CITY COUNCIL PROCEEDINGS

Committee Tries to Improve Looks of Bolln's Record.

IGNORES SOME IMPORTANT MATTERS

Further Appropriation for Health Department on Condition-Several Big Claims for Damages Are Reported on Adversely.

The city council met in adjourned session last night. It was one of the most businesslike sessions of the year and a big grist of routine business went through with a rush and without the usual oratorical accompaniments.

City Treasurer Dumont asked for instructions relative to the issuance of tax certificates from the treasurer's office and was referred to the finance committee. The treasurer stated that he found that the office was frequently called on to furnish certificates, and that it had been customary to charge from 30 cents to \$1 for these certificates, the revenue thus obtained being considered a perquisite of the office. He had followed the practice formerly in vogue, and had turned the fees thus obtained into the general fund. They amounted to about \$700 a year. He had asked the city attorney for a written opinion, which was submitted with the communication. The attorney stated that there was no law requiring the treasurer to furnish such certificates and it was entirely proper to charge a fixed rate for the time and labor involved. BOLSTERING BOLLN.

The finance committee presented a lengthy report, which was alleged to be a refutation of the recent exposition in The Bee of the manner in which the city had suffered through the malfeasance of Henry Bolin. The figures cited by the committee were exactly like those given by The Bec, though the come considered the amounts in the site building funds as a part of the general school fund. The committee did not refer to the interest which Bolln had failed to pay on these amounts, the sum of which would not be changed by considering it as transposed from a special to a general fund. The interest which Bolin failed to pay over and in which the fraud consisted is exactly the same whether reckoned according to the figures of the committee or as given

Howell characterized the report as a pure piece of political buncombe and Holmes inquired why the committee did not bring in the four experts whom it had hired by the year to look up these matters. The report was then declared adopted without a vote, An ordinance vacating certain streets and alleys in Vernon Heights was vetoed by Mayor Bemis. The mayor contended that the vacation of the streets was simply a glift of so much land to the property owners. Besides this, it would cut off the access of owners of adjacent property and be likely to result in damage suit against the city.

The veto was sustained.

SOME VETOES OVERRIDDEN. The contract of Lamoraux Bros. for gradng South Seventeenth street from Vinton to Castellar was also vetoed. The city was to pay one-half the cost out of the road fund. The city's share was \$605.20. The mayor held that the funds were in no condition to warrant such an expense. The street was not a main thoroughfare and the work was not essential at this time. The veto was not sustained, and the contract was approved.

The mayor's veto of the bill of Thomas
Casey for feeding city prisoners, \$209.61, was

reason met a like fate.

The Board of Health notified the council that all employes of the board had been suspended on account of the exhaust on of the fund. The communication was placed on the council that all employes of the board had been suspended on account of the exhaust on of the fund. The communication was placed on the council that all the makes faster time than any other line than any other li fund. The communication was placed on in the west.

file. Similar action was taken with the official notice that Meat Inspector Frank had popular line for California travel, and applibeen suspended, pending the result of the in-cations for space in the sleeper should be vestigation of his official misconduct by the

the remainder of the year. He estimated that it would cost \$3,365 to run the regular force, but this could be reduced to \$2,745 by discharging the milk inspector and two sanitary inspectors. The matter was referred to the finance committee.

A resolution by Prince appropriated \$100 to pay the expenses of the building inspector to the national convetion of building inspectors at Baltimore, October 15. An effort to suppend the rules was defeated and the resolution was referred for consideration.

A number of registrars of election were appointed to fill vacancies in several precincts HELP FOR HEALTH FUND.

On recommendation of the finance com-mittee \$625 was transferred to the health fund, with the reservation that only two sanitary inspectors should be employed. The committee on claims sat down hard in a number of petitioners who wanted big shies out of the city treasury. George Hock-ley wanted \$5,000 damages on account of the loss of his son by drowning in Mercer's pond. Errest Stuht wanted an equal sum for dam-ages done to his property by closing the Eleventh street visduct. S. D. Mercer wanted damages on the same account. All three of the claims were placed on file.

The plans previously submitted for the extension of the telephone system in accordance with the new subway ordinance were approved on recommendation of the committee on viaducts.

Cholera in Honolulu.

