# SPECIAL NOTICES.

Advertisements for these columns will be taken till 12.29 p. m. for the evening and until 9:00 m for the morning and Bunday editions. Advertisers, by requesting a numbered obeck, n have answers addressed to a numbered letter of The Bee. Answers so addressed will delivered upon presentation of the check. Rates, 15c word first insertion, ic a word erenfter. Nothing taken for less than 25c.

#### SITUATIONS WANTED.

WANTED, SITUATION BY AN EXPE-rinceed bookkeeper, Good reference furnished. Address M 59, Omaha Bec. A-M703 9\* WANTED, BY TOUNG MAN POSI-tion as assistant bookkeeper, collector or clerk. References. 330. Address Mt. Bes. A-Millo 10\*

BTENOGRAPHER, FIRST-CLASS, EXPER-ienced and very rapid, wishes position in law, mercantile or railroad office, Moderate salary, Address M 65, Bee. A-Mood 8 WANTED, BY A COLORED LADY, SITUA-tion as first class cook in private family or private boarding house, Address 215 N. 13th arrest. BITUATION AS ASSISTANT DOOKKEEPER of cierk. Spenks Sweedish. Good references. Address N 2, Bee. A-551-7\*

### WANTED, SITUATION AS HOUSEKEEPER for gentleman with or without children. Ad-dress N 6, Bee. A-M562 8 WANTED-MALE HELP.

BOLICITORS, TEAMS FURNISHED; INSTALL-ment goods. American Wringer Co., 1809 How-ard street. B-583 AGENTS, SALARY OR COMMISSION, THE greatest invention of the age, The New Patent Chemical Ink Erasing Pencil. Selis on sight. Works like magic, Agents are making 125.00 to \$155.00 per week. For further particulars write the Monroe Erasing Mfs. Co., X 16, La Crosse, Wis

WANTED, SALESMAN; SALARY FROM start, permanent place. Brown Bros. Co., nurserymen, Chicago, Ill. B-M159 J23\* start, permanent place, nurserymen, Chicago, III. BALESMEN WANTED, TO SELL, OUR GOODS by sample to the wholesale and retail trade; sell on sight to every business man or firm; liberal salary; money advanced for advertising and expenses; permanent position. Address. and expenses; permanent position. Address with stainp, King Manufacturing Co., C-C. Chil cago, III. B-M771 9\*

# WANTED-FEMALE HELP.

LADIES WANTING GIRLS APPLY AT THE Scandinavian Young Ladies' home, 3204 Cuming. C-548-12\* WANTED-GIRL FOR GENERAL HOUSE-work. Apply at 2818 Charles st. C-739-7\*

#### FOR RENT-HOUSES.

FINE PLAT IN CLOUSER BLOCK AT 703 S 16th st.; range and all other conveniences 125. George Clouser, room 2, 1623 Farnam st D-911 HOUSES, F. K. DARLING, BARKER BLOCK HOUSES IN ALL PARTS OF THE CITY, THE O. F. Davis company, 1505 Parnam. D-587 6 HOOM COTTAGES, MODERN, CHOICE IN Sathford Circle. C. S. Elgutter, 204 Dec build-ing.

RENTAL AGENCY, 507 BROWN BLOCK. CLEAN, COMFORTABLE, CONVENIENT, moderate rentals, best 3 and 4-room suites for housekeepers only. References required. Also 6-room suite in tenement. 816 S. 23d st. D-590

KELKENNEY&CO.,R. 1, CONTINENTAL BLK. FOR RENT, \$35.00 PER MONTH, 4110 LAFAY FOR RENT, GOOD DETACHED NINE-ROOM house 2621 Capitol avenue. B. H. Robison, room 7, Commercial National. D-850 FOR RENT, CHOICE FLAT IN THE P. E. Her block, cor. 16th and Jackson streets. Call at 1112 Harney street. D-M543 HOUSE FOR RENT. TEMPLETON & PIER-

FOR RENT, DESIRABLE DWELLINGS IN Council Buffs; call for list at Omaha office, 422 Paxton block. E. H. Sheafe. D-M567 FOR RENT, TWO 10-ROOM MODERN FLATS, cheap, J. W. Squire, 248 Bee bldg. D-823 FOR RENT, 3. 4 AND 5 ROOMS. ENQUIRE 631 S. 17th ave. FURNISHED HOUSE ON FARNAM STREET, mar 25th. Call at 507 Brown block. D-M867 Jy7

DESIRABLE MODERN RESIdence, 2513 Farnam. R. C. Patterson, Ramge block. D-M866

FOR RENT-FURNISHED ROOMS. LARGE SOUTH ROOM, 1919 DODGE STREET.

AETNA HOUSE, NORTHWEST CORNER 12TH and Dodge. Rooms by the day or week. E-680 Jg\* ROOM WITH ALCOVE. 124 S. 26TH AVE. FURNISHED ROOM. 2017 HARNEY STREET. E-M775 11\* FOR RENT, NICELY AND NEWLY FUR-nished room, first floor; no other roomers; six blocks from P. O.; gas, bath, etc. Address M 21, Bee.

FURNISHED ROOMS, WITH OR WITHOUT board, 2211 Douglas street. References required. E-MS39 13\* POR RENT, NICELY FURNISHED ROOMS, all modern improvements, 2005 St. Mary's nvenue. E-M784 11\*

FOR RENT, NICELY FURNISHED SOUTH front room in private family, to gentleman; references required. Inquire 614 North 21st street. E-M813.12 FURNISHED ROOM, BATH, 36 MONTH, 1911 Farnam. E-818 8\*

FINELY FURNISHED ROOMS FOR HOUSE-keeping. Rent moderate. 2005 Burt street. E-M847 14\* FURNISHED ROOMS FOR LIGHT HOUSE keeping 1611 Howard street. E-M846 14\* FOUR, SIX OR EIGHT ROOMS, FURNISHED complete for housekeeping, in good modern house. Call 2605 Dodge. E-854-8\*

