COUNCIL BLUFFS.

Delivered by carrier to any part of the city.

H. W. TILTON, Lease. TELEPHONES-Business office, No. 41; night editor, No. 22.

MINOR MENTION.

Attend Boston store syndicate sale. The ladies of the First Baptist church will ve a musical and literary entertainment Thursday evening.

Mr. and Mrs. Cal Hafer celebrated the fifteenth anniversary of their marriage last evening at their home, 645 Franklin avenue. A marriage license was issued yesterday to Carl Wilson of Monona county and Mary Shaup of Pottawattamie. Their ages are 21

A party of eighteen implement men and their wives are planning to leave the city June 10 for a couple of weeks fishing at Madison lake, in Minnesota.

Rev. Stephen Phelps, D.D. will deliever a temperance address next Thursday evening at the Fifth avenue Methodist church before the Railroad Temperance Association.

Secretary F. M. Wright has returned from an eighty-five mile b cycle trip to Clarinda. On the way he took in Glenwood and a number of other towns along the Burlington In the superior court yesterday the case

of Works against Grundel, involving a promissory note, was on tral. It was taken from the jury and a verdict returned for the de-Alexander Valler and D. M. Williams had some trouble as the result of a horse trade

difficulty with his fists. He paid a fine of \$10 yesterday. The case of B. M. Blumenstein against the Chicago & Northwestern railway company for damages for a horse killed by one of the

and Valier undertook to settle his side of the

tompany's trains was on trial in the district court yesterday. suit of clothes that was stolen from Mrs. Pralor's place on West Broadway in March was recovered, what was left of it, by Officer Murphy yesterday. It was on the person of a burly negro.

E. W. Allen is holding meetings every night in Overton's Mission, corner of Fourth avenue and Seventeenth street. Tonight Mr. Guy Burns, a celebrated cornelist, will lead the music. Every one welcomed. Dan Smith, who was arrested Sunday night for drunkenness and begging on the streets,

showed unmistakable signs yesterday of an signaryated cise of the jim-jams, and a physician had to be called in to his assistance. John Devany, who took a prominent part in a Sunday row in the southern part of the city a few weeks ago, was fined \$10 and

costs in Justice Fox' court yesterday. The costs amounted to \$18, but these will have to be charged up to the county. Jens Jenson died yesterday morning at 7 o'clock after an illness of four days, of pneu-monia, aged 66 years. He was a native of Denmark. He will be buried in Fairview

cemetery tomorrow afternoon, services being held at the residence at 2 o'clock. An information is on file in Justice Fox' court charging August Cartwright with assaulting Julian Kraft with intent to do great bodily injury with his fists. Both men live in Lewis township. The case will probably be tried Saturday afternoon at 2 o'clock.

It is reported that a number of saloon keepers of this city are making arrangements to sue the city for the \$52.10 per month that they were compelled to pay during the years of prohibition rule as fines for being allowed to fracture the statutes.

Richard James, the 2-months-old son of Mr. and Mrs. Ira Hendricks, died yesterday morning of lung fever, after an illness of some liftle time. The funeral will be held at 4 o'clock this afternoon at the residence 828 Third avenue, Rev. E. J. Babcock offi-

B. H. Lewis is nursing a number of bruised places on his anatomy as the result of a fall he had from his wheel while running over a large dog. He also dislocated his handle bas, sprained his pedal crank and knocked his rear wheel out of joint. He and the wheel are in the repair shops.

All members of Bluff City council No. 7. Jr. O. U. A. M., and visiting members and their families are cordially invited to attend the second anniversary and social Wednesvening. May 23, at Grand Army of the Republic hall. By order of the comm E. T. WAGNER.

The lecture on the "Habits and Customs in Syria," illustrated by fifty beautiful pic-tures of the Holy Land, was listened to with great interest by the people of the Second Presbyterian church on Saturday evening. At the close Mr. Fattoosh was asked to repeat it on Sunday evening, which he did, to a full house. Coming, as he does, from birthplace of the Saviour, Mr. Fattoosh is master of his subject.

It is astonishing how little thought most people give to the quality of their fire in-surance. There are some strong insurance companies and many weak ones. We represent only the best. Lougee & Towle, 235 Pearl.

The Grand Hotel.

