the machines, to be paid for on delivery. In the meantime he had rented a building, bought a horse and wagon, hired several girls and borrowed what money he could on the strength of opening up a grand enterprise in the city, claiming that his wife was expected from Omaha on an early morning train and that she had lots of money. The machines came on Friday, but he claimed that that being the Jewish Sunday (he knew better) he could not settle for them then, but would do so Saturday. The machines were sent to the "factory," by this time the factory man was being watched. Peculiar maneuvers on Saturday made the Singer men suspicious, especially when they found that he was taking the machines apart, so they brought him up with a round turn in the hands of the police. He begged to go in and see his old friend Jacobs, and he skipped out the back door. He is running yet, and the factory vision has

The case of Councilman Murray, who, fifty days ago, was injured by falling upon the icwalk, this morning took a serious turn and the board of insanity has declared him in-sane and he will be at once sent to the asylum. It is a matter of general regret by all who know him. Captain James Murray has been one of the most prominent men of the city and has held many offices of importance, having been county judge for two terms, postmaster for four years, council-man for two or three terms and once or twice candidate for mayor of the city. He was a captain in the Forty-first Wisconsin regiment during the war and is a prominent member of the Grand Army of the Republic. He is at present connected with F. Healy in the fence works of the city. His friends hope that a short term in the asylum will repair his shattered mind.

Sudden Death at Grand Island GRAND ISLAND, Jan. 29 .- | Special to THE Bus.]-Sylvester Beach, an employe in the railroad shops, died suddenly of Bright's disease Saturday night. He was playing cards, and about 9 o'clock said he was ill, and when his friend was about to leave he and when his friend was about to leave ne told him to remain, that he was going to die. A physician was called but could render no assistance, Beach expiring a few hours later. He leaves a wife and eight children. Beach was a member of the Ancient Order of United Workmen lodge. The funeral will be held tomorrow under the auspices of the lodge at Trinity Meth-

THEY FOUND MANY ERRORS of age. The deceased was 42 years

INTERESTING CAPITALISTS.

Product County Low Lands to Be Transformed into Sugar Beet Fleids.

FREMONT, Jan. 29 .- [Special to THE BEE.] -

experiment has opened the eyes of would-be

outlined which, if permitted, will transform the thousands of acres in Dodge county from an almost im-penetrable swamp to the most valuable and productive soil. Mr. Allen re-

alizes the difficulties in the way of the en-terprise, but he has gone at it with a deter

mination to win. He says that every ditch

that has been dug thus far has encountered violent opposition. Men across whose lands

ditches have been projected have fought them with desperation, regardless of the

benefits that would certainly accrue to their neighborhoods as well as to themselves. And even now, although they have seen the

change produced, wherein swamps and morasses have been transformed to produc-

tive fields and luxurious gardens, they still quibble as to means and fight every route

All farmers now admit the imperative ne

present tariff tinkering, the whole valley transformed into one grand beet field more rich and productive than Germany or France

ever knew, and that these famed sugar countries will find in Nebraska their strongest

ompetitor in the sugar markets of the

MENDEN, Neb., Jan. 29 .- | Special to The

BEE. |- The fears that scarlet fever and

diphtheria would get a foothold here have

abated, as no new cases are reported. The

schools, which were closed for two weeks or account of fear of spreading the diseases

have reopened and the danger seems to be

Mrs. F. M. Hawkins entertained a large

number of her lady friends at her home on Saturday afternoon, in honor of the return of Miss Grace Russell from Chicago, where

she has been studying music for some months

past. It was a "hard times" party, but the

depression in money matters seemed not to have effected the spirits of those present,

udging from the peals of laughter which

rang through the rooms. Hard times was

the password, and very hard times costumes

were worn. Games, music and charactes composed the amusements, after which a hard times lunch was served.

Mr. Nelson Rogers celebrated his 59th birthday by inviting the school teachers and

a few other friends to his home Saturday

evening. Supper was served and a pleasant time was enjoyed.

