THE DATE OF THE BEIN WESSELLEY OF HELD AND THE

If the Scottdale convention adopts the Frick scale today the whole aspect of the strike will be changed, by uniting the Frick workers and the others for the attainment of the same object—a uniform scale of wages

#### READY TO STRIKE.

throughout the entire region.

Coal Miners in Favor of a General Sus-

pension of Work.
COLUMBUS, O., April 10.—An incident occurred at the national convention of the United Mine Workers of America today which shows that a national suspension will be ordered. A delegate suggested that all who had come instructed to favor such a move be requested to hold up their right hands. The words were no more than spoken until every hand in the house went up. The demonstration that followed was very significant, and the question of a suspension seems to be virtually settled.

Secretary McBride offered a resolution fixing the order of suspension on April 15, and other resolutions suggesting May 1.

and other resolutions suggesting 3 and 15.
Other resolutions were introduced relating to the following subjects: Recommending the adoption of the Federation of Labor platform; favoring the demonstization of gold; another resolution favoring the demonstization of silver and others of local importance were also offered.

#### Determined to Lock Out the Men.

CHICAGO, April 10 .- A big mass mucting of building contractors was held this after noon to further consider the question of locking out their employes. The builders in con ference before the meeting determined and expressed their intention of inaugurating the lockout Thursday, as determined upon yesterday, thus throwing about 60,000 men out

CHICAGO, April 19 .- The carpenters' council, representing 7,000 men, decided this afternoon to bring proceedings against the builders under the conspiracy act. The procerdings will be begun tomorrow, and the carpenters hope to prevent the threatened great lockout of 60,000 men in the building trades ordered for Thursday,

Laborers Invoke the Law.

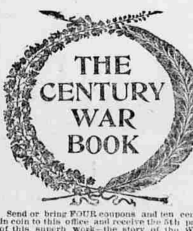
### STILL MAKING TROUBLE.

Insurgent War Ships Bombarding Rio Grande do Sul With Effect.

Copyrighted 1894 by the Associated Press.) BERLIN, April 10.-Dispatches received from Rio de Janeiro state some serious fighting is taking place at Rio Grande do Sul and that an important naval battle may be shortly expected. Five of the insurgent warships are bombarding Rio Grande do Sul and the forts there are replying with but little effect. The Brazilian government has dispatched a fleet of ten warships to the south with instructions to engage the rebel fleet at the earliest opportunity. Porto Al-legro is also said to be seriously threatened the insurgent forces landed by Admiral

PRAGUE, April 10.-A serious collision has taken place between a mob of striking workmen and gendarmes at Daudleb, a village near Koenniggratz. The gendarmes charged with fixed bayonets, wounding a number of the strikers, who were finally Riots caused by striking workmen have also taken place at Pilson. Troops have been sent to the scene and it is hoped there will be no further trouble.

NUMBER 5.



MAGNIFICENTLY ILLUSTRATION

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April 11, 1894.

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## APRIL 11, 1894.

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## SALARIES WILL BE RESTORED

Expected that Judge Dundy This Morning Will Make the Order.

CALDWELL'S HINT TO BE ACTED UPON

General Manager Dickinson Will Recommend that the Salaried Men Shall Be Given the Pay They Received Before the Reduction-Railroad Notes.

unless some unforeseen difficulties should will begin limbering up at the Y. M. C. A. arise the salaries of the clerks and others park immediately, and hope to be in good affected by the cut of September 1, 1893, will be restored today.

General Manager Dickinson stated without equivocation to a Bee reporter yesterday that he would recommend the restoration of salaries to the old basis prior to the cut on the ground of simple justice to the men who had accepted the cut believing that it would tide the company over temporary embarrass-

"I could not do otherwise in view of the statement I made while being examined by Judge Caldwell on the wage case," said Mr.

#### ANDERSON DOESN'T LIKE IT.

Thinks Caldwell's Decision a Very Impru-

dent One. NEW YORK, April 10 .- F. R. Coudert, ne of the Union Pacific receivers, said to an Associated press reporter: "There is no truth in the report that the receivers of the Union Pacific Intend to resign because of the recent decision of Judge Caldwell, "I may say," he added, "that my asso-clates and myself have felt somewhat dis-cancerted over the decision, but we have taken no action, and have not come to-gether on the subject."

taken no action, and have not come together on the subject."