FOR RENT, TWO ROOMS, EN SUITE, 611
North Foth street; board nexts down.
E-M8618\*

THREE LARGE FURNISHED ROOMS COM-plete for bousekeeping; no children. 1915 Far-nam street. E-MSS 10\* FURNISHED ROOMS AND BOARD

YOUNG WOMEN'S HOME, UNDER CARE OF Women's Christian association. III S. 17th et. F-58? SOUTH FRONT ROOM FOR TWO, WITH board, in private family. 2020 St. Mary's ave. F-Med J12 ROOMS. FURNISHED OR UNFURNISHED, with first-class board. 1806 Capitol ave. Inquire 1919 Capitol ave. F-M774 FURNISHED ROOM WITH BOARD, REFER ence. 2214 Farnam street. F-M664 8\* NICELY FURNISHED ROOMS, FOLDING beds, modern conveniences, with good board. The Rose, 2020 Harney. LARGE FRONT AICOVE ROOM, TWO NICE allowers and grate, with board The Albany, 2101 Douglas street F-819

UNFURNISHED ROOMS SUITABLE FOR housekeeping, city water, etc., low rent; northwest corner 17th and Webster st. G-506 LARGE UNFURNISHED ROOMS FOR housekeeping, I large closets, bath and water on same floor, chesp to man and wife without children. 1912 Farnam. G-M860 10\*

FOR RENT, STORES AND OFFICES

16 MONTHS LEASE OF STORE, 200 S. 17TH.

CORNER SALOON, 204 DOUGLAS, INQUINE

#### AGENTS WANTED.

ACENTS WANTED TO SELL ACME FURNI-ture polish; best on earth; sample dozen, fi.0; particulars from Acme Polish Co., Gales, file, Wix. MRES KINGINGE BOOK, MARSS SOLD; AGENTS Wanted; optit free. Ferguson, Cinclunat. O. J-MSG 12\*

#### STORAGE. STORAGE FOR HOUSEHOLD GOODS; CLEAN and cheap rate R. Welle, 1111 Farman. M-609

STORAGE, WILLIAMS & CROSS, 1214 HARNEY. WANTED-TO BUY. WANTED, TO PAY 18000 PER MONTH ON A new or nearly new No. 3 Remington typewriter. State price to M 54, Ree office. N-724-6\* N-829 Jys HIGHEST PRICES PAID FOR SECOND-HAND furniture, stoves, etc. I. Brussell, 719-712 N. 16th. N-857

FOR SALE-FURNITURE. PAYMENTS EASY, YOU WON'T MISS YOUR money. Price low furniture & household goods. Enterprise Credit Co., \$13-615 N. 16th st. 0--857

FORSALE-HORSES, WAGONS, ETC. FOR SALE, LIGHT CARRIAGE TEAM, 1188 N. 17th. P-MESS JED\*

FOR SALE-MISCELLANEOUS. FOR SALE, NEW SAFETY BICYCLE FOR boy of 9, cheap, J. B. Haynes, Bee Editorial rooms. Q-M843 II BALED HAY FOR SALE THE STANDARD Cattle company, Ames, Neb., have 2,000 tons of good barn-stored hay for sale. All orders filled promptly. Q-602 FOR SALE, UPRIGHT PIANO, 817 SO. 18TH. Q-M815 12\* FRESH JERSEY COW, A GREAT PET, large, rich milker, very handsome. Address N 4, Bee. Q-853-7\*

MISCELLANEOUS.

WANTED, FOR ITS KEEPING, HORSE FOR light driving, suitable for lady to drive. Address N 3, Bec. R-M842 8\*

CLAIRVOYANTS. MRS DR. H. WARREN, CLAIRVOYANT, RE-liable business medium; 7th year at 119 N. 16.

MASSAGE, BATHS, ETC.

MME LA RUE, 416 SOUTH 15TH T-756 J10\* MADAME SMITH, 502 8 18TH, 2D FLOOR, room 3. Massage, vapor, alcohol, steam, sulphurine and sea baths. T-M741 9\* MADAME BROWN, 134 CAPITOL AVENUE, 2d floor, room 4, massage, alcohol, sulphur and sea baths. T-M723 9\*

PERSONAL.

MASSAGE TREATMENT, ELECTRO-THER-mal baths, chiropodis. Mrs. Post, \$19½ S 15th, Withhell bik.

VIAVI HOME TREATMENT FOR LADIES. Health book and consultation free. Address or call Viavi Co., 345 Bee bidg. Lady attendant. U-695

MASSAGE, MADAME BERNARD, 1419 DODGE U-M884 16\*

LADIES' (RUBBER, NEVER FAILS) AND 10 O.
N.T.PinkPillsmailed, \$1. Ladies Baznar, Omaha.
U-538-J-7

LADIES' OR GENTLEMEN'S HAIR RE-stored. Prof. Frank Broglin will guarantee to restore hair on baid heads if roots are not de-stroyed, will stop hair from failing out, cure dandruff and return gray hair to its natural color. Free examination from 9 o'clock a. m. Steam shampoo and ladles' hair dressing will commence June 18th. Room 495 Bee building. U-728-510

MISS JOHNSTON, LADIES' HAIR DRESSER, shampooing. Old location, 211 S. 15th street, U-856-Jy6

MRS. F. DOREY, CARD READING, 1112 NO 20th street. U-835 12\*

CATARRH TREATED, \$4 PER MONTH, BOOM 30, Douglas blk., cor. 15th and Dodge. U-849-Jy6

MONEY TO LOAN-REAL ESTATE.

LOANS ON IMPROVED & UNIMPROVED CITY property; \$3,000 & upwards, 5 to 6½ per cent; no delays. W. Farnam Smith & Co., 1559 Farnam W-607

OMAHA LOAN & TRUST CO., 16TH AND Douglas streets, loan money on city and farm property at lowest rates of interest. W-619

LOANS, 1 TO 5 YEARS, WARRANTS, BONDS, etc. Garvin Bros., 219 N. Y. Life, W-611

MONEY TO LOAN ON OMAHA PROPERTY and Nebraska farms at from 5 to 7 per cent. W. B. Meikle, First National bank building.