As soon as it became known that cholera was certain to become epidemic in Honolulu a local drug house there ordered a large supply of Chamberlain's Colic, Cholera and Diarrhoea Remedy. The directions given are to go to bed as soon as the first symptoms appear. remain as quiet as possible and take appear; remain as quiet as possible and take this remedy in double doses, every fifteen minutes until the pain ceases, and then after each operation of the bowels more than natural. Send for a physician, but take the remedy in this way until he arrives should be kept at hand ready for instant The great success of this remedy in epidemical dysentery leads us to believe that it will prove very effectual in the treatment

Hayden Bros' add is on page 2.

Public Notice. Public Notice.

It having come to the knowledge of the undersigned that certain persons are presuming and pretending to act, and to make pledges and promises, and to solicit contributions from various candidates for public office, in the name of the Omaha Hebrew club, and of the Russian Israelite congregation, we, as presidents of our respective organizations and as a special committee appointed, authorized and directed to make this public statement, do hereby state and certify that no person is in any way authorized or lawfully permitted to make promises or pledges or in person is in any way authorized or lawfully permitted to make promises or pledges or in any way promise, commit, or embarrass the action, as a body or as individuals, of the members of either of our respective organization, and all candidates dealing with such persons do so to their own loss and injury.

SAMUEL ADELSON,

President and Committee of the Omaha Hebrew Club.

President and Committee of the Russian Is raelite Congregation.

Welcome Ball.

Given by Omaha lodge No. 5 in honor of delegates to the second annual national con-vention of the Switchmen's Union of North America, Creighten hall, corner of Fifteenth and Harney streets, Monday evening, Oc-tober 14, 1895. Tickets admitting gentleman and ladies, 50 cents.

Every Traveler Should Know that the BURLINGTON ROUTE offers lo

rates to Kansas City, account Priests of Pal-las Parade; to St. Louis, account St. Louis fair, and to Atlanta, Ga., account Cetton

States exposition Tickets and full information at city ticket flice, 1324 Farnam St. J. B. Reynolds, City

SCHAEFFER TELLS HIS STORY. Explains How He Happened to B

Convicted of Grave Robbing. Relative to the decision of the supreme court at Des Moines, Ia., finding him guilty of body snatching and sentencing him to six nonths in the penitentiary, John W Schaeffer of the United States signal station in this city, said: "On the night of February 29, 1893, Dr. Overton, one of the professors in the medical school, came to me, and showing me some papers, said he had gotten showing me some papers, said he had gotten the proper instruments by which he could dig up and take away the body of a pauper by the name of William Case, a man who had died the preceding day. We waited until after dark and went to the cemetery with-out any secrecy in the matter whatever. After opening the grave and taking out the subject, we were approached by offi-cers and placed under arrest. I had a pistel in my pocket as was my custom, but pistol in my pocket, as was my custom, bu was not armed in anticipation of being at tacked while getting the body. Two men who had assisted in the removal of the body were given thirty days in jail, while Dr Overton and myself were held to the criminal court. As soon as Overton was released on ball he skipped out, first going to London and then to Rio Janeiro, where he is prac-ticing medicine at the present time. I stood

trial. The fury voted eleven for acquittal and one for conviction. I asked for a new trial for the reason of the disagreement, was found guilty and took an appeal.
"I was not surprised over the decision o the supreme court, as I rather expected it As yet I have received no official notice of the action, but I am willing and ready to go back to Des Moines the moment I hear from the authorities there. I always will feel that injustice has been done me, for reason that I thought the papers an the we had and which were somehow were legal and permitted us to move the body. I am innocent of a delib-erate wrong. If I do not get a pardon, or a rehearing, I will serve out my six months in prison, and when I'm discharged will go in prison, and when I'm discharged will go somewhere and practice my profession as

Mr. Schaeffer with his wife and two children reside at 1812 Davenport street, this

physician.

JOHN HAGEN ON HIS MUSCLE. He Whips an Old Man and Takes His Watch from Him.

"Shut up or I'll give you another punch," shouted John L. Hagen last night as he knocked down an old man of 60 years and took away his watch, on Dodge street near Fifteenth.

There had been a number of men sitting around drinking in the saloon of James Adams, on the corner of Fourteenth and Dodge streets. Among the number were Hagen and the old man whom he assaulted. Both were drinking, and while they drank the discussion waxed warm, and finally Hagen silescood the old man by exclaiming, "I'll carve you yet."

When the order came to close the saloon as the hour of midnight had been passed the old man arose and went up Dodge street. Hagen followed after a short interval, and before the two reached Fifteenth street cries for help were heard. The men at the saloon heard the crack of a head against a fence and loud cries mingled with louder oaths. When they reached the scene, which was in the only dark spot in the block, the old mar was lying helpless on the sidewalk. He told them that his watch had been taken, but while Hagen was being arrested the old man was taken home by some friends and his name could not be learned.