E. Ellery Anderson, another of the receivers, denied there had been any resignation, and said: "The receivers of the Union
Pacific system, however, have been somewhat shaken up over the recent decision
of Judge Caldwell, and it has been a question in our minds whether or not our relations to the company and its army of
employes have not been seriously, if not
irrevocably impaired by that decision,
which was imprudent, to say the very least
of it, and, to my mind, most unfortunate, so
far as we are concerned. Our position is a
very grave one, and is especially so when
the vastness of the interests we represent
is considered. That decision practically
takes us to task. I have only seen Mr.
Coudert once since the rendering of the
Caldwell decision, and Mr. Doane is in California, hence, there has been no conference in regard to the matter."

"Does not that feeling among the receivers portend a future possible resignation of the receivers?" he was asked.

"I cannot answer that now, as I don't
know what course will be pursued."

## UNION PACIFIC MEN ELECTED.

Gulf Directors Chosen from Overland Men and Evans Kicked Out. DENVER, April 10.-The annual meeting

of the Union Pacific, Denver & Gulf system today resulted in the election of the following directors: Oliver Ames, representing stock of the late F. L. Ames; Edwin F. Atkins, Samuel Carr, S. H. H. Clark, F. Gordon Dexter, G. M. Dodge, James G. Harris, Morgan Jones, Oliver M. Mink, James G. Harris was elected in place of John Evans, whose friends protested against officials and clerks using Union Pacific proxies. The matter will probably go into the courts. The directors did not elect officers.

The Evans faction refused to vote their The Evans faction refused to vote their stock. Ex-Governor Evans said he had filed a protest, which would be included in the proceedings of the meeting against the Gulf line being incorporated into the reorganization of the Union Pacific. Union Pacific Attorney Carrol smiled at the action of the Evans faction, and intimated that it was another case of the tail trying to wag the dog. He said: "Our people are in no hurry to get the Gulf back, but as soon as the case gets into the jurisdiction of the circuit judge it will be settled our way."

Central Pacific Meeting. SAN FRANCISCO, April 10,-The annual neeting of the Central Pacific company took place today. The annual report for took place today. The annual report for 1803 shows gross eahnings of \$14.261,225; expenditures, \$13,476,598; balances, \$784,717; against earnings, \$14.612,99; expenditures, \$13,751,616; balance, \$899,374 for 1892. The annual interest of \$1,671,340 accruing on United States bonds, payable by the company, at their maturity in 1895 and 1899, must also be added to the charge. The election of officers occurs Thursday.

Fixing Wages on the Grand Island-ST. JOSEPH, April 10.-George Vroman, F. E. Gilliland and D. J. Kelly, representing the employes of the Grand Island road, ing the employes of the Grand Island road, are in consultation today with General Manager Robinson regarding the adoption of the wage schedule in force upon the Union Pacific main line. The minimum wages for telegraphers will be \$15 instead of \$35 as at present. There is no doubt about the schedule being adopted, the decision of Judge Caldwell applying to this branch as to the main line...

Immigration Business. CHICAGO, April 10.—The first report of the business handled by the western immigration clearing house has been issued. It gration clearing house has been issued. It shows a heavy failing off in the number of immigrants arriving, compared with last year. In Februar, the arrivals at Ellis island were 7,517, against 8,600 for the same month in 1893, and January had but 5,934 arrivals, against 11,782 for the same month of 1893. In carrying the passengers to the west, the Northwestern and Union Pacific did most of the business.

#### DIAMOND POOL ROOMS RAIDED. Proprietors and Employes Arrested on the Charge of Gambling.

Yesterday afternoon J. C. Morrison, Charles White, Charles S. Bibbens and Hiram B. Kennedy, proprietors of the Diamond pool rooms, and Ed Reinhart, George H. Lee, Joseph Francis, Edward Voight and William M. White, employes of the place, were arrested by the sheriff and taken to the criminal section of the district court where they all pleaded not guilty upon being arraigned. The trial of the proprietors was set for this morning, while that of the em-ployes went over until Monday.