C. H. Powers was arrested last week for drawing a gun on another party. His trial took place Saturday, but the jury acquitted

him. He had been bound over a short time previous for having taken some property

from an old vacant building.

Miss Addie Shedd, who has been visiting at the home of her cousin, Mrs. James A.

Cline, for several weeks, returns home this

Dr. Phar has organized a choral class,

composed of the several choirs and other singers in the city, the object being mutual improvement. The doctor has just received some very choice selections from

Tecumseh Notes and Personals.

BEE. |-B. M. Payne is home from a visit in

Mrs. J. R. Franklin of Lincoln was visit-

Rev. Father Murphy and W. R. Barton

attended the meeting of the Sons of Ver-

relatives here the last week.

Dr. and Mrs. W. L. Dayton of Lincoln were the guests of Dr. and Mrs. F. A. Sny-

der last week.

Mr. and Mrs. Orlo Paine visited their

daughter, Mrs. Stella Headrick, in Hum-boldt last week.

C. M. Chamberlain is home from a busi-

ness trip to Albany, N. Y.

Judge M. E. Cowan, A. J. Wright and

A. T. Seaver were assisting in the organ-ization of lodges of the Fraternal Order of

Protectors in Auburn and Falls City the

The Christian Endeavor society of the

Christian church held a very pleasant soci-ible at the court house Friday evening. Local icemen have been filling their houses

he past week. This week they will ship ice

Mr. Sherman Holbrook and Miss Retta

Connick were married Thursday.

Jacob Brenner of Lincoln has bought the implement business of W. J. Heaton.

Hon. W. Robb and daughter, Miss Laura, and niece, Miss Lotta Robb, are visiting in

Excelsior Springs, Mo.

E. Winn of Columbia, Mo., is the guest of

Willie, the 4-year-old son of Dr. and Mrs. F. A. Snyder, who was so badly burned by falling into a tubof scalding water on the

15th inst., died this afternoon after two

Farmer's Residence Burned.

BEE. !- Saturday evening the house and con-

tents of Scott Jordan, a farmer living five

miles southwest of this place, were con-sumed by fire. The blaze started in the

kitchen. It was not discovered until the

sitchen was almost consumed, although Mr.

Jordan was sitting in another part of the

articles in the lower part of the house were

saved.
This morning as John Singplel, a hard-

ware merchant, was taking the cartridges out of a revolver it was discharged, the bul-let taking effect in his hand, almost sever-

Injuredaby an Infuriated Cow.

BEATRICE, Jan. 29 .- (Special Telegram to

THE BEE]-G. B. Reynolds, an old resident

of this county, living near Ellis, was badly

injured yesterday by an infuriated cow, the

animal attacking him as he was turning her out of the barn. There are grave doubts as to the recovery of the injured man.

Mrs. Emma Freeman had her 15-year-old

son, Leroy Chantry, arraigned before the

county court today with a view to having

him sent to the reform school, but after hearing a statement of the case Judge

Bourne decided to place the lad on his good

Well Known Priest Hurt.

NEBRASKA CITY, Jan. 29.-[Special Tele

gram to THE BEE J-Father Emanuel Hartig

last night fell, breaking both bones of the

left leg below the knee. Father Hartig is one of the most widely known Catholic clergymen in the state.

clergymen in the state.

While putting up ice at the packing house

today R. F. Anderson fell from the top of the chute to the groun I, a distance of thirty

feet. He was unconscious when picked up, but escaped without broken bones.

Burgiars at Dorchester.

THE BEE.] - Burgiars entered the hardware

store of C. F. Thomas last night and stole

seven guns, ten revolvers, a keg of powder and a number of razors and pocketknives,

cartridges, etc., amounting in all to about

\$250. They gained entrance by boring through the back door. No clew to the

Death of a Peru Chud.

Bun.]-Spencer Neal, 8-year-old son of Dr.

William Neal, died yesterday afternoon Malignant scarlet fever was he cause o

death. He was only sick about twenty-four

Drowned While Cutting Ice.

