THE OMAHA DAILY BEE: THURSDAY, DECEMBER 6, 1894.

Overcoats and **Ulsters**

ARE IN THE SOUP!

Too warm to sell Overcoats so we will force the sale of SUITS, and we put about 300 of them all at one price, some of them worth as high as \$11. They consist of fancy Cassimeres and Cheviots, and all kinds of weaves, at sizes from 34 to 44, \$6.50 each. Our Black Clay Worsted Suits in Cutaways as well as in Sack, Straight or Round Cut, Bound or Plain Stitched, at \$8 each; sizes from 34 to 44.

Shorts and Stouts

and Extra Sizes.

A line of fancy weaves in silk, mixed and basket cloths, neat, dark effects, cut to fit a short and stout person, extra sizes or reqular cut. Can fit any one in these garments at \$10.00 each; worth \$17.50. Sizes from 34 to 50.

M. H. Cook Clothing Co.,

Successors to Columbia Clothing Co., 13th and Farnam Streets, Omaha.

is considered certain that they will be well entertained. Tomorrow evening they will be

the penitentiary, asylum and other points of interest. The sessions of the Chiefs of Police union will be held at the United States court

LINCOLN BREVITIES.

County Attorney Woodward this morning

for \$200 a month for two years to do field work, but after serving nine months was let

out without warning and without being paid all the salary and expenses due him. The company claims that Stephens quit them

collect of Irwin & Bennett, but sought today to take the stuff under the chattel mortgage

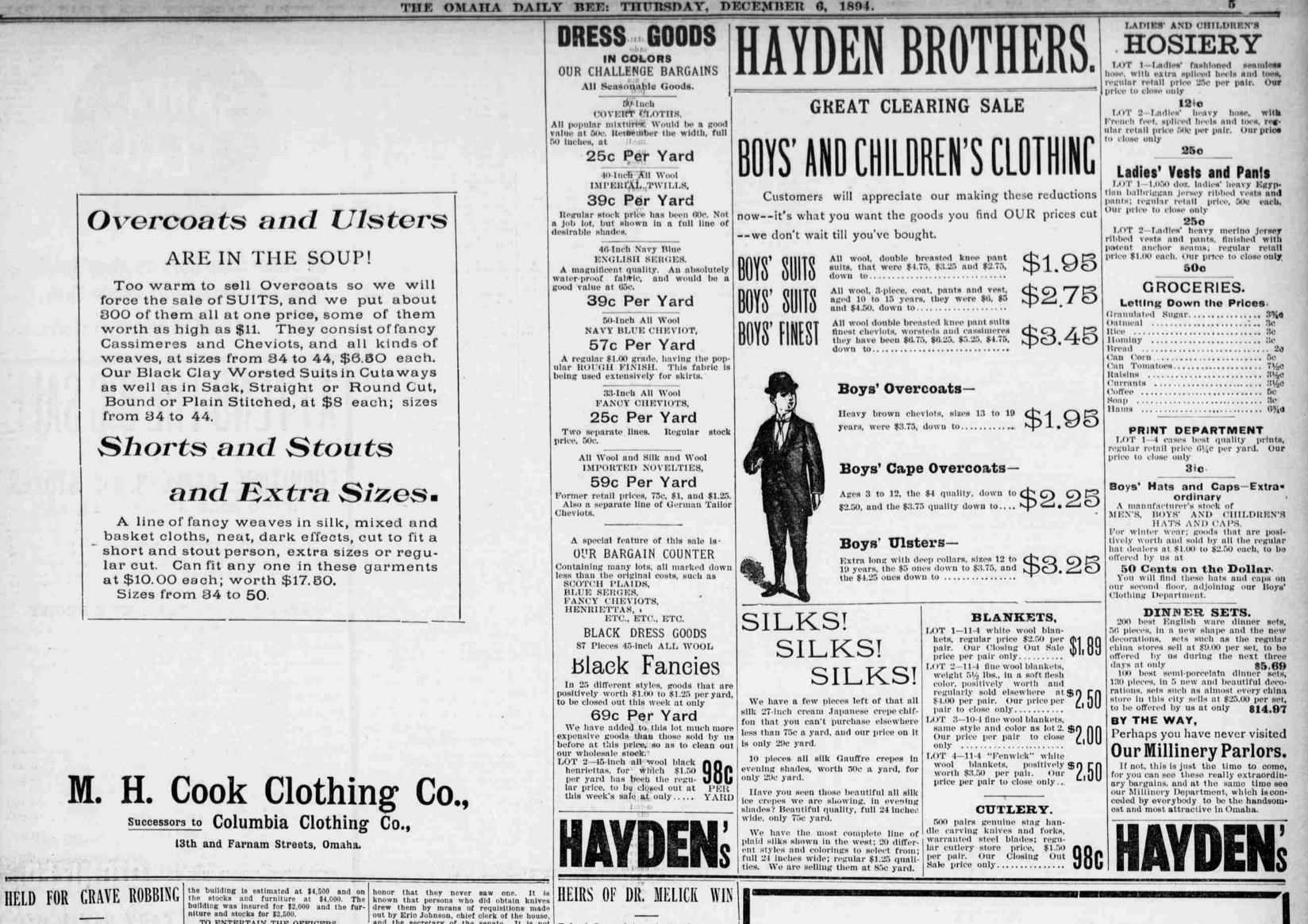
given by them to O'Shea. The case comes up

A CORRECTION.