It has been currently reported that the Grand hotel would sgain be thrown open and the biot upon the reputation of Council Bluffs would be erased, but the plan is still the opening. But the opening of the finest line of spring furnishing goods, hats and shoes is now on at 919 South Main street and is already an assured success. Thomas B. Hughes, the proprietor, announces that the business so far is entirely satisfactory and is continually on the increase and bids fair to outdo all former seasons, for good goods, fair treatment and low prices are bound to win. Come and see.

The famous Mase Wise livery and sale barns have been sold to J. W. Minnick, and the business will be continued under his manage-ment. Horses boarded and cared for at seasonable rates; barn open day and night.

PERSONAL PARAGRAPHS.

B. F. Wadsworth has gone to Chicago to take a position. John Gretzer, jr., has returned from Birmingham, Ala. Mrs. Clint S. Byers is visiting friends in

Peoria and Canton, Ill. C. G. Saunders left last evening for a few days' business trip to Des Moines.

Judge Walter I. Smith has returned from Avoca, where he finished his term of court. Mrs. S. F. Robinson leaves today for Kan-City, to attend her mother, who is re-

ported very ill.

Beautiful New Rugs. the Council Bluffs Carpet store this week ladies will be shown the newest and finest things in the rug line in the country. The leader is the La Paris, a magnificent thing, and others are the Buddhas, Royal Wiltons, Smyrhas, in single door mats up to the largest carpet sizes. All will be on special sale this week. In laces and drapes every new novelty and all the old standards will be shown, and will be included in the special sale. The Carpet company is the only exclusive carpet house in the city, and does not sell from diminutive samples.

To Bicycle Riders. Before selecting your mount for this sea-on we would respectfully ask you to try our \$85.00 Waverley, guaranteed equal to any wheel built, regardless of price. Over forty in use in the city. Cole & Cole, exclusive agents, 41 Main street.

While you are paying for laundry why not get the best? The Eagle laundry solicits a trial and invites comparison. Telephone 157.

Two Mining Companies. Articles of incorporation were filed with the county recorder yesterday by the Creede Tunnel Mining company, with a capital stock

of \$3,000,000, and the following board of directors: J. W. Suitterlin, A. A. Bowhay, W. H. Craine, W. W. Duniap, Benjamin E. Hicks, George J. Boal, A. P. Fennerty, H. A. Darnell and Louis H. Jackson.

Articles were also filed by the Carrie S. Gold Mining company, whose capital stock is given as \$2,000,000. The following constitute the beard of directors: H. P. 1911. stitute the board of directors: H. P. Lilli-bridge, J. M. Parker, H. K. Devereaux, R. J. Preston and K. R. Babbitt.

Meyers-Durfee Furniture company, 336-333

Domestic scap breaks hard water. _...

THE DAILY BEE. NEWS FROM COUNCIL BLUFFS

. . NO. 12 PEARL STREET J. A. Gorham Will Be City Treasurer for the Present Term.

JUDGE M'GEE FAVORED THE REPUBLICAN

Much Surprise Occasioned by the Decision as the Democrats Had Been Charged with Intending to Win by Fraud.

If there was any one in Council Bluffs that was any more surprised than J. A. Gorham and his attorney, C. G. Saunders, when Judge McGee handed down his decision in the city treasurership contest case yesterday morning it was probably J. J. Shea, Me Atee's attorney. When Judge McGee decided to make a second recount of the ballots last week his decision aroused a furore of dissatisfaction on the republican side of the house. The republican leaders were not at all backward about expressing their conviction that the ballots had been fraudulently dealt with since the first recount was completed, and as the court insisted on making another examination Gorham and his attorney left the court room, refusing to be a party to what they termed a piece of grand larceny in which a city office was the