MORTGAGE LOANS. A. MOORE, 504 N. Y. Life. W-712-J9\* MONEY TO LOAN ON FARMS IN DOUGLAS, improved and unimproved Omaha real estate. Fidelity Trust Co., 1702 Farnam st. W-609

MONEY TO LOAN ON IMPROVED OMAHA real estate. Brennan, Love & Co., Paxton blk. W-614

CHOICE CITY AND FARM LOANS WANTED J. N. Frenzer, opposite P. O. W-834-J15

MONEY TO LOAN AT LOWEST RATES ON improved and unimproved Omahs real estate, 1 to 5 years. Fidelity Trust Co., 1802 Farman, 469

UNITED STATES MORTGAGE CO. OF NEW York, Capital \$2,000,000, Surplus \$600,000, Sub-mit choice loans to P. S. Pusey, agent, First National bank building. W-800-

CITY LOANS, C. A. STARR, 515 N. Y. LIFE. W-MHS

LOANS, TEMPLETON&PIERSON, PAXTON bik LOANS. E. H. SHEAFE, 422 PAXTON BLOCK W-M966

MONEY TO LOAN-CHATTELS.

MONEY TO LOAN—
We will loan you any sum which you wish, small or large, at the lowest possible rates, in the quickest possible time, and for any length of time to suit you. You can pay it back in such installments as you wish, when you wish, and only pay for it as long as you keep it. You can bestrow on HOUSEHOLD FURNITURE AND PLANOS, HORSES, WAGEINST, WARDINGS, WARRINGUSE RECEIPTS, MERCHANDISE, OR ANY OTHER SECURITY, without publicity of removal of property.

OMAHA MONTUAGE LOAN CO., 3M SCUTH ISTH STREET, First floor above the street.

THE OLDEST LARGEST AND ONLY INCORPORATED LOAN COMPANY IN OMAHA.

E HARRIS HOOM I CONTINENTALEUR.

A. E. HARRIS, ROOM I, CONTINENTAL BLK X-M660

Do you want to

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Something

Something Else?

and get the

Best of the Bargain.

Our exchange column.

a cent a word after that.

Then advestise it in

Cost you 11/2c a word, one time,

MONEY TO LOAN-CHATTELS. Continued

THE PLACE TO BORROW

MONEY ON HOUSEHOLD FURNITURE,
MONEY ON HORRES AND MULES,
MONEY ON WAGONS AND CARRIAGES,
MONEY ON WAGONS AND CARRIAGES,
MONEY ON WAREHOUSE RECEIPTS,
MONEY ON MERCHANDISE,
MONEY ON ANY CHATTEL SECURITIES,
MONEY ON SOODS BAIL SECURITIES,
MONEY ON GOODS BAIL SECURITIES,
MONEY ON LARGE OR SMALL AMOUNTS,
MONEY IN LARGE OR SMALL AMOUNTS,
MONEY IN LARGE OR SMALL AMOUNTS,
MONEY IN QUICKEST POSSIBLE BATES,
MONEY THAT YOU MAY PAY BAKE TIME,
THE FIDELITY LOAN GUARANTEE CO.
4-617

BUSINESS CHANCES.

PARTNER WANTED; INTEREST IN A branch business of well established firm; \$50.00 required. Address L 50, bee, with full particulars. the You want to Buy, Sell, OR Exchange merchandles, get in or out of business, call on or address the National Information and Exchange Co., 203 First National bank, Omaha, Neb.

1550.00 WILL BUY A GOOD PAYING BUSI-ness, a household necessity. Large profits, exclusive right in this state. Templeton & Pierson, Paxton bik. Plerson, Paxton bik. Y —655

FOR SALE, CHEAP, FIRST-CLASS RESTAURant and lanch counter, opposite F. E. & M. V.
depot, Fremont, Neb.

PARTNER WANTED, YOUNG LADY OR
gentleman, to take half interest in manufacturing my life preserver. Not much money needed,
Address Math Abent, Lamott, lowa, Jackson
Co. Y —M777 15\* WE WANT, FOR CASH OR REAL ESTATE, \$5,000.00 to \$12,000.00 stock of general merchandise; also other stocks. National Information and Exchange Co., 200 First Nat. bank, Omaha, Neb. Y-MN12 8

FOR EXCHANGE.

D. T. MOUNT HAS REMOVED HIS COALoffice to 209 So. 16th, Brown block.

Y-687-Jy1

GOOD RANCH TO TRADE FOR WESTERN marss; about 1,000 acres, hay, timber and water. Address M. L. Taylor, Springview,

600 ACRE PARM 150 MILES WEST OF Omaha. Also a very fine ranch in New Mexico, good house and barns, 500 head of cattle. This property is clear of incombrance. Will trade for Omaha city property. Omaha Real Estate and Trust, room 4 Bee building. Z—M806 8 EQUITY OF \$4,500.00 OR \$5,000.00 IN AN OMAHA CUITY OF \$4.500.00 OR sales of cottage for met chandise or land. Box 25, Griswold, In. Z.—M845.14\*

FOR SALE-REAL ESTATE

BARGAINS, HOUSES, LOTS AND FARMS, sale or trade. F. K. Darling, Barker blk. RE-521

FOR SALE, 7-ROOM HOUSE AND LOT AT A barrain, one block from motor. Inquire at \$16 S. 25th st.

FOR SALE 400 CHOICE EASTERN NEBRAS. The former also a few for tradern NEBRAS.

ka farms; also a few for trade. C. R. Boat right, 391 N. Y. Life bldg. RE-424-J24

FARM LANDS. C. F. HARRISON, 912 N. T RE-126-J24\*

Life RE-426-124\*

I OWN A NUMBER OF FARMS IN NEraska and Dakota. I will sell at from five to
ten dollars per acre, about half their actual
value. Address Chao. E. Miller, Frankfort,
Ind. RE-M706 8\*

FOR SALE, A NICE 5-ROOM COTTAGE, ONLY \$550.00: also a 7-room cettage, nearly new, only \$1.200.00. These are decided bargains, D. F. Hutchison, 108 N. 15th street. R E-MS10 8

RETAIL BUSINESS PROPERTY FOR SALE, 22x122, adjoining the N. Y. Life on Farnam st., at 110,000 less than a 6 per cent net investment. An unchangeable location. D. C. Patterson, 1623 Farnam. R E-856 12

BUSINESS NOTICES.