The information in the two cases is sworn

to by Grant Ragan, and the warrant is issued by Judge Scott, before whom the trials will be had. The information charges gambling and keeping rooms for gambling purposes. Ex-Judge Doane will prosecute. Ex-Judge Davis will defend,

Trying Indianapolis Bank Wreckers. INDIANAPOLIS, April 10.-The trial of Francis A. Coffin, Percival B. Coffin and

Albert S. Reed, the officers of the defunct Indianapolis Cabinet company under indict-ment for aiding and abetting T. P. Haughey, ex-president of the Indianapolis National bank in wrecking the bank and misapplying ts funds to the use of the company, began this morning. Notable among the attorney this morning. Notative among the attention of the defense is ex-Attorney General W. H. Miller. The cabinet company has branches in all the leading American and European cities, and some sensational facts, involving more than \$1,000,000, are promised to be brought out by the evidence. Ti jury was secured and the case presented.

Receiver for a Coal Company DENVER, April 10.—The United States Coal company, of \$1,000,000 capital, was placed in the hands of Henry C. Brooks as receiver on application of the German Na-tional bank, a creditor for \$88,000. Tac bank charges General Manager James Cannon, jr., with misappropriating \$3,448.

Lumber Dealer Fails. PORTLAND, Ore., April 10.-Harvey Hogue, a well known lumber dealer, has conveyed all his property, valued at \$690,-900, to Thomas Connel. His indebtedness

is \$140,000.

Girl Could Not Get Damages. MARION, Ky., April 10.-The jury in the case of Miss Sallie Moore rgain t L. W. Cruca for \$10,000 damages for betrayel and breach promise has returned a verdict for the

General Stoeum Dangerously III. NEW YORK, April 10.-General Henry W. Slocum is lying dangerously ill with pneumonia and a complication of ailments

Hlew the Stairs to Pieces. MADRID, April 10 .- A dispatch from Mancor on the island of Majorea states that great excitement has been caused there by FOIBLES the explosion of a bomb in the house of the municipal secretary. The infernal machine had been deposited upon the staircase, and when the explosion occurred the stairs were blown to pieces. No one was injured. Several arrests have been made.

### WILL ALL BE HERE TODAY.

Omaha's New Team Ready to Open the Season's Practice Saturday.

Three more of Omaha's base ball team, Pitcher Jamison, Catcher Fear and Pitcher McVicker arrived last night, and the balance of the team will be in today. The quartet that has already reported are in the very best of condition and ready to jump into play at a moment's notice. They shape for Saturday's game with Captain Abbott's reorganized team, which will take place at the new grounds, Seventeenth and Charles streets. In this connection the management wishes to state that the name

management wishes to state that the name Athletic park, which appears on the big street posters, will not be used, but the grounds from this on will be known as the Charles Street park.

A big force of workmen has been busily engaged on the fence and buildings for the past ten days, and will complete their labors by Friday night. The grandstand is now receiving the finishing touches, the roof having been put on yesterday, and all the important details attended to. The chairs for the reserved department have been ordered and will be in position by the opening championship game with Rock Island, on Thursday, May 3.

An extra force was put on the diamond and field yesterday evening. Tons of black loam have been dumped on the grounds and the scrapers and rollers are rapidly leveling and packing the same. When finished, the grounds will be as near per-

and the scrapers and rollers are rapidly leveling and packing the same. When finished, the grounds will be as near perfect as skilled labor and good judgment can make them. In fact, they will be the best grounds Omaha has ever had, and the base ball lovers of the city should attest their appreciation of the good things the management has arranged for them by a rousing turnout Saturday next.

The uniforms, which were ordered several weeks ago, will probably arrive today. They will be of Shaker gray flannel, pantis and shirt, with red trimmings, stockings and belts and black caps.

Umpire Jack Haskell will officiate in the opening champlonship games on the local

Umpire Jack Haskell will officiate in the opening championship games on the local grounds, and be followed by Cline, familiarly known as Fatty. Rock Island opens here on the 3d, 5th and 6th of May, to be followed by Jacksonville on the 7th, 8th and 9th. Then comes the Peoria and Quincy, after which the team leaves for a three weeks eastern trip, going straight from here to Rock Island. weeks eastern trip, going straight from here to Rock Island. here to Rock Island.

The indications all point to a most satisfactory season. The cranks are all on edge for the welcome cry of "Play ball," and in their enthusiasm are keeping pace with the players themselves, who are all anxious for the coming of the opening day.