NORTH BEND, Neb., Jan. 29. - [Special Tele-

gram to THE BEE.]-Caiver Choate, a young

married man, while cutting ice, slipped and fell in the river and was carried under the ice. The body has not been recovered.

PERU, Neb., Jan. 29 .- [Special to THE

DORGRESTER, Neb., Jan. 29 .- | Special to

behavior for thirty days.

thieves.

then his attention was only called to the barking of the dog. Only a few

BANCHOFT, Neb., Jan 29 .- [Special to THE

ont in Lincoln Tuesday.
W. R. Sharp and wife of Lincoln visited

ing relatives in this city the past week.

California.

past week.

W. W. Batterton.

weeks of terrible suffering.

TECUMSER, Neb., Jan. 29 .- [Special to THE

Chicago which he will use in the practice.

Minden Schools Reopened.

essity of ditches. At first they feared that

During the past few months the attention of capitalists has been attracted to the great DECISION ON THIS POINT IS FINAL Platte bottoms, especially in Douge and adjoining counties, as it has never been before. The wonderful results achieved by the

Motion to Recommit Will Very Likely Standard Cattle company in its sugar beet Fail and the Bill Will Stand or investors to the immense possibilities of the low lands of the Platte in that direction, when thoroughly drained. And to that end, under the leadership of Manager Allen of the Standard, a system of drainage has been Fall, Income Taxes and All Included.

MUST BEAR THEIR OWN LOAD

Democrats Who Oppose the Wilson Bill Get

No Republican Help.

WASHINGTON BUREAU OF THE BEE,) 513 FOURTEENTH STREET, WASHINGTON, Jan. 29.

After a careful, quiet canvass today, the republicans in the house reaffirmed the wisdom of their decision not to join the democratic opposition to the Wilson tariff bill in the motion the latter will make on Thursday to recommit to the ways and means committee. Great pressure was brought to bear upon the republicans today by some of the democrats who are fighting the bill to nduce them to vote for recommittal, but the republicans know that if the bill is recommitted income taxes will be stricken out and two or three amendments made which will secure for it practically a solid democratic vote and insure the ultimate success of this ruinous measure. If the bill is not recommitted the chances for defeat are bettered, because the democratic opposition to income taxes and features of the customs bill is thus bunched and the measure on

drainage would destroy their meadows, but since the Standard's experiment they yield that objection with grace. Mr. Allen has great anticipations for the Platte Valley. He sees, in the future, regardless of the final passage is greatly weakened. It is known that a majority of the senate finance committee favor retention of income taxes in the bill, and opposition is intensified in that body by keeping the measure in its present form and not giving the democrats opportunity to strike out income taxes. The republicans regard the appeal of democrats in the house to save them from political destruction by income taxes and free trade for their especial local interests as a great exhibition of unadulterated gall, since the latter have helped to destroy reciprocity, the sugar bounty, protection to farmers and all that is republican in principle. The republicans intend to give democrats repre senting protective districts a dose of their own party's medicine, and will not assist in the effort to recommit the bill. The measure as it is now, with income taxes and all of its offensiveness, must fail in its entirety or become law. That is now certain.

Power Wins Her Suit.

In the supreme court of the United States today the decision of the United States cirtoday the decision of the United States credit court for Nebraska in the case of the city of Lincoln, plaintiff in error, against Marguerite J. Fower, was affirmed with costs. Associate Justice Shiras handed down the decision. This case was commenced in the United States circuit court in Nebraska by Marguerite J. Power on October 19, 1890, to recover damages for a personal pairway. cover damages for a personal injury sus-tained by stepping into a hole in the sidewalk in the city of Lincoln. The hole in the sidewalk was an areaway cut for the pur-pose of letting light into the basement under a building. She claimed \$10,200 damages her injuries being serious, dangerous and permanent. In January, 1891, judgment was awarded for the sum of \$5,700. This decision and this judgment have today been confirmed by the highest court in the land and must stand, with costs of appeal added. Changes in Banking Circles.