Mail orders got dope.

A. MARTIN, MERCHANT TAILOR, ESTAB.

1878. Imp. & domestic novelties. 1807 Farman.

788-Jya

TIN AND SHEET IRON WORK, GUTTERS spouting, valleys, roofing, done chesp. Gate City Tinners, 822 N. 16th st. 822 Jys

DAMAGED MIRRORS RESILVERED, 719 N. 16. 811 Jys

ROEDER'S PHARMACY, 707 N. 16TH ST.

VAN SANT'S SCHOOL OF SHORTHAND, 513 N. Y. Life, Omaha. Ask for sircular. 624 HORSESHOEING.

SHORTHAND AND TYPEWRITING.

E. B. BURT, HORSESHOER, 214 N. MTR.

MRS. THOS. MALONEY, 911 N. MTH ST.

PAWNBROKERS.

WANTED-TO BORROW WANTED, \$2.00 ON \$100.00 REGISTERED GOV-ernment bond for 60 days. Address N 5, Bee. nns N 5, Hee. M863 8\*

PRED MOHLE, 1917% FARNAM.

#### REALTY MARKET.

INSTRUMENTS placed on record June 7,

WARRANTY DEEDS. E F Davis to W G Myers, lot 8, block 22, The Davis to W. G. Myers, lot 8, block 22, Carthage
V. G. Myers and Wife to E. P. Davis, same,
F. Traill and husband to Marietta Powell, lots 12 and 14, Terrace add.
H. Foust and husband to J. A. Horbach,
lot 3, block 3, Orchards bill.
A. Antrim and wife to L. S. Kronenberg
et al, lot 22, block 6, Lyrman Place...
W. Lessentine to Rose Henderschott,
69x19 feet in lot 4, Ragan's add.
lose Henderschott to C. I. Hattery, same.
H. Waterman to J. V. Shipley, lots 18 and
19, block 124, Florence
V. J. Baker to A. B. Smith, lot 4, block 2,
Cottage Place, and lot 9, block 2, Smith
& W.'s subdiv.
J. Clark et al, trustee, to S. V. Cottag,
Place
G. Yates and husband to H. W. Yates, lot
G. Yates and husband to H. W. Yates, lot
G. Yates and husband to H. W. Yates, lot Place
G Vates and husband to H W Yates, lot
28, block 2, Hawthorns
L Gott and wife to G H Baxter, s 15 lot
8, block 6, Potter & C's 2d and to South Omaha E M Backus to C J Holdsworth, part s 1/2 Theo Olsen and wife to A C Harte, lots 5 and 6, block 4, South Omaha park.

Mattes Schultz to K Schultz, lot 25, Himebaugh Place.

J Gossard and husband to B M Webster, lots 5, 6 and 7, block 2, Thornburg, D C Patterson and wife to Fannie Freidman, lot 10, block 5, Patterson park

man, lot 10, block 3, Patterson park
QUIT CLAIM DEEDS.
Stephen Brown and wife to Charles Waterman, lots 18 and 12, block 124, Florence.,
E. J. Peterson and husband to same, same.,
R. W. Patrick to S. V. Comer, lots 13, 20 and
23, block 112, Dundee Place.
Someeset Trust company to Omaha Land
and Building association, log 44, Windsor
Place extension.

DERIES.

pecial master to H W Yates, lot 23,
Yates & R's subdiv.

ame to B F Thomas, lot 17, block 2, Rush & S's add to South Omahu

ame to same, lot 16, block 2, same. Same to Passumpsic Savings bank for M., block H. Orchard Hill. Same to B B Heller, lot 29, block 6, Or-chard Hill.

Total amount of transfers ...



SPECIALISTS

Nervous. WE Private Special CURE Diseases.

TREATMENT BY MAIL CONSULATION FREE We cure Catarrh. All Diseases of the Nose, Throat, Chest, Stomach, Liver, Blood, Skin and Kirney Diseases, Female Weaknesses, Lost Manhood AND ALL PRIVATE DISEASES OF MEN. REMOVED TO

Call on or Address, Dr. Searles & Searles, 1416 FARNAM ST



DR. BAILEY, Dentist. THIRD FLOOR, PAXTON BLOCK.

Painless extraction without gas. Teeth out in morning—new ones before dark. Gold and platinum fillings, \$1.00. Pure gold fillings, \$2.00 and up. All work warranted. Lady attendant in office. German spoken. Telephone 1085.

WEAK GUICKLY AND PERMANENTLY Cured of Nervous Deblity, Lost Wilslity, Varicovese, Atrophy, Physical Weakhess, etc., by IN-Physical Weakhess, etc., by IN-Ph

## BUREAU. SUES & CO., Solicitors, Bee

# RAILWAY TIME GARD

A FINE INVESTMENT INSURED.

A FINE INVESTMENT INSURED.

By purchasing either of these lots offered by the Fidelity Trust company.

150.00, N. E. corner 30th and Sprague sts., 50x 150, 00 purposed boulevard, worth 1:00.00.

1500.00, for a lot considered worth double this amount. Three blocks from Farnam st., facing on both 36th and 57th from Farnam st., facing on both 36th and 57th form for the postoffice, with building limit, puved street, stone sidewalks, parks, etc. No special taxes.

Georgia avenue property, between Mason and Pacific sts., the finest residence portion of our city. Lots in size to suit purchaser, at 25.00 per foot less than appraised value.

These are bargains that we can recommend. But little cash required. A pleasure to show property.