Gorham was only supposed to have a ouple of ballots, at the outside, to go on, and as one mistake after another came to the surface, always decreasing his chances for holding on to the office he had taken possession of, the conviction steadily grew that McAtee would be the next city treasurer in spite of fate and high water. But little interest, comparatively, has been mani-fested in the case during the past few days. for its outcome was thought to be a fore

gone conclusion. Great was the surprise, therefore, when the court handed down its decision yesterday morning and give the office to Gorham by a majority of three votes. When the re-count was completed Saturday noon, Gorham, republican, and McAtee, democrat, had 1.912 votes each, beyond any dispute. Besides these there were forty-two ballots that were objected to, seventeen of them by McAtee's attorney, and the remaining twenty-five by Gorham's. In his decision yes-terday Judge McGee sustained the objections to all but five of Gorham's ballots and to all but two of McAtee's, thus breaking the tie between the contestant and the incumbent, and putting the former in possession of the office without danger of further

trouble The decision of the supreme court in the Cedar Rapids case, reported at some length in The Bee a few days ago, furnished the groundwork upon which Judge McGee based his decisions as to a number of disputed ballots. In that decision a great deal of stress was laid upon the fact that nothing but a cross could be used in voting, and that anything having a tendency to identify a ballot rendered it worthless. It was these two points that beat McAtee, for Judge Mc-Gee stated that the decision of the supreme court was so definite on those two points that it must be accepted literally and car-

ried to its utmost limits.

For instance, a little mark to the left of Gorham's name was considered an identi-fying mark, and the ballot was thrown out. A Gorham ballot having a wavy pencil line running down between the two tickets was thrown out, as were six others that had too

many lines on them.

Gorham lost another vote by the action of voter in crossing out Saunders' name for udge of the superior court and writing Mc-Gee's name in two places, Judge McGee holding that this, like others, might have been done for the purpose of identifying the pallot. Another was thrown out because the name of Mortenson, republican candidate for alderman at large, had been scratched out and that of Spetman written instead. On the other hand, McAtee lost a number

of ballots for similar causes. One ballot was marked with a horseshoe, another with a backhanded figure 6 and a third with a loop, and all three were thrown out. The same was done with three ballots that had been marked with a cross outside the circle and a third had the check outside the circle, out with both lines running One man wrote "D. P. Lynch, Fourth avenue and Seventeenth street," on his bal-lot and his vote was thrown out. Another man wrote something in a foreign tongue, another wrote the sentence, "this is one," and both were thrown out. One of McAtee's partisans lost his vote because he cut two square holes in the ticket, another because he pushed his pencil through the paper at the end of each cross. In three of McAtee's ballots the voter had written "yes" in the

square opposite the park levy question, and this was held to be an identifying mark. Saunders objected to one of McAtee's ballots because there was no cross there, but the court overruled the objection because the cross was there, although almost imper-ceptible. The objection to another of Mc-Atee's votes because it bore the words "yes 13, no 4" was also overruled, it being proved that the writing had been done by one of the judges while counting the ballots.

One of Gorham's ballots had the right hand upper corner tore off, but it was allowed to go in, because it had been shown that the judge did it. Another had the figures "725" in writing, and, although it might be considered an identifying mark, having been put on before the ticket was voted, the voter could not be deprived of his vote for the wrongful action of the judge, and it was allowed to be counted. Shea's objection to another of Gorham's ballots for having crosses opposite Cleaver's and Johnson's names in addition to the one in the

In sustaining the position he had taken with regard to superfluous marks on the tickets Judge McGee stated that a man who had sold his vote would be more apt to use a small mark in distinguishing his ticket for the benefit of the man who was putting up the cash than to write down his full name and address for the benefit of the Throughout his decision he showed onclusively that hereafter it will not be safe for any one to put any fancy work

upon his ticket if he wishes it counted.

The case will most likely be appealed to the supreme court, as McAtee's attorney claims the court drew the lines entirely too close. The democrats say that such a ruling opens the avenues for dishonest judges of election to invalidate ballots for parties to whom they are opposed by merely putting a pencil scratch in the proper place. City Attorney Hazelton suggests, as a means of doing away with a part of the difficulty some people seem to have in using a pencil, that a rubber stamp and ink pad be provided for each booth and that it be made unlawful to put any other kind of mark on the ticket.

Garnishments Must Stop in Iowa in a short time, as Iowa has passed a law against them. This is your last chance to collect your accounts before the law goes into force. The Nassau Investment company has reduced its charges and will guarantecollections against persons not living in Iowa, but who are employed by some railway, express or telegraph company having an agent in Iowa. Write at once for terms and references, Council Bluffs.

Jarvis Wine Co., Council Bluffs, Ia., agent

Domestic soap outlasts cheap soap.