The comptroller of currency has been of-ficially informed of changes in the officers of national banks during the past week as

Nebraska-The Farmers and Merchants National bank of Fremont, Otto Huette president in place of George W. E. Dorsey Francis I. Ellick, vice president in place of Otto Huette; the National Bank of Neligh l'. A. Black, president in place of John J

Iowa-The First National bank of Centerlowa—The First National bank of Center-ville, R. M. Hicks, vice president in place of A. E. Wooden, no assistant cashier in place of William Bradley, jr.; the First National bank of Muscatine, S. M. Hughes, cashier in place of T. N. Brown, no assistant cashier in place of S. M. Hughes; the Mills County National bank of Glenwood, George W. Mickelwaite, president in place of B. F. W. Mickelwaite, president in place of B. F. Buffington; the First National bank of Davenport, Anthony Burdick, president, John L. Dow, vice president in place of Anthony Burdick; the First National bank of Stuart, M. B. Wheelock, assistant cashier: the Union National bank of Ames, E. W. Stanton, vice president in place of J. L. Stevens; the First National bank of Sibley, Fred Mallest, assistant cashier; the First National bank of Emmettsburg, A. H. Keller, cashler in place Emmettsburg, A. H. Keller, cashler in place of J. J. Watson, no assistant cashler in place of A. H. Keller; the Grundy County National bank of Grundy Center, D. M. Moser, assistant cashler; the Cedar Falls National bank, Cedar Falls, J. J. Tollerton, vice president in place of R. A. Davison, W. N. Hostrop, assistant cashler; the Iowa State National bank of Signy City C. M. System National bank of Sioux City, C. M. Swan, cashier in place of H. H. Clark; the First National bank of Carroll, C. A. Mast, president in place of C. D. Boynton, F. W. Kraus, assistant cashier in place of L. G. Bangs; the First National bank of Tabor, S. D. Davis, vice president in place of W. H. Wadhams; the Merchants National bank of Eagle Grove, W. S. Worthington, vice president in place of J. J. Garland, John P. Clarke, cashier in place of W. S. Worthington, no assistant cashier in place of John P. Clarke; the First National bank of Garner, William Shattuck, vice president in piace of A. C. Ripley, Charles W. Knox, cashier in place of J. J. Upton, no assistant cashier in place of H. A. Sweigard; the Farmers Na-tional bank of Osage, no cashier in place of

Frank W. Annis. -The First National bank of Kendrick, Fred Breyman, assistant cashier.

Wyoming—The Laramic National bank Laramie, N. E. Cathill, cashier in place of L. C. Hanks. South Dakota—The Citizens National bank of Madison, C. W. Wood, president in

place of Alexander Cameron, no vice president in place of C. W. Wood.

The National Bank of Commerce, St. Louis, has been approved as reserve agent for the Valley National bank of Des Moines

Personal and General.

Senator Shoup of Idaho will tomorrow re port favorably from the committee on In dian affairs Senator Pettigrew's bill ratify ing the agreement between the Yankton houx Indians. This opens to settlemen 160,000 acres of land in southern South Da

Mr. John Hyde of Nebraska, who has been onnected with the census office since 1889 in the capacity of expert special agent on agri culture, has tendered his resignation, to take effect on the 15th prox. Mr. Hyde has made an effective officer in connection with the eleventh census. He was with the B. & M sefore coming here, and may drift back into

Mrs. Thomas Wilson of Iowa announces that she will receive on Monday afternoon assisted by Miss Wilson of Iowa and Mrs. Francis Hodgson Burnett and sister.

A marriage license has been granted here to Seth V. Peck of Clayton county, Iowa and Emma F. Bond. Senator Manderson today secured a favor able report from the senate pensions committee upon his bill increasing the pension of Mary J. Hazlin of Nebraska. A first dividend of 15 per cent has been declared in favor of the creditors of the First National bank of Hot Springs, S. D., on

claims proved, amounting to \$43,487.