An Irrelevant Paragraph Inserted Into

Auditor Moore's Report.

Saturday.



Prof. Alexan ler of Cotner University and Two Students Bound Over.

SMALL BONDS REQUIRED OF ALL

Senate Chamber and House of Sepresenta tives Being Placed in Order to Receive the Nebraska Legislators-Giving the Members Seats.

LINCOLN, Dec. 5 .- (Special Telegram.)-Acting Judge Wurzburg rendered his decision In the case of the state against the alleged body snatchers of Cotner university this morning. The examination closed yesterday at noon and the judge took the case under advisement. Defendants J. E. Waller and T. M. Ward he discharged. He held to the district court in bonds of \$100 each Prof. B. J. Alexander, D. L. Mehan and J. A. Burford. As the other parties to the cases are either non-residents or insolvent. jury for the present term of the district court has been discharged the case cannot come up for trial until some time in the latter part of January or the first of February and his half interest in a lot opposite the Capital hotel to the First National bank of Barnesville, O., for \$6,019 to satisfy various t. Messrs. Owens and Oliver became eties for the defendants. PREPARING FOR LEGISLATORS.

The senate chamber and house of rep-esentatives have been decorated with most elaborate and striking wall paper. The figure is comprised of large plaid, forcibly nding one of the bizarre suits worn by the average stage Englishman. A rarresenta-tive-elect today quietly observed, as his eyes roamed from floor to ceiling, that he was very much afraid the speaker, in the presence of that wall paper, would experience some difficulty in making himself heard. The gen-eral effect, however, is not unpleasing, as the the bankers Life Insurance company for \$3,500 damages for alleged breach of contract of employment. He claims that he was hired to some a month for two years to do field

The secretary of state received today a large number of applications for scats in the two houses, more especially from representatives. Fifty-nine members of the house and twelve senators have been seated

house and twelve senators have been seated as follows:	without any provocation and declined to ful- fill his contract after he had gotten about
Names. Seats. Names. Seats.	\$500 more than was coming to him. They
Brockman 1 Davis	sue for this \$500.
Body manual a Bacon manual da	In the case of Crooks against Rader, a real
Carlson	
Burns, Joseph 5 Higgins	estate commission case, the jury failed to
Guthrie	agree.
Harkson	The Prentiss Brown Stone company asks
Zink	the court, in the interminable controversy
Spencer	over the Conservatory block, to confine the
Bee	
Robinson	accounting to the \$7,001 which Mr. Lamb
Cole 12 Ashby 45	paid for the building at sheriff's sale, claim-
Munger	ing that he had no right to go ahead and
Sanborn 14 Hinds 48	complete it, except at his own risk.
Richardson 15 Haller 47	and the second
Richards 16 Webber 49	The Lincoln Furniture company began suit
Cramb 17 Merrick 50	in Justice Spencer's court today to replevin
Jenkins	two presses and other material from William
Harrison 19 Burch 52	O'Shea, who operates a print shop and bind-
Harte	ery in the Humphrey block. Constable
Burdick	
Miles	Spelts made the levy and took the two
Kaup 25 Sutton, William 63	preases. Mr. O'Shea says that the seizure
Crow 26 Burt 64	was illegally made, and that he will sue for
Cooley	damages. He had sold the stock to Irwin
Sisson	& Bennett and taken a chattel mortgage to
Orton	secure some notes. Meanwhile he bought
Beecher	
Burns 43	some furniture of the plaintiffs in this suit,

The following senators have been supplie with seats up to date: Smith, of Douglas; Teft, Cass; Graham, Gage; Pope, Saline; Hahn, Adams; Breasler, of Wayne, Stanton, Madison and Pierce; Crawford of Holt, Gar-field, Wheeler and the unorganized territory north of Holt and Keya Paha; Cross, Jeffer-son and Thayer; Noyes, Douglas; Sloan, York and Fillmore; Watson, Otoe, and Stue-fer, Cuming and Burt. There are 100 mem-bers in the house and thirty-three in the

COSTLY BLAZE.