SAN FRANCISCO, April 10.-First race half mile: Sea Spray (3 to 5) won, Venus

(12 to 1) second, Monterey (4 to 1) third. Time: 0:50. Others: Barcaldine, Victory, Nervosa, Ernest. Nervosa, Ernest.
Second race, three-quarters of a mile:
Miss Buckley (30 to 1) won, Rear Guard (7 to 1) second, Sea Side (7 to 1) third. Time:
1:13%. Others: Bllss, Mayday, Notice,
Long d'Or, Morton, True Briton.
Third race, five-eighths of a mile: Monarch (30 to 1) won, Annie Moore (8 to 1)
second, Patsy O'Nelll (8 to 5) third. Time:
1:02%. Others: North, Londonville, Red

1:024. Others: North, Londonville, Red Bird, Guard, Fred Parker, Lodi, Banjo, Crawford.
Fourth race, seven furlongs: Catchem (8 to 1) won, Braw Scot (even) second, Artist (8 to 1) third. Time: 1:28%. Others: The Lark, Gussie, Nutwood, Nellie G. Fifth race, five and one-half furlongs: Trix (even) won, De la Guerra (reinstated today, no betting) second, Queen of Scots (25 to 1) third. Time: 1:10%, Others: Morven, Huntsman, Ravine, Promise.

Surprised the Prize Fighters. CRESTON, Ia., April 10.-Special to The Bee.)—Sheriff Eldridge of Adams county has perpetrated a surprise upon has perpetrated a surprise upon Harry McCoy and James Ryan, the puglists, and their seconds, timekeeper and abettors, for the flagrant violation of the state law prohibiting prize fighting. About two weeks ago the grand jury of Adams county returned indictments against McCoy and Ryan and others interested in the contest which occurred on Adams county soil, Sunday, March II. Sheriff Eldridge, armed with a raquisition from Governor Stone, went to St. Joseph and placed Ryan, the defeated pugilist, under arrest. Harry McCoy, the victor, has been telegraphed for, and his advent is expected at any moment, as he expressed a willingness to return, if necessary. There are thirteen indictments, besides those against the principals, and several of them are for Creston citizens. The prize fighting case will come up at Corning at the May term. Ryan is in jail at Corning anxiously awaiting for relief by his friends.

Results at Memphis.

Results at Memphis, MEMPHIS, April 10.—First race, six fur-ongs: Lucasta won, Meddler second,

longs: Lucasta won, Meddler second, Jennie S third. Time: 1:1942.
Second race, four furlongs: Leona's Last won. Volander second, Rouble third. Time: 0:52.
Third race, mile and a sixteenth: Strathmeath won, Maid Marian second, Linda third. Time: 1:5042.
Fourth race, four furlongs: Handpun won, Sallie Woodford second, Lady Mc-Cant third. Time: 0:5142.
Fifth race, one mile: Simrock won, Wigwam second, Bijur third. Time: 1:454.

Big Purse for the Gallopers. NASHVILLE, Tenn., April 10.—The Cum-berland Park club offers to add \$5,000 to a race for \$1,000 a corner between the western horses entered in the Brooklyn handl ern horses entered in the Brooklyn handl-cap at one and one-eighth or one and one-fourth miles, with weights assigned them in the Brooklyn, provided that Clifford, Yo Tambien and Carlsbad start in the race. The race to be run any day during the meeting the owners of the horses may elect. The offer remains open up to Fri-day, April 13.

Valuable Horse Dead. SANTA ANNA, Cal., April 10.-Satinwood, the valuable trotting stallion, died last night at the stables of his owner, J. Willets. Satinwood has been used mostly for breeding, but was to have been put in training this year, and was showing great speed. He was 5 years old.

Showalter is Champion NEW YORK, April 10.-The match be tween Showalter and Hodges for the championship of the United States resulted in a victory for Showalter. The score now is 7 to 6, and four drawn, in favor of Showal-

## PERSONAL PARAGRAPHS.

Ed M. Brass of Reynolds, one of Ne-oraska's big stock dealers, was in the city esterday on business. J. H. Tucker and wife of Des Moines are at the Millard.

William Lawrence of Denver is registered R. R. Woods of Sheridan, Wyo., is at the George W. Harshman, a prominent and

wealthy stockman of Aveca, Neb., is at the Presbyterian hospital receiving treatment. He had the sight of his right eye hearly destroyed one day last week while engaged in building a barb wire fence. Nebraskans at the Hotels. At the Murray-R. P. Macauley, Atkinson; M. B. Wheelock, Stuart.

son; M. B. Wheelock, Stuart.

At the Mercer-G. M. Johnson, O. H. Swingley, A. Allen, Beatrice; W. L. Declow, Gothenberg; H. H. Stevens, Western, V. C. Shickley, W. C. Massey, Geneva; H. W. Tate, C. A. Parcell, Fremont.