Representative Mercer, who delivers a speech against the Wilson tariff bill in the house on Saturday evening, is laid up with the grippe. This evening's Washington News has a clever sketch of Omaha's congressman, in which it says that "Dave" Mercer, as every one calls him here, knows more men in Washington and is the greatest hustler of any man who ever served in cor gress so short a time. PERRY S. HEATH.

Reducing the Forces.

WASHINGTON, Jan. 29,-The reduction in in the force of the census bureau is being rapidly carried out. Employes are being almost daily dropped from the rolls and a long list of recommendations for dismissals was submitted by Superintendent Wright to Secretary Smith. If the present intention of the officials goes into effect many changes will be made on February 1, and dismissals will be rapid after that date. They are caused by the completion of the work on which the affected employes have been en-

FREE TRADE AND SINGLE TAX. New Securities. Strong Sentiment Toward Radical and Socialistic Theories Developed by the Tariff,

> JOHN G. CARLISLE CORRECTS AN ERROR Secretary of the Treasury Explains that the Resolution of the Judiciary Com-

Public Statement in Regard to Proposed

mittee Only Referred to the Purpose to Which They Are Devoted. those directions, manifested throughout the thorough and diversified threshing of eco-New York, Jan. 29.-John G. Carlisle, nomic principles which has been in progress secretary of the treasury, is at the Fifth Avenue notel. He has made public the fol-

lowing statement: "It has been erroneously published in some newspapers that the committee on judiciary of the house had agreed to and reported a resolution denying the authority of the secretary of the treasury to issue and

sell bonds as proposed in his recent circular, and these publications have evidently made an unfavorable impression upon the minds of some who contemplated making bids for these securities. "The only resolution in relation to this subject that has been before the committee

"Resolved, That it is the sense of the house of representatives that the secretary has no authority under the existing law to issue and sell bonds of the United States, except such as is conferred upon him by the act appropria ent conds of the United States, except such as conferred upon him by the act approved January 14, 1875, entitled 'An Act to Frovide for the Resumption of Specie Payments,' and that the money derived from the saie of bonds assed under that act cannot be lawfully approved under that act cannot be lawfully approved. filed to any purpose except the

"It will be seen that this resolution asbill. This bill levies a direct tax of \$62,623,-250 upon the value of all land, exclusive of improvement thereon, in the states and tersumes that authority to issue was conferred upon the secretary of the treasury by the act or January 14, 1875, and that such au-thority still exists; but it asserts the pro-ceeds of the bonds cannot be lawfully used except for the purpose of resumption.
"The official telegraphic report of the pro-

ceedings in the committee when the secre-tary appeared before it last Thursday shows that his authority to issue bonds was not questioned by any member. The only question was whether he could use the proceeds for any other purpose than the re-demption of United States notes, Mr. Bailey, the author of the resolution, distinctly admitted the existence of the authority. Addressing the secretary, Mr. Bailey said: 'The resolution does not im each your right to issue bonds, it expressly recognizes it, but questions your right to apply the proceeds to any purpose except those specified in the act.' "The judiciary committee of the house

examined and reported upon this same ques-tion during the Fifty-second congress, WASHINGTON, Jan. 29 .- [Special to THE and it then conceded the authority existing under the act of 1875. The question as to the authority of the secretary to use the Bee. |-Pensions granted, issue of January money for any particular purpose is wholly distinct from the question as to his authority to issue and sell the bonds. No ozer Cain, Omaha, Douglas county. Orig-inal widows, etc.—Emily Daniels, Ansley, Custer county; minors of James M. Kearns, Ithaca, Saunders county. Supplemental— Julia A. Phillips, Tilden, Madison county. matter what he may do with the money the validity of the bonds will not be affected and there is, therefore, no reason why any-one should hesitate to invest in these Julia A. Phillips, Tilden, Madison county.