Between 12:30 and 1 o'clock this morning the big two-story building in the suburb of Normal, owned by C. W. Hoxie, was de-stroyed by fire. It was occupied on the first floor by Minor Woods, who conducted a boarding house and grocery. The second Yesterday The Bee contained the full text of Auditor Moore's biennial report of the affairs of his department. The report as published contained the following paragraph: story was devoted to rooms rented by stu-dents. Nothing was saved. The furniture in the rooms and the fixtures in the restaurant were owned by Mr. Hoxie. The loss on

TO ENTERTAIN THE OFFICERS. and the secretary of the senate. It is not known what the result would be if this were followed up all along the line. There The visiting chiefs of police and mayors of the state will tomorrow be tendered the freedom of the city by Mayor Weir, and it

paper.

was a large army of employes, who are credited with assisting in consuming such stuff.' The Bee is advised by Mr. Moore that this given a theater party and reception at the rooms of the Commercial club. On the day following they will be taken in carriages to

paragraph was not a part of his original report, but is an excerpt from comment made upon the report by a Lincoln news-

Killed the Ice Business at Ashland.

ASHLAND, Neb., Dec. 5 .- (Special.) - The matter of Swift and Company's ice house a this point is causing a great deal of com

filed informations against Crawford for forgnied informations against Crawford for forg-ery, Bud Clark for horse stealing, Metz and Mileham for burglary, Hinton for assault and battery, Lybolt for get-ting goods under false pretenses, Grossman and Grossman for grand larceny, and Larkin for larceny from the person. Clerk Baker files a lengthy answer to the application of the receiver of the Contral Na ment at present. The fact that the ice house is to be shut down for a year or removed en evening Foreman Cox received orders from Swift and Company to discharge his men, as there would be no ice put up at Ashland this winter, owing to the action of A. B. Fuller, who refused to allow them to fill their pond application of the receiver of the Capital Na-tional for an order requiring him to pay over from which they get their ice. Fuller owns the mill and electric light plant run by water power from the Wahoo, and he has the govcertain moneys in his possession, in which he says that he has claims for costs that ought to be paid out of that sum, as all the ernment mill charter of the stream, and has asked Swift to buy him out at an enormous Sheriff Miller yesterday afternoon sold the Gus Saunders residence property on D street

Judgments against him. J. S. Meek, a young man of 22, afflicted with epileptic fits, was sent to the asylum yesterday by the insane board. The case of J. A. Buckstaff against the C. S. Meek, a point of 22, afflicted night the residence of Judge Bates was robbed. Among the articles taken were Granite Insurance company was submitted to a jury this afternoon after the twelve good and true had been permitted to go and view State Superintendent-elect Corbett will and true had been permitted to go and view the scene of the fire.

the case wherein Thomas L. Stephens sues the Bankers Life Insurance company for who committed suicide here a few days ago,

The Prentiss Brown Stone company asks Dawson with a bicycle. The collision oc

ing that he had no right to go ahead and complete it, except at his own risk. The Lincoln Furniture company began suit in Justice Spencer's court today to replevin two presses and other material from William O'Shea, who operates a print shop and bind-ery in the Humphrey block. Constable Spelts made the levy and took the two preases. Mr. O'Shea says that the seizure

was illegally made, and that he will sue for damages. He had sold the stock to Irwin & Bennett and taken a chattel mortgage to secure some notes. Meanwhile he bought some furniture of the plaintiffs in this suit, and among other notes gave them two which were secured by the mortgage. Irvin & Ben-nett could not handle the shop, and Mr. O'Shea took it back, releasing the mortgage. The furniture company declined to try to

"Several ex-members who have heard that

six of the implements swear upon their Omaha took sick here today of scarlet fever.

SUICIDE CLAUSE IN POL CY OF NO AVAIL Court Held that the Deceased Killed Himself Involuntarily Because of an Ir-

Federal Court of Appeals Decides Against

the Life Insurance Company.

resistible Impulse Caused by Lockjaw.

ST. LOUIS, Dec. 5 .- The December term of the United States circuit court of appeals tirely means a great loss to Ashland. This was opened yesterday, Justices Caldwell and Thayer on the bench. The following opinions were handed down:

The court of appeals affirms the judgment of the Nebraska United States district court in the remarkable case of Samuel M. Melick, administrator of the estate of power from the Wahoo, and he has the gover from the Wahoo, and he has the gover from the Wahoo, and he has the gover ferment mill charter of the stream, and has asked Swift to buy him out at an enormous price, which he refused to do.
A. E. Yont, left back on the university foot has a prominent physician of Lincolation in Ashland a few days on his way east, where he expects to play on the Harvard tam next in the insurance of the provisions of which and content way east, where he expects to play on the Harvard tam next is that the insurance did not cover "suited at the residence of Judge Bates was robbed. Among the articles taken were two valuable gold watches, a diamond pin, and several other pieces of jewelry.
State Superintendent-elect Corbett will speak at the U. B. college of this place the coming they found him dead in his bed, with a scalpel in his left hand and his trached and the gualar velns cut. The physicians testified that unquestionably the max was in the defauly embrave of testance or instance. The mother of the detat this place. The mother of the detat this place becember 18, 1894. An extensive program will be rendered, and a good attendance is expected. These meetings are always well attended.
Fa'ai Bicycle Accident at Lincoln.
LINCOLN, Dec. 5.--(Special Telegram.)--- Fred D. Martin is under arrest at police headquarters for running over Mrs. Minnie Dawson with a bicycle. The collision cort was want the guest on of the struct the death. The court vef speels, by Justice Sanborn.
Dawson with a bicycle. The collision cort was the proximate comparison of the struct the question of the struct the guays are alsoned the termus or the throat. The court velocide to the short wound that death max is the death of the administrator. Where on the struct the guay areal of the doctor.
Bay and the struct at the spece of the struct was the proximate of the struct the spece of the struct the struct of the struct the struct the struct of the struct the Leonard H. Robbins against the Travelers' Insurance company at Hartford, Conn. Dr. Robbins was a prominent physician of Lin-coln Neb and had a policy in the defend-

JUSTICE SANBORN'S ARGUMENT.

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sult, and thus became the proximate cause, is not tenable. It is untenable because the cutting was not a new cause nor a cause independent of the original efficient cause, the shot wound. It was only an effect of that cause, an incidental means produced and used by the original moving cause to produce its fatal effect. In the absence of the shot wound the cutting would never have been. That was dependent entirely for its existence and for its effect upon the original accident, and was a mere link in the chain of causation between that and the chain of causation between that will pre-vent a recovery for a death which results fied against by contract must be a new and independent cause which interrupts the produces a different re-sult that could not reasonably be anticipated, it may not be a mere effect of that injury, produced by it and de-ting the the intervent below is affirmed. For the Children. sult, and thus became the proximate cause, is not tenable. It is untenable because the

For the Children.

W. A. McGuire, a well known citizen of McKay, Ohio, is of the opinion that there is nothing as good for children troubled with colds or croup as Chamberlain's Cough Remcoins of croup as chamber and a could take edy. He has used it in his family for sev-eral years with the best results and always keeps a bottle of it in the house. After hav-ing la grippe he was himself troubled with a severe cough. He used other remedies without benefit and then concluded to try the children's medicine, and to his delight it soon effected a permanent cure.

Kelly is Coming Again. SACRAMENTO, Cal., Dec. 5 .- "General" Charles Kelly, who led a band of Industrials from California to Washington last spring, is organizing another army. He has writ-ten a letter to the mayor of Sacramento assuring him that his army does not intend

The success of our Drapery Department warrants us in saying that greater efforts and more room will be given this part of our business. In order that we may commence the new year clear we make a special December sale in this department

Chenille Curtains, Damask Curtains, Couch Covers, Table Covers, Lace Curtains, Sofa Pillows, in splendid variety at as little cost as possible.

1,000 Curtain Poles, any wood, with brass ends, brackets and rings complete, 10c each. Ten only to a customer.

assed by congress to provide work for un mployed American citizens."

Official Vote of Illinois

Demise of S. W. Dutton.

PLATTSMOUTH, Dec. 5.-(Special Tele-

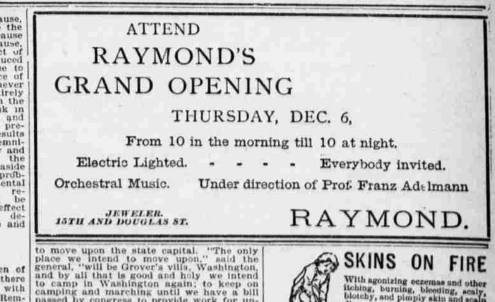
gram.)-S. W. Dutton, chairman of the Cass

county board of commissioners, died today as the result of consumption. Funeral services

will occur tomorrow.

Orchard & Wilhelm CARPET CO.

1414-16-18 Douglas St.



With agonizing eczemas and other itching, burning, bleeding, scaly, blotchy, and pimply skin and scalp diseases, are instantly relieved and speedily cured by the celebrated Curricuta REMEDIES, the greatest skin curse, blood purifiers, and bu-mor remedies of modern liczes. Sold throughout the world. SPRINGFIELD, Ill., Dec. 5 .- The officia Bold throughout the world. vote of Illinois is as follows: State treas-urer: Wulff, republican, 445,886; Clargett, democrat, 332,459; Puterbaugh, prohibitionist, 194,487; Randolph, populist, 59,793; Mann, in-dependent, 1,659.

"CUPIDENE"

Cures the effects of self ruse, excenses, emf ions, impotency, var,coccele and constipation. C box, six sale by MAN