Will Pay Off the Claims. About seventy-five people in Council Bluffs will be glad to learn that they have a chance today to recover the money which they spent in paying for paying between the motor rails on Broadway and Main streets, the company having paid the judgment in the case in which J. W. Crossland was plaintiff. Crossland had the claims of about seventy-five property owners assign to him, and the money, amounting to \$6.380. is now in his hands. Those who have claims are requested to call on him at 741 Broadway between 10 o'clock and 12 a. m., or between 2 and 4 p. m. today.

We want everybody to know that Morgan sells paints and drugs. 134 and 742 Broadway. Jarvis Wine Co., Council Bluffs.

Fossity's Fire.

Joe Fossity, who keeps a fruit and confectionery store at 212 Broadway, was burned out yesterday noon. One of the men | insurance on the life of W. M. Jones, who at Neumayer's hotel noticed the flames in | was killed here three years ago, will be tried

the rear end of the building and turned in an alarm. The building was badly damaged, but was not worth much in the first place. The stock was damaged, it is claimed, in The stock was damaged. It is claimed, in the sum of \$100, which was insured. Fossity was in Omaha at the time of the fire. Miss Lou Hill, who was working for him, said there was only one man about the place, and he was eating ice cream in the back room. There had been no fire about the place since carly in the morning and she thought some one must have started the fire purposely. She volunteered the information that Fossity intended to go away in September. intended to go away in September.

ELECTED A SUPERINTENDENT.

Sawyer Succeeds Himself-Field's Interesting Recommendations-Who Graduate. The school board held its regular monthly meeting last evening, with President Field in the chair and Members Thomas, Snyder Bridenstein and Moore present. Soon after

the meeting had been called to order President Field asked to be excused, the condition of his wife, who is sick, having become such that he felt that he should be at home. Upon his request Mr. Bridenstein occupied the chair. A communication was read from the president with reference to the appointment of

teachers for the coming year. mended that all positions should be filled by residents, so far as possible; that only one should be employed in a family until all other applicants had been disposed of, in order to do away with the complaints that the board was unjust in its distribution of positions; that those dependent on their own effort for support should be chosen in preference to others, and single persons rather than those baving family duties. The cog-munication was placed on file.

Chairman Bridenstein of the teachers com-mittee reported that Miss Mary Wright would not be able to teach any more this term on account of illness, and recommended that the board enter into a contract with Miss Anna Ross for the remainder of the year at the salary of \$65 per month. Adopted. The question of electing a superintendent came up on Bridenstein's suggestion. Sny der wanted to postpone it until all the mem bers were present, but it was learned that the two members absent had been consulted and were willing that it should b disposed of. Member Bridenstein nominated Prof. H. W. Sawyer and he was unanimously elected. The secretary was instructed to draw an order on the school house fund for \$1,950 in

of New York for interest on bonds.
It was decided to sell the out buildings on the Washington avenue lot for \$10.
Superintendent Sawyer reported the following list of candidates for graduation at the coming commencement, which was

favor of the Mutual Life Insurance company

Latin Course—Clarence S. Capell, Frank J. Capell, Robert B. Griffith, Edward A. Sayles, R. Verner Witter, Jessie Alworth, Rosa Maria Drake, Fannie Janette Dickey, Grace Elizabeth McKenzie, Mamie Norene, May Perry, Mittle Mansfield Pile, Florence Read, Anna Perry Stevens, Minnie LaBrande

English Course-Paula Fredericka Kreidler, Matthew Adrian Tinley, Clinton Reede Spooner, Frances Rundlett Bowman, Lucretia Blanch Smith, Hannah Coleman Bick, Frank R. Hoagland, Emma Natalia Boesche, Charles D. Blaine, Conrad W. Bock, Elfle May Miles, Paul M. Flammant, Mildreth M. Pace, Ada E. Stephenson, Louisa C. Bohning, Nellie Jacobs, Dora L. Lyon, Birdle A. Lindsay, Mamie E. Oliver, Elsie M. Schoentgen, Lillie Cherniss, Ralph Scott Mueller, Margaret M. Nicholl.

Business Course—Ernest A. Bird, Rat-ford F. Childs, Theron Wadsworth Josselyn, Henry J. Nichols, Elnora C. Darnill, Lelia Grace Johnson, Lydia A. Pettibone, William E. Bock, Thomas G. Green, Clyde C. Lyon, Maude Cousins, Ruth Carrie Dunne, Adele Meyers, Henrietta Wells.