Iowa: Increase—John P. Besser, Harper,
Keokuk county; Edgar C. Hamilton, deceased, Mason City, Cerro Gordo county.
Reissuc—Henry Stichter, Washington,
Washington county, Original widows, etc.—
Elizabeth E. McKinnis, Keosauqua, Van
Buren county; Emmalina P. Hamilton,
Mason City, Cerro Gordo county; Caroline
G. Dennis, Des Moines, Polk county; Elizabeth E. McEvers, River Sioux, Harrison
county, Mexican war survivors—Increase securities on the ground that the proceeds might possibly be used for other than retemption purposes.

Mr. Carlisle would say nothing further on he subject. He said his only purpose in issuing this statement was to rectify errors of recently published reports regarding the issuance of bonds. He will leave this city this evening.

SOVEREIGN'S APPLICATION.

Motion for an Anti-Bond Injunction Argued County; Elijah L. Bland.
Polk county.
South Dakota: Original—Byron J.
Custer county. Increase On Today. WASHINGTON, Jan. 29 .- Arguments were

today heard before Judge Cox of the district supreme court on the application of Grand Master Workman Sovereign and T. B. McGuire of the Knights of Labor for an injunction to restrain Secretary Carlisle from issuing \$50,000,000 bonds, as proposed in his recent bond circular.

Listened to by Few.

Only a score of persons heard the arguments. The applicants for the injunction were represented by Senator Allen, populist, of Nebraska, Judge Jere Wilson, C. C. Cole of Des Moines and J. W. Mills of Denver, ill of whom took part in the argument The court was asked to compel Secretary Carlisle to show way the writ asked should not be granted. Judge Wilson, in opening the case, referred to the fact that there was no other judicial tribunal to which the ap-plicants had resort under the circumstances. He declared no other business would sustain as much injury or damage by the bond issue as that of the miners, who form a large percentage of the 30,000 mem-bers of the Knights of Labor. Though the secretary, in announcing that bonds would be issued, cited the act of January 14, 1875, providing for specie payment resumption, as authority for his action, neither this act nor that of July 14, 1870, causing the refunding of the national debt, conferred the authority.

Text of the Application.

Counsel Mills then read the application. "The issue of the bonds as proposed," cited the application, "Involves an indebtedness approximating \$75,000,000, including principal and interest. Your orators complain that on January 17, 1894, the defendant, John Griffin Carlisle, secretary of the treasury caused to be issued and publicly offered for public subscription an issue of bonds to the mount of \$50,000,000, redeemable in coin at the cleasure of the government after ten years from date of issue, bearing interest at per cent per annum, and dated February 1,

"Orators further show that the proposed action for the issuance of bonds by the defendant is illegal, without any authority and contrary to the statutes of the Unite States, in that the bonds are not proposed to be issued or sold to redeem the legal tender United States notes. Further, that by the act of July 14, 1870, there was an express inhibition upon the issue of any bonds or to increase in any way whatever the bonded gebt of the United States. It is also averred that the act of January 14, 1875, was amended by that of May 31, 1878, so as to withdraw from the secretary of the trens-ury the power to redeem any more of said legal tender United States notes, and that there were outstanding when that act took effect \$346,000,000 of legal tender

"It is further said that there is no demand now, nor has there been any practical possibility that a demand will or can be made for any further redemption of the legal tender notes. The proposed action under the published offer for subscription is not only without authority of law and contrary thereto, but without necessity or sanction in the condition of the United States, for there is in the treasury \$75,000. 000 of United States gold coin which may rightfully and properly be applied add used for the purposes for which the bonds are offered for subscription. Neither the neces-sities nor conveniences of the government require issuance of the bonds while such issue and sale are prohibited by law. No Need of a Gold Reserve.