Fidelity Trust Company, 1702 Farnam. 4:45pm Chicago Vescibule 5:50am 9:45am Chicago Express 4:25pm 7:62pm Chicago and Iowa Local 8:00am 11:35am Pacific Junction Local 5:55pm QUICK PRINTERS, KRAMER & CHANDLER, 1121 Farnam & 307-9 S. 12th. Phone 1650, Mail orders get quick action. 754-Jy4 Leaves K. C. ST. J. & C. B. | Arrives Omaha Depot 19th and Mason Sts. | Omaha Stdam. Kansas City Day Express. 5-Spin 8:45pm K. C. Night Ex. via U. P. Trans. 6:50am

Estopm K. C. Night Ex. via U. F. Trans. 6.50am

Leaves | CHICAGO, R. I. & PACIFIC. | Arrives
Omaha Union Depot 10th & Mason Sts. | Omaha

EAST.

10:15am Atlantic Express (og. Sunday). 6:05pm
6:25pm Night Express. (og. Sunday). 6:05pm
6:25pm Chicago Vestibuled Limited. 1:25pm
11:25pm Oklahoma Exp. (to C. B. ex. Sun). 6:25pm
11:25pm Oklahoma & Texas Exp. (ex. Sun). 1:25pm
12:45pm Oklahoma & Texas Exp. (ex. Sun). 1:25pm
2:45pm Denver Express. 13:25pm
2:45pm Denver Express. 13:25pm
6:45pm Pacific Express. 13:25am
6:25pm Pacific Express. 13:25am 

Leaves C., ST. P., M. & C. Arrives Omaha Deput 15th and Webster Sts. Omaha 5.00am. Sloux City Accom (Ex. Sun.). 8:05pm 19:15pm Sloux City Accom (Sun. Only.). 8:05pm 19:15pm Sloux City Express (Ex. Sun.) 11:15am Libons St. Faul Limited ... 8:4-am

saves SIOUX CITY & PACIFIC. | Arrives mahalu. P. Depot Bith & Mason Sts. | Omaha

Leaves OMAHA & ST. LOUIS IATTIVES OmahajU. P. Depot 10th & Mason Sts. On ab 1:55pm.......St. Louis Cannon Hall.......13:25pg.

LOST, LADY'S SILVER WATCH WITH GOLD chain, with name "Mattle" on case. Reward will be paid for return to 1816 Chicago street.

Lost M883 2\* MUSIC, ART AND LANGUAGE.

CASH PAID FOR ENDOWMENT POLICIES in old line companies: Addres A. K. Brock-lesby, Box 223, Hartford, Conn. M289-J21\*

PASTURAGE.

WE HAVE 169 ACRES OF BLUE GRASS PAS-ture for horses. Board tence, spring water. Barton & Phelps, Gilmore, Neb., or A. W. Phelps & Eon, 205 N. Y. Lafe bidg, Telephone 1054.

#### GRINDING.

UNDERTAKERS AND EMBALMERS

SUPREME COURT SYLLABL

handed down by the supreme court at its present sitting:

not 10 become due according to its plain terms, but that its collectability depended upon the happening of an event in the future was incompetent, and the jury was

251, followed.

2. Under the revenue law of 1865 and the road law of 1856, General Statutes 1873, pages 856 and 850, money in the hands of a county treasurer belonging to the road districts of a county were held in trust by him for such road districts; and such money was at the disposal of the supervisors of said road districts, and at their disposal only and the chairman of the board posal only, and the chairman of the board of county commissioners of a county had

followed.
Chicago, Burlington & Quincy Rathway company vs. Oleson. Error from Lancaster county. Reversed and remanded. Opinion by Commissioner Ragan.
The existence of negligence should be proved and passed upon by the jury as any other fact. It is improper to state to the jury a circumstance or group of circumstance.

to the possession of said property on the notes and mortgage he had assigned to the bank. Held: Pirst, that the endorsement and delivery of the notes to the bank operated as an assignment to it of the mortgage which the notes were given to secure. Second, that said payee, at the time he brought his action, was not entitled to the immediate possession of the mortgaged property, and that his action was properly dismissed.

Musser vs. King. Error from Sheridan county. Affirmed. Opinion by Commissioner Ragan.

set out in his petition the facts with reference to such special ownership or lien. Haggard vs. Wallen, 6 Neb. 371, followed.

3. The plaintiff alleges in his petition that he was the owner and entitled to the immediate possession of certain property, and that the defendant unlawfully getained the same. The defendant answered by a general denial, The plaintiff proved that a third party, prior to the dute of the suit, was in debt to one T, and gave him a note therefor and executed a chattel mortgage on the property replevied to secure said note; that the plaintiff was the owner of said note and mortgage by assignment from T. Plaintiff then offered said note and mortgage in evidence. Held: That the evidence did not tend to prove the issue.

4. A chattel mortgage, whether in writing 4. A chattel mortgage, whether in writing or not, is a pledge of personal property to secure the promise of the mortgagor or some one for whom he stands sponsor.
5. The legal title to property pledged by a chattel mortgage remains in the mortgagor until divested by foreclosure proceedings and sale in pursuance of statute, and until the title of the mortgager is thus divested the mortgage has merely a lien upon the property.

by Commissioner Irvine.

In this state a married woman may contract as surety for her husband. Smith vs Spaulding, 58 N. W. R., 52, followed.

2. The contemporaneous lending of money to the husband is a sufficient consideration for the wife's signing a note evidencing such indebtedness, and a clause in such note piedging her separate real estate is binding upon her, although she personally received no consideration therefor.

Union Pacific Railroad company vs Erickson. Error from Dodge county. Affirmed. Opinion by Commissioner Irvine.

The plaintiff was a section man employed by the defendant. He was engaged in repairing the roadway and stepped away from the track to permit a fast passenger train to pass. He stood about twelve feet from the track. As the train passed him a large piece of coal fell from the tender, struck the ground, and being shattered a fragment rebounded and struck the plaintiff, injuring him. The evidence showed that it required the full capacity of the tender to store enough coal to supply the engine during its run and that the tender had been loaded to its full capacity from a chute without any precautions as to the safe disposition of the coal in the tender; that it was the lifeman's duty to place in safety any coal found in a dangerous position. Held, That under these facts it was proper 25 submit the case in the large a to whether the company had been negligent

whether the company had been negligent in loading the coal.