The superintendent reported the enrollment of pupils during the year as follows: Boys, 2,037; girls, 2,120; total, 4,157. Enrollment for the month, 3,365.

Meeting All Requiremen's. The Council Bluffs Insurance company is fully meeting the requirements demanded by careful business men and others for safe reliable protection against losses by The conservatism that demands this among Council Bluffs people is not of the illiberal type that refuses to recognize well earned merit in home institutions, and the consequence is that the finest homes and best business blocks in the city are protected by the home company, and the thou-sands of dollars paid out in premiums remain at home. This strengthens the home to the financial strength of other home institutions, and thus every dollar, instead of being sent abroad never to return, remains at home, adding many times its value to the general prosperity of Council Bluffs. The ompany is in its fifteenth year, and at no erlod of its existence has it ever ap-

preached its present prosperity. A Sensational Shoe Sale. Every mother (or father) who will go to 25 Main street and say they saw this ad in The Bee will be given 25 per cent of wholeprices on any pair of children's shoes

in a \$10,000 shoe stock. Discharged and Rearrested. The case of the state against John Dunn. charged with perjury, was set for a hearing in Justice Field's court yesterday, but at the appointed time no one appeared, and the court declared the case dismissed for want of prosecution. P. Gunnoude, the prosecuting witness, immediately went before Justice Fox and swore out a new information, charging Dunn with the same offense. and Dunn was rearrested and compelled to give a new bond for his appearance next Monday. Gunnoude claims there was an agreement between the attorneys by which the case was to be continued, but that Field refused to take notice of the continuance. It is charged that Dunn, in a lawsuit in justice court, swore that certain property belonging to his son, Charles Dunn, had been transferred to him for a consideration. when in fact the consideration was a myth

Gunnoude was trying to get hold of the property in question to settle a grocery bill, hence the criminal action. More New Attractions Expected in the city at any time, and as citizens know it is liable to come in various forms. This time it is at 401 Broadway and will be well worth your consideration. Just what is to be gained will be hard to say, but if interested you are sure to gain

a big bargain and save money.

Window display of wool challies showing our last invoice for this season at 33c, 39c, 50c and 58c per yard. Anathor Alexander 39c, 50c and 58c per yard. Another dis-play of 40-inch striped suitings, which areconsidered cheap at 25c, now offered at \$1.22 a pattern of 8 yards, less than half price. East show window displays a few of our many bargains in ladies' waists. Look over values offered at 39c, 69c, 87c, 98c and \$1.50 Many more specialties offered in our differ-ent departments during sale. A visit to our store will convince you our Syndicate Sale is a big success and bargains numer-

FOTHERINGHAM, WHITELAW & CO., Council Bluffs, Ia. The laundries use Domestic soap.

Flowers for Decoration Day. The Memorial day committee of the Grand Army of the Republic on decoration would request all citizens who have flowers to spare to kindly donate them for decorating the graves of the soldiers who are buried in the different cemeteries of the city, and also that they send notice by mail or to DeHaven's drug store, so that they can be gathered up by wagons early on the morning of the 29th. The teachers and pupils of the public schools are especially requested to help in this sacred duty of gathering flowers for the soldier dead, and collect them at the Bloomer and Washington avenue school buildings in the morning of Tuesday, 29th.

Chas. Bierworth and J. W. Pinnell have the exclusive control of the eating and drink ing privileges at the driving park during the races this week. Applications for pop-corn, lunch and lemonade stands will be re-ceived at 606 Broadway, or the Metropolitan hotel, until Thursday.

Evans Laundry Company. 520 Pearl street. Telephone, 290. Gas cooking stoves for rent and for sale at Gas Co's office

W. M. Jones' Insurance. The case of C. C. Jones against the United States Mutual Accident association for \$5,000

in the supreme court of Iowa today. Jacob Sims and W. E. Baintzidge went to Des Moines last evening 26 dook after the case. On the trial in the district court in this city Jones was awarded a judgment for the full amount, but the company is appealing, on the ground that Jones was intoxicated at the

LOYAL INDUSTRIAL UNION. New Organization for the Discussion of Economic Offestions.