"But now the defendant, combining and confederating with divers persons at present unknown, at times pretends that the issue and sale is necessary to maintain a \$100,000,000 gold coin reserve fund for resumption or other purposes, whereas there is no law or authority requiring such reserve. Nor is said reserve desirable or practicable. All of these actings and pretenses are contrary to equity and good confidence, and that injunction may issue against the defendant, his confederates or employes against the issue and sale of the bonds and from expendng public moneys in preparing and placing on the market for sale the issue of ng public moneys bonds, and in paying any installment of in terest on the principal may it please the court togrant unto your orators the writ to supposna John Griffin Carlisle and confederates and agents by a certain day under 1 certain penalty to appear able court in chancery sitting, and then and there to answer in the premises and, further to stand to and abide by such orders and de rees as shall be agreeable to equity and

NEW YORK, Jan. 29. - The steamship Paris brought Spanish gold to the value of 750,000 Counsel Wilson, in continuing his argufrancs in transit to Cuba to move the sugar ment, discussed at length the meaning the acts of congress bearing on bonds at crop. The movement of gold for this purpose is likely to be centified, as the rates of defining the secretary's authority. He de-clared there was no question as to the juris-diction of the court in the matter and urged exchange warrant the import of gold to

WORK AND SOCIETY.

The Two-Fold Strain on Delicate Women.

Unerring Symptoms of Nervous Weakness and Over-Fatigue---The Value of Paine's Celery Compound, the Remedy that Makes People Well.



In a recent number of the Queen, Mrs. ynn Lynton writes, evidently from exand too great nerve and mental pressure among the delicate women. "Only the exceptionally strong," says

Mrs. Lynton, "can stand the strain of the two-fold life of work and society." Social life, instead of bringing refreshment, brings a redoubling of anxieties and so much more to think of and so much more to arrange and manage. There are a thousand cares that the mother, the hostess and the careful house-keeper cannot share with others. With more pretentious living, larger with every fresh social duty comes the increase of nervous strain and a step nearer the breaking-down point. The great share of this pressure comes upon the auxious mistress of the household. She becomes irritable and hysterical. The most Insignificant little trouble looms large and weighs heavy-all because she is breaking down and the nervous strain is too much for her. She cannot eat, nor sleep, nor rest, nor work; her nervuous organization has gone all to pieces. Of the thousands of such cases that Paine's celery compound has cured, of the

first prescribed by Prof. Phelps, of Dartmouth college, two women in the best seciety, in Dexter, Mich., whose portrait are given above, tell their friends of the virtue of the remedy.

Mrs. Belle Redman writes: "I can certainly speak in favor of Paine's celery compound. I have doctored more or ess for the past three years with our best doctor, and tried several remedies with no benefit. Last summer I was advised to take Paine's celery compound. I have taken about three or four bottles and my sister, Alice Bennett, has taken it to, about the 5ame number bottles, during the same length of time. "I felt all run down, my liver troub-led me,, I had awful headaches and very

bad periods of sickness that would leave me weak and pale and discouraged. Now I have improved in looks and flesh, and I have gained in many ways, through the merits of Paine's celery compound and shall use it as I am too young to be sick. I am 25 years old." Mrs. Rodman, her sister, and the lit-

tle girl are certainly healthy now, as From all over the country come, every

week, hundreds of similar testimonials; unsolicited. If one is weak or "run down" she should use Paine's celery thousands of people in all classes of so-ciety who owe their present health and strength to this wonderful compound, compound. It makes people well.

The Most Magnificent Yet Published

Reproductions WORLD'S COLUMBIAN Original

Jas. S. Kirk & Co., the world-known soap makers, offer 29 volumes-16 views to each volume—330 views in all. These cambra-caught glimpses of the beauties of probably the greatest fair the world will ever see, are 8x19 inches, printed on heavy

paper, 11x13, giving the *most perfect views* of the Buildings, Grounds, Statuary, Decorations, Pavilions, Exhibits, the famous Midway Plaisance and its attractions. one Wrapper from any of KIRK'S Laundry Boaps, and we will mail you one volume. Send \$2.00 and Twenty or Boap Powders will place your name on our subscription list and mail you each of the twenty parts as fast as issued. This saves 10 letters

and gives you 320 SUPERB VIEWS FOR \$2.00. Everybody with eyes should own a copy of this absolutely the most complete book of the Fair. 'Send orders to JAS. S. KIRK & CO., Chicago.

that the importance of the action demanded

immediate judicial restraint. Senator Alien's Remarks. Senator Allen, who fellowed, referred to

the reserve fund as a mere caprice of the secretary, who, he said, was without au-thority and absolutely powerless to issue obligations of the government. After the arguments had been presented Judge Coxe announced he would announce uesday or Wednesday whether to issue the

CARLISLE AND THE BANKERS.