2. While the facts justifying an inference of negligence must be established by the evidence and their existence must not be for 2,000 people at Burlington beach.

left to the conjecture of a jury, and while ordinarily negligence cannot be presumed merely from the happening of an accident, still facts may be established by circumstances, and the same facts which prove the accident may be circumstanced, from which the facts justifying an inference of negligence may be found to exist.

justifying an inference of negligence may be found to exist.

3. In such a case evidence tending to show that it was practicable to place railings about the top of the tenders to safely increase their capacity, and this tender was not provided with such a railing. Held, To be admissible.

4. Employment in the service of a common master is not alone sufficient to constitute two men fellow servants within the rule exempting the master from liability to one for injuries caused by the nestigence of the other. To make the rule applicable there must be some consociation in the same department of duty or line of employment.

Phoenix Insurance company vs Rad Bila

Phoenix Insurance company vs Rad Bila Hora lodge. Error from Knox county. Affirmed. Opinion by Commissioner Irvine.

Where a policy of insurance simply requires that notice of loss shall be given to the company at a specified office in writing and that payment shall be made upon receipt of proper proof, and does not specify otherwise of what such notice and proof shall consist, if notice of the loss be sent in writing to the office specified and the company makes no objection on account of the form of the notice and makes no demand for other or further proof, such notice is a sufficient compliance with the terms of the policy.

2. This rule held to apply where oral notice was given to the local agent of the company, and he, at the request of the insured, communicated the fact of the loss in writing to the specified office of the company, it being held that without regard to his authority as agent of the company the facts proved constituted him the agent of the insured to give notice of loss.

3. A clause in a policy prohibiting agents from waiving any of its terms or conditions does not prevent the insured from showing that the company, through its proper agents, accepted acts of the insured as a sufficient compliance with the terms of the policy.

4. The transcript of the record, authenti-

by Justice Post.

The writ of habeas corpus is not a corrective remedy and is never allowed for the purpose of correcting errors of law by courts acting within this jurisdiction.

2. The object of the provision in section it of the bill of rights for the trial of criminal prosecutions in the county or district where the crime is alleged to have been committed was to embody in the fundamental law of the state the provision of the common law by which the accused was entitled to a trial before a jury of the vicinage or neighborhood, in order that he might have the benefit of his good char-

might have the benefit of his good character.

2. By the word district, as used in the section named, is not meant judicial district, but that portion of the territory of the state over which a court may at a particular sitting exercise power in criminal matters. Olive vs The State, 11 Neb. 1.

4. The word district as used therein may, and generally does, refer to the county where the crime is supposed to have been committed, but also includes any and all territory by law attached to such county for judicial purposes.

5. The constitutional right to a trial before a jury of the county or district where the crime is alleged to have been committed is a mere personal privilege of the accused, and not conferred upon him from any consideration of public policy.

6. It follows that such right may be waived by the accused and in practice will be held to be waived by an application for a chage of venue under the provisions of the criminal code.

Old Ocean itself.

#### CONDUCT OF OFFICERS.

quiry-Testimony Heard Yesterday.

at the Coliseum on the night of May 28. W. S. Balduff, the cateror, was the first witness. He purchased the refreshment privilege at the Collseum on the night of assurance that nothing would be disturbed, but during the night a box of spoons, ten pounds of fine cake and a half of a freeze full of ice cream disappeared for which he received no pay. The value of the goods amounted to about \$23. Mr. Balduff was told that his goods would be safe during

duty. He said that only for the assurance of safety for his goods he would have removed the articles that night. Mr. W. H. Hunter, city editor of The Bee, was called to state how it was that the article regarding the actions of the guards came to be written. He said that it was written on orders from the acting managing editor, who had learned of the affair and ascertained that Mr. Hunt was present while the revelry was going on and was conversant with the facts. Officers Arnold, Bower, Brady and Clark testified that they were on duty that night under orders from Sergeant Shoop. None of them drank anything nor did they

any one else drink, but they did say that a number of the Rifles were in various stages of intoxication. None of them saw one of the guards throw his gun across the half, but they did hear the shots. Bower said that the guards drilled at all hours of the night. He had orders from Captain Scharff not to allow any one not wearing a uniform to enter the room in which the beer was stored. He saw some of the guards faint while they were going through the evolutions of a dress parade. Officer Clark said that aside from the shooting, which he said was done by some of the Council Bluffs visitors, there was no unusual noise in the building

of the guards under command of Lieutenant Johnson helping themselves to the ice cream, and he joined them. When he left in the

and he joined them. When he left in the morning the only man he saw in the building was one of the guards who had been tied up to the steam pipes when he was lying asleep on the floor.

This completed this case, and the commissioners took up new charges against Shoop and Haze, which had been filed in the afternoon by Mrs. Maggle McKray.

These charges were to the effect that these officers went into Mrs. McKray's house without any legal right and submitted her without any legal right and submitted her unnecessary and unwarranted persecution. he case was set for trial next Monday night, and the board adjourned until 4 o'clock this afternoon, when it hopes to de-

#### the four officers. BREEZES FROM THE BEACH.

The demand for row boats is gradually in-

A number of tally he parties have already visited the beach.

A good sized building is being erected for a restaurant. It is located cast of the en-trance for pedestrians.

take the place of last year's tents and awn-

The electric are lights on the Ames avenue bridge are an improvement that the patrens of Courtland appreciate. If they could draw people to the beach, as well as they do insents to the bridge, they would Superintendent George S. Crane lest his

after having advertised it in the Bee lost column on Tuesday. He prizes it very highly as it was given to him by the beach em-

## UNION PACIFIC REFUNDING

Mr. Boissevain Discusses at Length the Proposed Reorganization of the Overland.