At the Delione-Robert Craft, Norfolk; S. G. Bramson, Beaver City; H. D. Apgar, Nebraska City; R. V. Martin, Blair; N. V. Harlan, York; J. L. Wilson, Tekamah; F. A. Cameron, Tekamah; J. E. Cobbry, Heatrice.

At the Arcade—C. P. Campbell, Lincoln; D. W. Montgomery, Oakland; H. B. Dibble, York; H. S. Braunhall, Alma; D. F. Crouch, Hartington; R. Lucas, Pierce; C. S. Dunn, Taylor; D. Guthrie, Superior; John Fisher, Mason City; H. Myers, Lincoln. At the Millard—D. A. Haggard, Lincoln;
J. D. McMahon, R. W. Bamford, C. Schurke, C. Harn, W. S. McVey, D. D. Ohnson, Charter Oak; J. B. Dinsmore, J. Bonekemper, Sutton; Mrs. J. Horkey and on, Creighton; E. Flint, Pawnee City; N. W. Wells, Schuyler.

son, Creighton; E. Flint, Pawnee City; N. W. Wells, Schuyler.

At the Paxton-William Fulton, Nebraska City; Joseph E. Nash, Central City; A. C. Stowell, Cedar Rapids; J. C. Ingram, Fremont; J. N. Boyle and wife, Ksarney; F. P. Ireland, Nebraska City; William McLaughlin, N. Z. Shell, Lincoln; G. A. Raymer, Lincoln; J. N. Gaffin, Colon.

At the Merchants-G. F. Rummell, Lincoln; Mrs. Whitehead, Hastings; W. N. Carpenter, Byracuse; August Wolf, Columbus; M. D. Bedal, Blair; A. L. Smalls, Fremont; A. Hoagland, Lincoln; H. H. Funree, Closter; W. Chamberiain and wife, Clarks; C. M. Hoffman, Columbus; R. Greffin, Lindsay; F. G. Hays, Pleasonton; W. H. Leasner, Wilcox; J. O. Carl, Fairmont; E. P. Worcester, Tekamah; H. D. Brown, Vesta; C. C. Bucknell, E. Dimmitt, Alva.

## COMMON TO

Such is Colonel Phil Thompson's Idea of the Breckinnidge Case.

DEFENDANT COMPARED TO JULIUS CAESAR

That He Was Unfortunate Enough to Get Caught is the Only Difference Between the Defendant and His Peculiar Fellows.

WASHINGTON, April 19.-There was something on foot in the circuit court today of which the spectators did not receive the benefit. Judge Bradley held a letter in his hand when the court met in which he seemed deeply interested. He called up to his desk three of the counsel, Messrs. Carlisle, Wilson and Butterworth, exhibited the letter to them, and the four put their heads together over the document for ten minutes. Then one of the jurors was called up, and the consultaion was prolonged for ten more minutes before Mr. Carlisle resumed his seat. It is thought that the cause of the confer-

ence was one of the anonymous letters which

have been poured in by the bushel on the

court officials and every person interested in the trial. The judge receives dozens of them every day, making all sorts of suggestions. Attorney Carlisle took up his review of the testimony where he had dropped it last night and devoted himself for the first half hour particularly to a discussion of Mrs. Governor Blackburn's testimony. He rehearsed in a manner devoid of rhetorical attitudes and in a colloquial tone how Colonel Breckinridge had brought to the Kentucky lady the plaintiff in this case, saying that she was much to him now and would be more in the future, as he intended to make her

THE COLONEL'S WORD AGAINST MANY. The history of similar cases did not show more complete chain of evidence, Mr. llsie contended. The defendant asked the jury to believe on his single word, unsup-ported by a shred of corroborating testimony or conduct on his part, that the engage-ment of marriage had been a concerted subterfuge; to disbelieve the testimony of Mrs. Blackburn, of Major Meore, of Francis, of Mary Yancey and many others, and against all these take his own word for a story utterly and altogether improbable, a story which he had every possible inducement to

contrive and to stick to. "That defense stands wholly and solely upon his unsupported word," continued the speaker. "I ask you to judge of him only by what he has told you here on this stand, a standard by which every witness can be judged without complaint. A father of a family with eight children, a devoted wife, he tells you he lived for nine years in calm, deliberate adultery with this woman, not giving away with sudden passion, not led by a misguided love, but that lust and not love a misguided love, but that just and not love was the bond between them. During these years he was posing before the world as a Christian statesman, a man high in the councils of the Presbyterian church, giving counsel to saints and sinners while his life itself was a lie. He asks you to believe him now on the ground that during these half down interviews with Mrs. Blackburn half dozen interviews with Mrs. Blackburn, a woman high in the standing of her state, who must have won the admiration of every mother's son in this box, he told to her and carried on a complicated lie."