He Receives but Little Encouragement at

His New York Conference. New York, Jan. 29.-By direction of Secretary Carlisle, Assistant Treasurer Conrad M. Jordon sent out today invitations to thirty bank presidents and officers of other prominent financial institutions, asking them to meet the secretary of the treasury at the subtreasury at a conference, which lasted an hour and a half. At its conclusion several of the bankers who were present said the secretary had spoken at length on the action of the judiciary committee, saying he thought their resolution showed the legality of the bond issue. He also said he believed the resolution would fail to pass.

Referring to the action of the Knights of Labor, he said he was of the opinion that the decision of the courts would undoubtedly affirm his right to issue the bonds.

Made Many Inquiries. The bankers present asked numerous ques tions concerning the points at issue. They assured the secretary that if the legalithe bonds was shown he could rely on it that all the bonds would be taken in New York unconditionally and above the upset price. The general report of those present at the conference was that the proposed Issue was much strengthened by the discussion. One of the members of the clearing house committee said he was convinced that in the minds of those who had heard Mr. Carlisle's statement of the case there was no doubt of the safety of the bonds as an investment, Their legality, he said, was assured. How far the issue had been subscribed for could not be learned. The conference was said to have been the result of withdrawals of subscriptions which had been made. At the end of the conference Mr. Carliste

refused to make any statement. He re-turned to Washington this afternoon. Brayton Ives, one of Mr. Carlisie's staunch-est supporters, stated he regarded the issue perfectly-legal, as well as Secretary Car-lisie's right to use the money as he thought

Has His Doubts.

Another bank president, however, who for chitical reasons would not permit his name o be used, took an entirely different view Notwithstanding the issue may cetly legal," said he, "the judiciary con mittee's action, which may be hostile or otherwise, has been given to public, and the latter now rather doubts the secre tary's legal right to make the issue are no more cautious persons n the country than those who invest their money in government securities. The fact that they are willing to recept such a low rate of interest shows that now. When at practically the same figures they can buy government 6s, that run nearly as long, and 4s that run longer, and which can be bought, 1 think, a trifle closer by paying the inves-tor as well, and Leither issue being either smirched or clouded, which one will they

DOCTOR SEARLES &

SPECIALISTS

CHRONIC, NERVOUS PRIVATE DISEASES

Call on or address with stamp for circula ree book, receipts, and symptom blanks. Dr. Searles and Searles, 118 South 15th St

First stairway south of postoffice, room 7. BIRNEY'S Catarrh Powder



naturally buy? One of the others most

Bankers and brokers will look at it from a business standpoint pureiy, and not be-cause of any patriotic motives. This is a season of profound peace, and not war. In the latter case we would be willing to help the government. We would buy them to ell, and not to keep, and if it is thought the investors will be afraid of them. York men will not touch them. I believe the men here will have to have further proofs of their legality. Only three days more are left, however, to bid in. I think many share my opinion. Yes, half, if not

Returned Disappointed.

A prominent banker stated this afternoon hat he believed that when Secretary Carlisle returned to Washington this afternoon he was a much disappointed man. "I am certain," continued the gentleman, "that the sectory was satisfied after he had fully plained matters to the bank presidents he would receive positive assurances that they would buy at least so many blocks of debentures, whereas all he got was, 'We will bring it up and discuss it tomorrow at a spe-cially called meeting of the directors.'"

CENTRAL CITY, Neb. Jan. 29 .- [Special Telegram to THE BER !- The finest stock train that ever left this place went out of here toight for Omaha via the Burlington, containing twer ty-one cars of stock