OLNEY'S ADJUSTMENT PLAN EXPLAINED

Representative of the Dutch Stockholders Gives His Ideas of How it Can Be Arranged on a Basis Satisfactory to Both Sides.

NEW YORK, June 7,-A. A. H. Boissevain, the representative of the Dutch bond and stockholders of the Union Pacific railroad company and auxiliary lines, and an active member of the reorganization committee, left for Europe today. He expects to be back to New York as soon as congress shall settle the matter of the government

Mr. Boissevain makes the following statement as to the progress made by the committee, which is the first authoritative statement of the proposed reorganization;

"The committee has reached the conclusion that any plan of reorganization must be based upon a readjustment of the debt to the United States, and that no reorganization would be probable until after the settlement of the terms of such readjustment. The debt of the United States, with interest, amounts to about \$70,000,000, and this debt, ogether with that owing on the prior first mortgage, amounting to \$33,000,000, will ma-ture at several dates before the year 1999 and must necessarily be provided for in the reorganization. It is my opinion that the system can be reorganized upon a safe basis and with justice to all security nell'is, provided the claims of the United States can be settled substantially upon the following terms:

of 100-year bonds bearing interest at the rate of 2 per cent per annum for the entire amount of the debt, including both principal and interest, computed to maturity. Such bonds to be secured by a mortgage on the main line and the Kansus division of the Union Pacific, including the Omaha bridge and terminals, and a sinking fund to be provided for the redemption of the entire to within 100 years by annual payments after

"This would create a charge of \$1,400,000 per annum for interest until 1905, and there-after the annual charge would be \$1,550,000

for interest and sinking fund combined.
"Second. The securities now held by the United States in the sinking fund under the Sherman act to be applied to the redemption of underlying first mortgage bonds and the balance of the underlying first mortgage bonds, amounting to about \$20,000,000, to be extended or renewed at a rate of interest not exceeding 5 per cene, a sinking fund being provided for the redemption of these

claim of the United States substantially upon these terms has been drafted by the attorney general of the United States and has been submitted by him to congress. We believe that holders of bonds which must be disturbed, and creditors and stockholders interested in the system, can provided for upon an equitable basis of the following new securities:
"An issue of general mortgage bonds bear-

"A bill providing for a settlement of the

ing interest at the rate of 4 per cent secured by a general mortgage covering the entire system subject to such mortgages as cannot be disturbed and to the lien of the United States upon the main line and Kansas Pa-cific for the adjusted debt.

"2. An issue of 5 per cent preferred stock "3. An issue of common stock."

This is the first authoritative explanation of Attorney General Olney's line for the adjustment of the government debt in the Union Pacific, and undoubtedly meets with the approbation of Mr. Boissevain, who speaks advisedly for the foreign bond and stock-holders. "It is a fair and impartial solution to a serious problem," said Mr. Thomas L. The Board of Fire and Police Commissioners held a special meeting yesterday sevain interview. "What was thought to be afternoon and completed the taking of evi-dence against the officers accused of being the bill Mr. Bolssevain shows is conditioned the road being the debt in sight. In the concluding portion of the interview in arranging for the adjustment of the bond and stockholders' claims Mr. Boissevain intimates the blanket mortgage, which is probably more equitable."

A Child Enjoys The pleasant effect and perfect safety with which ladies may use the California liquid laxative. Syrup of Pigs, and under all conditions, makes it their favorite remedy. To get the true and genuine article, look for the name of the California Fig Syrup

# Co., printed near the bottom of the pack-

age.

NOT PROPERLY LAID.

Expert Tells Why County Road Paving Has Not Been Successful The county commissioners who were strong advocates of macadam as a material for the paving of country roads are in better spirits now, as they have received assurances that

Wednesday night M. M. Holmes, an expert macadam layer from Kansas City, arrived and was at once driven out to the work, where he spent some time in examining the material used and the manner in tractor. Darkness, however, came on before he completed his investigation, and not be-ing prepared to give an expert opinion he refused to talk. Early yesterday he a visited the road, remaining during greater portion of the day, coming to the city at noon for his lunch. In speaking of the work in this county he said that it would be a success, and that if the macadam was properly laid the road would be superior to those around Kanzas City. The soil, he said, was much better than that of Missouri, being firmer and much less spongy. Regarding the stone, he declared that that stand the wear of the heaviest traffic for many years, providing the road had the proper attention and the ruts were kept filled to prevent the rains from sesping

the trouble with the miscadam that had been hald, he said, was due to the fact that the man in charge was inexperienced and did not understand his bushess. He had rolled the stone to death by first rolling the base and then the course of stone. Then he had rolled the gravel put in for a binder

way was to fill up the excavation with the material and then wet it duwn, which would in a measure coment the binder to the several courses of stens. When this had been completed the next thing to do was to put The old stand-bys, the switchback and merry-go-round, still attract the crowds.

A good heavy rain will greatly improve the Ames avenue drive, now that it has been properly graded.

Mr. Holmes will stay in the city for several days, spending his time on the Dodge sirect road, where he will set in the capacity of an instructor, giving the contractor and foreman lessons upon the subject of how

Marriage Licenses. The following marriage licenses were se-Name and Address. Mred Brisbane, Council Bluffs..... Mathew S. Porter, Windom, Minn, Amy Soule Omaha

It Makes No Difference

What your ailment is, a fortnight's stay at list Springs, S. D., will benefit you. The chances are, it will cure you. The Burlington's city ticket agent at 1324

Cure indigestion and billiousness with DeWitt's Little Early Risers.

W. H. Hodges, Detroit, Mich. Louise M. Jamerson, Detroit, Mich. Mike Palmtog, Earpy county, Neb., Martha Dillon, Bellevue, Neb.,....

Farnam street will gladly give you fell in-

Following are the syllabi of opinions

handed down by the supreme court at its present sitting:

Oliver, administrator, vs. Chicago, Burlington & Quincy Railway company. Error from Cass county. Affirmed. Opinion by Commissioner Ryan.