The exigency now pressing the colonel was greater, far greater, said Mr. Carlisle, than any which had hung over him before, the inducement for him to lie was greater than ever, yet he asked the jury to believe his uncorroborated word now on the suppo-sition that he had always lied before when he made statements controverting his pres-

he made statements controverting his present position.

"This young woman does not come before you stainless," the sawer began, in comparing the character of his client with that of the statesman. "What is left now of her life? The opportunity is past for him to make the reparatios he owed to her and himself. When you compare the character of the witnesses on both sides, when you think of this man with power socially, politically and otherwise, who acquired dominacally and otherwise, who acquired domina tion over this unfortunate girl, who ruined her life, you cannot believe that he promised to make good to her the ruin of her life, you cannot with the thought of mothers and daughters in the land, refuse to make the only possible reparation to this unfortunate

Reminding them of the \$50,000 which the declaration would allow them to award Mr. Carlisic closed his plea and Miss Pollard and her companion left the room. Then Colonel Phil Thompson faced the

COLONEL THOMPSON'S QUEER MORALS. Colonel Thompson started off with the proposition that his client was not responsible for dragging this case into court; that it was not the province of the jury to punish his client for immorality, although he asked no lenlency at this bar or the bar of public opinion. Who was it, he asked, who had brought into court this mass of filth, spreading it through the newspapers before the daughters of the family?

"I want you to try this woman as a bawd and a wanton, as she acknowledged herself,' declared Mr. Thompson. "Do you want to encourage every bawd and wanton in the country to bring their filthy suits into this ourt and corrupt the community?"

He asserted that the suit had been brought

with revenge as its prompting motive, and told the jurymen that if they had lived with the woman, as Colonel Breckinridge had, they would not have taken her into their families, among their daughters and children. Every decent man would sustain the colonel in his refusal to do that. Since Madeline Pollard had claimed to have been seduced by the colonel at the age of 17, he inquired why her mother and the family bible had not been brought forward as the best proof of her age. Back at that time when she claimed she was 17, she had been associated with Mollie Shinglebower, and he could not understand why so much had been said about Mollie Shinglebower, who was as good as the strumpets she had associated with. A good deal had been said about so many witnesses for the defense having been in houses of prostitution, but Co'onel Thompson had no doubt that many a good fellow had been in such places, and could tell the truth about what happened there as well as if it had happened in a meeting house. If peo-ple wanted to find out what happened in those places they must go after the people who had been there. Turning to the occasion of the mock mar-

riage at 'Squire Tinsley's, he said that Miss Pollard had been in a state of debauchery and drunkenness, although she claimed that she was sick. People generally said that they were sick under such circumstances. Mr. Thompson had been there himself, he frankly admitted. Julian was a pretty good sort of a fellow, although he had shot out his eyes in one of his drunken sprees. He had not wanted to tell what he knew about the girl, but it had been dragged out of him and he had half apologized for her. saying that she was as good as the other girls in the locality. []
The counsel had some good words for

Hiram Kauffman and John Brandt, whose characters, he said, had never been impeached. When Miss Pollard denied that she wrote that letter to Breckinridge she lied, and had lost the case. The letter showed that he had come to the school on her invitation. It had been said this timid little girl would not aproach such a big man as Breckinridge, but she had told how she introduced herself in the same way to Roselle, telling him she had heard of him from Nellie Oliver, and asked him to take her to the school.

CALLED DOWN BY THE COURT. Speaking of the plaintiff being under conspeaking of the plaintiff being under con-tract to marry Rhedes, "engaged to one man, another man's mistress and bilk-ing another out of money." Colonel Thomp-son exclaimed, "and a school girl at that. My God! If she gets out of her short dresses what a robber and a plunderer she will be."

Judge Bradley here interrupted the speech with a remonstrance, saying: "Now, Mr. Thompson, please take care not to use such 'What have I used, your honor?" the lawyer inquired. "You said 'My God."