The initial meeting of the Loyal Industrial union was held last evening at the Christian tabernacle, and a large number of workingmen were present. The object of this organization, as set forth in the proposed constitution, is educational along all lines of thought, to selevate all classes, to bring peace and prosperity to the home, to establish harmony and fraternal relations among all progressive movels of in the interest of labor, to discuss the eduction of problems of the needs of the workingman, to maintain political and educational system, and to develop ideas as to what should be done for the welfare of the people in industrial, moral, social and financial lines.

The principal means for carrying on the work of the association are to be investigation, publication, agitation, organization and moral influence. R. A. Sneathen presided over the meeting. and addresses were made by Dr. A. J. Cook and others. Last evening's meeting was preliminary to a meeting to be held next week, at which an organization will be per-

week, at which an organization will be perfected. The following proamble to the constitution sets forth the ideas of those who are leaders in the scheme:

The question of supreme importance to this nation is, shall centralized monopoly established by unjust legislation ruis this nation, or shall bona fide industrial organizations unite in harmony to maintain a national policy for the good of the people of the entire nation?

We believe that for the perpetuity of national liberty, peace and prosperity and for the good of humanity the policy of our government should be by the people and for the people.

We declare, furthermore, that the conditions which surround us justify our action

and for the people.

We declare, furthermore, that the conditions which surround us justify our action in promoting a revolution in the policy of our government in relation to finance, public domain and transportation, that industry may be enhanced in every department of our great commonwealth.

We assert that our purpose is in harmony with the genius of our national constitution that all men are created equal with these inherent rights—life, liberty and the pursuit of happiness.

On these basic principles we declare that this republic can only be a free government while based on right industrial, financial and social principles. The national problem for solution is industrial liberty from the enslayed conditions of monopoly.

We, therefore, declare ourselves in favor of revolutionary principles, believing that the forces of reform will never cease to move onward and upward until every wrong is remedied and equal rights and privileges are established for all the people as a heritage of a free government and a free and independent people.

Flowers for Cemetery.

We have a choice lot of plants, suitable for the cemetery. Parties wanting planting done will please let us know at once. No extra charge for planting. J. F. Wilcox,

Charles Lunkley, the well known undertaker, will occupy the building at 238 Broadway after May 20. Various improvements will be made which will give him one of the finest undertaking establishments in the Cases in District Court.

The following cases were commenced in the district court yesterday:

John Beno & Co. against Mrs. A. M. Ellis and M. P. Eilis, \$321.50 on attachment.
D. B. Dally against J. W. Crossland and Smith Saunders, garnishre of George and Belle Gerspacher, for \$160.

Eli Brown against the Consolidated Coffee company, P. Gunnoude and others, petition to set aside a judgment by default. Cavanaugh, Thomas & McGilton, defendant's at-torneys, claim they were not notified by the attorney for the plaintiff when the case came up for trial, as he had agreed, and a judgment was taken by default for the sum of \$1,000.

J. E. Hollenbeck against Adelaide F. Howe

and A. B. Howe, on two notes of \$100 each, secured by mortgage, Adam Ritter against Sarah Garner and others, to quiet title.

S. M. Williamson & Co. have by far the largest and finest line of bicycles ever shown in Council Bluffs. Bicycles for rent and for sale on easy payments. First-class workmen in our repair department. 106 Main street.

Wanted-Good girl for general houtework; German preferred. No. 600 E. Pierce street.

Caught the Ball. Philip, the 11-year-old son of County Treasurer W. B. Reed, went out with a number of other boys about his age to shoot at a target on the hilltops near Mynster springs Sunday afternoon. A shell became clogged in the barrel of one of the guns. and, in trying to remove it, the weapon was discharged, the bullet taking effect in young Reed's right leg between the knee and the thigh. The wound was probed, but the ball could not be found. It was found to have passed close to the femoral artery, but missed it and so saved the young mar all probability, from bleeding to death.

See the new art goods at Mrs. Niles'. For cobs go to Cox, 10 Mun street. Tele-

Burned the Garbage. Health Inspector W. R. Kemp paid a

visit to Big Lake and Mynster Springs yesterday and burned up all the garbage that has been dumped there in months past. The Any one who transgresses the law and dumps any more garbage there will be prosecuted, and as the fine for each offence ranges from \$5 to \$100, the probability is that not more than one or two examples will have to be made.