Inadequacy of the damages found by the jury cannot be considered in this court when not assigned as error in the petition in error, upon which a review is sought. Starrett Brothers vs. Decrfield. Error from Lancaster county. Affirmed. Opinion by Commissioner Ryan.

The provisions of the statute exempting personal property from judicial process upon the filling of a prescribed inventory and affidavit are for the benefit of the family of the debtor, and for the possession of such property, when the necessary requirements to entitle to exemption have been complied with, the head of the family may maintain replevin irrespective of the ownership thereof being that of the husband and wife.

Van Etten et al. vs. Howell. Error from Douglas county. Affirmed. Opinion by Commissioner Ryan.

Evidence of a parol agreement entered into by the makers and payee of a promissory note contemporaneously with or previous to its execution, whereby it was attempted to be shown that such note was not to become due according to its plain terms, but that its collectability depended

Townsend vs. Holt county. Error from Antelope county. Affirmed. Opinion by Commissioner Ryan.

Under the provisions of section 83, ch. 78, Comp. Stats., an increase of \$300 from the contract price for the erection of a bridge cannot be enforced when such increase was contracted for without bids being required or made in respect thereto.

Cakley vs. Valley county. Error from Valley county. Affirmed. Opinion by Commissioner Ragan.

Where a plaintiff demurs to answer of a defendant the demurrer will be carried back to the petition, and if that be found defective the demurrer will be overruled. Hower vs. Aultman, Miller & Co., 27 Neb.

authority to draw warrants against such Warrants issued by a board of county

any other fact. It is improper to state to the jury a circumstance or group of circumstances as to which there has been evidence on the trial and instruct that such fact or group of facts amount to nealigence per se. At most, the jury should be instructed that such circumstances, if established by a preponderance of the evidence, are properly to be considered in determining the existence of negligence. Missouri Pacific Railway company vs. Baier, 37 Neb. 25, followed and reaffirmed.

2. The court may say what act-or omission of a party is evidence of negligence, but it is for the jury to say what conclusion such evidence warrants. Omaha Street

sion of a party is evidence of negligence, but it is for the jury to say what conclusion such evidence warrants. Omaha Street Railway company vs. Craig, 58 N. W. 209. followed and reaffirmed.

Kavanaugh vs. Brodball. Error from Platte county. Affirmed. Opinion by Commissioner Ragan.

The cardinal question in every replevin action is whether the plaintiff therein was entitled to the immediate possession of the property replevied at the commencement of the action.

2. One to whom a promissory note is endorsed and delivered as collateral security thereby becomes the legal holder and owner of said note and may maintain a suit therein in his own name, and if such note is secured by a chattel mortgage the endorsement and delivery of the note will carry the mortgage with it.

3. The plaintiff in a replevin action must recover, if at all, upon the strength of his own title to the property involved—and not upon the weakness of the defendant title to said property.

4. The payee of certain notes secured by a chattel mortgage endorsed and delivered the same to a bank as security for an indebtedness owing by him to it. During the time the bank so held said notes and chattel mortgage the said payee brought against a subsequent mortgage of said property—who had taken possession thereof—an action of replevin, basing his right to the possession of said property on the notes and mortgage he had assigned to the bank. Held: First, that the endorse-

county. Affirmed. Opinion by Commissioner Ragan.

In a replevin suit by the holder of a chattel mortgage to recover possession of the property described therein from a person other than such mortgagor there is no presumption of law that the person who mane such mortgage was at the time either the owner of or in possession of the property mortgaged.

2. In replevin, as in all other actions, the evidence should correspond with the allegations in the pleadings; and where a plainting in an action of replevin bases his right to the possession of the property claimed by reason of a special ownership therein or lien thereupon he should set out in his petition the facts with reference to such special ownership or lien.

until the title of the mortgager is thus divested the mortgagee has merely a lien upon the property.

6. The first point of the syllabus in Adams vs Nebraska City National bank, 4 Neb., 270, is overruled.

Johnson vs Guss. Error from Wayne county. Affirmed. Opinion by Commissioner Irvine.

The only questions arising relating to the sufficiency of the evidence and the applicability of certain instructions thereto, it was held that the evidence was sufficient to sustain the verdict and the instructions applicable to the evidence.

Thompson vs Wertz. Reversed and remanded. Error from Howard county. Opinion by Commissioner Irvine.

The proof must be confined to the issues as made by the pleadings and the admission of irrelevant testimony in a case tried to a jury is prejudicial error where it may have influenced the verdict.

2. A party cannot impeach a witness by showing written or oral statements made by frim contradicting his evidence without first calling his attention to such statements on cross-examination and asking him whether or not he made them.

Briggs vs First National bank of Beatrice. Error from Gage county. Affirmed. Opinion by Commissioner Irvine.

In this state a married woman may contract as surety for her husband. Smith vs Spaulding, 38 N. W. R. \$52 followed.

the policy.

4. The transcript of the record, authenticated by the certificate of the clerk of the district court, is conclusive evidence of the centents of the pleadings upon which the case was tried.

case was tried.

5. Where a policy provides that no action shall be sustained unless commenced within six months after a loss shall occur. If the insured is reasonably induced by the conduct or statements of the company's agents to believe that the claim will be paid without suit, and therefore withheld bringing suit until after that period, the insurer will in such case be estopped from claiming the benefits of such clause in the policy.

6. Certain rullings of the trial court on the admission of evidence examined and held not to be erroneous.

State ex rel Scott vs Crinklaw. Error from Antelope county. Affrmed, Opinion by Justice Post.

The writ of habeas corpus is not a cor-

eight have the benefit of his good char-

The water at Burlington beach is salty, and a swim in it is as refreshing as a dip in

Police Commissioners Continue Their In-

the night, as there were four policemen on

all night.

de the cases against Sergeant Shoop and

Manager Griffiths is expected home today.

Over five hundred persons have been in macadam should be laid, bathing this early; 107 of this number were in the water Sunday.

Cure indigestion and

watch charm last Sunday, but recovered it