"I beg pardon, that was an inadvertence."
Colonel Thompson discussed the probability of the young woman accompanying Colonel Breckinridge to an assignation house in

Cincinnati, as she claimed, the day after a drive, when he had made improper advances and she had repulsed him, characterizing Miss Pellard as "the most skillful adventuress that ever made a track through a court room." He argued from dates that Colonel Breckinridge could not have been

the father of her first child. Her letters to Rhodes were blind, wooden letters to the man who had seduced her and she was demanding the money of the poor old man. She went at Rhodes booted and spurred, and it was stand and deliver with her, telling him he could not come and see her unless he put up. Were those the demands of a school girl to a generous old man who was furnishing the money for her education?"

Colonel Thompson, continuing, said Miss Pollard had deliberately stated that she had brought the suit for revenge, whereupon Mr. Wilson corrected him.

Judge Bradley said: "There was no evidence to that effect in the case," and Mr. Butterworth said: "I think she did not say The plaintiff swore the name of her last baby was "Delize Carlisle," when the rec-ords of the asylum showed the only baby brought there at the time was named "Deitz

The other side had raised a great fuss The other side had raised a great fusa about the colonel signing her examination papers for the civil service, certifying that she had a moral character. "There was not any fussing, or sweating, or kicking up a dust along about that time," he went on. "Both of them were pursuing a course of immorality ageeable to each other, and were tell-line any little lies that approximately and little lies that approximately age. ing any little lies that came along to help each other out.

BECAUSE ALL MEN ARE BAD. Every man in the court has told lies about these little domestic matters. If there were any who had not they had better go out for awhile, because they were too sanctimonious for the place.

Concerning Mrs. Blackburn, Colonel Thompson said that she was a lovely old lady, but she was getting pretty well along "She is no longer a malden gay," he said;

She is no longer a maiden gay. he said; "she would not tell anything that was not so for the world, but the old lady thought she had been imposed upon, and wanted to put it to Colonel Breckinridge as hard as she could. That's only human nature. I don't blame her. I admire her spirit. Why, I was afraid she would jump down my throat, frizzes and all, when I began to ex-

The jury was not to punish Colonel Breck-inridge for immerality. All the great men of the world had had their troubles with women. When Julius Caesar was not making laws he was making love to Cleopatra. David had put Urlah in the forefront of the battle because he had looked on the man's wife and she was lovely. "If there have been any great and she was lovely." been any great men who were not fond of been any great men who were not fond of women they were great hypocrities," the colonel declared. There was Bonaparte, Washington, all of them who had had their affairs of love as well as of war, and he added: "I don't see why this man, who is no worse than the rest of us, only he has been discovered and we have not, should be punished, unless we are to be hypocrites. If Colonel Breckinridge had been disposed to lie, he might have kept many things to his discredit out of the case. Only because he would not play the part of a hypocrite and perjurer he was condemned."

Coming down to the death of Colonel Breckinridge's wife, the attorney said:
"Then and there a new ambition sprung up
In her. She said, there is the old man I

have hung on to so long; he is free now; I'll make him marry me." "This is a common going-on all the time," said Colonel Thompson, taking another text, "only he is exposed and most of them are not. It is a good thing. But all of us have these relations with women; that is, all men, just to show that they are men. There may se some good fellows, only I never met them They start in to have a little fun with a woman, and the first thing they know they have got into eternal hell with her." Here the court adjourned.

Look up Dundee, Oregon, prune orchards free ride to the property; sold on easy payments; trees now growing; everything guaranteed. Brown, at Woodbridge Bros., 120 N. 15th St.

### TELEGRAPHIC BREVITIES.

Rt. Hon. Charles S. C. Bowen, lord chief justice of the English court of appeals, died yesterday.

N. Momma, a prominent banker and demyesterday. Dr. W. J. Brown was convicted at Wooster yesterday of attempting to assassinate W. A. Mackay.

Dr. Edward Cono Bossel, a professor in the McCormick Theological seminary, dled yesterday at Chicago. Captain Thomas Davison, the last survivor of the battle of Stonington, died yes-

terday at New London, Conn. The Panama Railroad company will commence May 1 the operation of a steamship line from San Francisco to Panama. Sam Folsom, late president of the Albu-juerque National bank, yesterday plead guilty to the charge of embezzlement. A special from El Reno, I. T., says Captain Woodson, the Indian agent, has again called out the troops to suppress the cowboys. William Dealy stabbed Martin Cline to death in a row at Owingsville, Ky., yester-day. An old feud was the cause of the trouble.