Washerwomen use Domestic soap. Everybody knows Davis sells drugg

Charles Wilson's Trial. Charles Wilson, who is in prison at Syracuse, N. Y., for the murder of the detective for his connection with which Dink Wilson was electrocuted the other day, will not have his trial until October, according to a telegram just received by Sheriff Hazen from the prosecuting attorney. The sheriff will go to Syracuse at that time to act as a witness in the case. Wilson having been confined in the county jail here about two years ago.

DeWitt's Witch Hazel Salve cures piles. Reduced rates to Texas via Santa Fe route on May 29. Addres E. L. Palmer, P. A.,

SIOUX CITY, May 21 50 (Special Telegram to The Bee.)-Katherine Pritchard of Califernia commenced suit in the United States court today against W. H. Silberhorn, the Chicago packer, to recover \$70,000 and 8 per cent interest for two tears. Silberhorn bor-



Sins a Bunbridge Attorneys 4t-law Prac-federal courts. Rooms 206-7-8-9, Shugart block, Council Blams, Ia 202 Main, 203 Pearl Streets, Council

Instructice Points About a Disease Which, Allowed to Run On, Carries With It Distress and Danger. Begin Your Treatment NOW.

It has been the custom of Drs. Copeland and Shepard each spring and summer dur ing the years that they have been engaged in the practice of medicine in this city, to announce the advent of the season as the most favorable for treating catarrh and all chronic diseases of a kindred nature, the results of repeated and oft times neg-

the results of repeated and oft times neglected colds.

They teel very grateful to the public for the confidence with which it accepts and responds to their printed utterances. Their many years experience in treating all forms of catarrhal and similared chronic discusses entitles them to speak authoritatively on the subject, and if is particularly pleasing to feel that the public appreciates and acknowledges this fact.

Therefore, following the usual custom, Dra. Copeland and Shepard desire to announce that now is undoubtesly the time to treat catarria. Now we have nature to assist us in the treatment now is worth more than two months' during the winter. In fact, in some aggravated cases, It is simply impossible to effect a cure during the winter months, and in these instances patients have been advised to delay treatment until summer.



Operator Main Office, W. U. T. Co.

'Before I went to Dr. Shepard for a short course of treatment, which resulted so happly. I had the usual symptoms of 'common catarri. That is, I suffered habitually from pain in the back of the head and over the eyes. My nose was stopped up as you would stuff up the windows and drain pipes of a house. There was the discomfort of feeling my head to be in a plugged up, sir-tight condition. About twice a week my nose hed freely, and at night I had to get out of bed and snuff up salt-water to get air through my nose.

"The stomach scan felt the disease, for mucus from the threat and head was swallowed. I lost religh for food and got dejected and weak, I was bound to get help before my case became hopelese, and went to Dr. Shepard, who has made me well. My health is excellent in every way. It seems to me that people who are alling as I was are foolish if they do not go to Dr. Shepard and get cured." Operator Main Office, W. U. T. Co.

HOME TREATMENT.

Every mail brings additional proof of the suc If you cannot come to the office write for

DRS. COPELAND & SHEPARD,

ROOMS 311 AND 312 NEW YORK LIFE BUILDING, OMAHA, NEB. Office Hours-9 to 11 a. m.; 2 to 5 p. m Evenings-Wednesdays and Saturdays

only, 6:30 to 8:30. Sunday 10 to 12 m. THE GREAT HUDYAN



quickly. Over 2,000 private endorsements. quickly. Over 2,000 private endorsements. Prematureness means impotency in the first stage. It is a symptom of seminal weakness and barrenness. It can be stopped in 20 days by the use of Hudyan. The new discovery was made by the specialists of the old famous Hudson Medical Institute. It is the strongest vitalizer made. It is very powerful, but harmless. Sold for \$1.00 a package or six packages for \$5.00 (plain scaled boxes). Written guarantee given for a cure. If you buy six boxes and are not entirely cured, six more will be sent to you free of all charges. Send for circulars and testimonials. Address

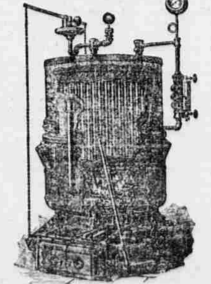


151 S. Western Avenue.

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