Solomon Fletcher and Charley Daney sho ten Winchester balls into Cyrus Crouch near Caddo, I. T., yesterday. All are full blood Cherokees.

The Frothingham Arcade hotel at Scranton, Pa., burned yesterday. Loss, \$100,000. The fire is believed to have been of incending the strain of the second strains of the second strains of the second s diary origin.

The annual report of the Pittsburg, Cincinnati, Chicago & St. Louis railroad shows net earnings of \$1,087,612, a decrease of \$182,380 over last year. The citizens of Enid, Okl., last night burned Senator Wolcott in effigy when they received copies of his speech on the Rock Island station bill.

La Festa carnival opened at Los Angeles yesterday with an immense attendance. It is claimed to rival in magnificence the Mardi Gras at New Orleans. Engineer Young's nerve in staying at his

post when he saw a heavy rock on the track saved the passengers on the Durango train near Antonio, Colo., from almost certain In the McMasters comtempt case at Okla-

homa City yesterday the defendant was ordered recommitted, but the order was sub-sequently suspended on an application for a rehearing. A passenger train on the Lake Erie &

Western was wrecked yesterday near Bour-bon. Ind and John Shaw, a braki-man, John Baldwin and two unknown passengers were killed. At a meeting of the Colorado State Board of Charities yesterday charges were made

against the management of the Soldiers and Sailors home. The charges were made by Grand Army men. Judge Morrow at San Francisco festerday rendered judgment for \$11,000 against the Oceanic Steamship company in favor of the wife of E. S. Smith, who lost his life in the

Oceanic-Chester collision.

In the trial of the criminal libel case against S. S. King at Kansas City, Kan, yesterday W. T. Hopkins denied that he had told Joseph A. Smith concerning the raising of the election corruption fund. Two persons were killed and a number seriously injured by the collapse of a building in Brooklyn yesterday. Catherine Clin-ton and Patrick Kelley were killed and Michael Winman and wife seriously injured. Judge Swan of the United States court yesterday rendered a decision in the damage suit of the Consolidated Car Heating com-pany against the Michigan Central railroad affirming the validity of the former com-pany's patent for steam heating in passen-

Look at all the orchards in the vicinity of Portland, Oregon, and you will settle on Dundee. Brown, at Woodbridge Bros., 120 N. 15th street.

When Baby was nick, we gave her Castoria, When she was a Child, she cried for Castoria. When she became Miss, she clung to Castoria, When she had Children, she gave them Castork

## SCALL HEAD CURED

Bad Case. Two Doctors No Good. Tries Cuticura. First Set Helps. Four Sets Completely Cure.

Our baby Pearl was born Nov. 20, 1891. From per birth she had Scall Head until she was four months old, then it became worse and came out in small white pimples, and then spread to be large vellow scabs. We tried two doctors, but they could not do it any good. So we tried Curteura Remenus, giving the Curteura Remenus, giving the Curteura. The first set we tried helped her, and before we used four sets she was perfectly cured. At the age of six months our baby weighed thirty-four pounds. Her skin is fair and smooth, and scalp perfectly well. Fortrait inclosed. I would not do without Curteura Remenus, and can recommend them as most excellent for children.

Mrs. SETH JUBB, Vanderbilt, Mich.

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I used the Curreuma Remembers for about two months, and the entire expense was but \$5.00, which no one would regret for a nice smooth skin. It left my face in the best of conditions, free from all pinples and blotches. I still use the Curreum Soar, and always shall. CUTICURA SOAP, and always shall. E. RUFUS THOMPSON, Youngstown, O. **CUTICURA WORKS WONDERS** CUTICURA RESOLVEST, the new Blood and

CUTICUIA RESOLVENT, the new Blood and Skin Purifier, internally, and CUTICUIA, the great Skin Cure, with CUTICUIA SOAP, an ex-quisite Skin Purifier, externally, instantly relieve and speedily cure every disease and humor of the skin, scalp, and blood, with loss of hair, from infancy to age, from pimples to scrofula. Sold throughout the world. Price, Cuticuna, 50c.; Soap 25c.; Resolvent, \$1. Potter Drug and Chem. Conf., Sole Proprietors, Boston. #3" "How to Cure Skin Diseases," mailed free, BABY'S Skin and Scalp purified and beautified by Curreura Soap. Absolutely pure.

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