THROUGH CAR SERVICE.

St. Paul, Minn., to Los Angeles, Cal. Arrangements have just been completed whereby the Union Pacific and connecting lines will run a Pullman Tourist Sleeper from St. Paul, Minn., to Los Angeles, Cal., via Sloux City and Columbus, Neb., without Casey for feeding city prisoners, \$209.51, was not sustained. The veto alleged that the amount included charges for double meals. Another veto of a similar bill for the same geles at 2:00 p. m. every Thursday.

For information in regard to this through Commissioner Saville also submitted a statement of the funds that would be required to run the health department during

Gen'l Pass, and Ticket Agent, Omaha, Neb. SPECIALS.

CUT THIS OUT. The Missouri Pacific railway will sell round rip tickets at very low rates for the follow-KANSAS CITY.

Half rates from September 30th to October 5th, limited for return October 7th. ST. LOUIS, MO. Half rates from October 5th to October 11th,

limited for return October 14th.

ST. LOUIS, MO.

One and one-third fare on October 1st, 3rd,
8th, 10th, 15th and 17th, limited for return
five days from date of sale.

ATLANTA, GA.

Very low rates for round teles.

ATLANTA, GA.

Very low rates for round trip. Tickets on sale until December 15th; limited for return January 7th, 1896. For further information, time tables, maps, etc., address or call at company's office, N. E. corner 13th and Farnam, or depct, 15th and Webster streets, Omaha, Neb.

THOS. F. GODFREY, P. & T. A. J. O. PHILLIPPI, A. G. F. & P. A.

\$11.50 TO ST. LOUIS AND RETURN Via the Wabash R. R. For the St. Louis fair and exposition the Wabash will sell at above rate October 5

to 12. On Tuesday evening, October 8, grand parade of the Veiled Prophet. For tickets and sleeping car accommodations call at Wabash office, 1415 Farnam street, or at union depots, Omaha and Council Bluffs, or write

G. N. CLAYTON,
N. W. P. Agent.

The goods stolen from the residence of E.

Recovered the Stolen Goods. P. Hood, 2623 Caldwell street, on Wednesday evening, while the family were at church, were recovered yesterday afternoon by the de-tectives. Richard Rice, colored, was ar-rested on suspicion of having been connected

with the robbery.

BURLINGTON ROUTE. Homeseekers' Excursions. October 8 and 22-south, southwest and vest, Just about half rates.

Call at 1324 Farnam street and get full inormation, or write to J. Francis, G. P. A., Omaha, Neb. Associated Charities of Omaha. The annual meeting of the members of this association will be held in the Y. M. C. A. on Monday, Oct. 7th, at 4 p. m.

JOHN LAUGHLAND,

Homescekers' Excursions.

October 8th and 22nd the ROCK ISLAND will sell tickets at one fare for the round trip (plus \$2.00) to points in Kansas, Colorado, Utah, Indian Territory, Oklahoma and Texas. For full information call at ROCK ISLAND ticket office, 1602 Farnam St.

Orchard Homes. Seventh Orchard Homes party leaves Omaha for Orchard Homes on Saturday, Oc-tober 5. Now is the time to see the beauti-ful Orchard Homes region. Apply for all information to George W. Ames, general agent, 1617 Farnam street, Omaha.

The M. F. Martin who is in jail, charged with burglary, is not the well known M. F. Martin of Omaha, but a stranger in the parts, and a stranger to the Omaha Martin.

Columbia Metal Polish. Cross Gun Co. LOCAL BREVITIES.

The capital of the Ferguson company was erroneously stated as being \$1,000. It is \$1,000,000. The jury in the case of Frank Gannon, harged with grand larceny, came in at 8 clock last evening. He was acquitted.

A warrant was issued yesterday for the arrest of Winfrey Warner. He is charged with having assaulted Jacob Clark, a fellow laborer living at 1105 Cass street.

OVERLAND

Litigation in California Courts Does Not Refer to It.

APPLIES ONLY TO NAVIGATION COMPANY

uit Begun Before McNeill Took Charge and Union Pacific Receivers Were Made Defendants, but that Is All.

It appears now that all of the trouble caused by a dispatch from San Francisco. predicting ruin for the Union Pacific and the passing of the property into the hands of a trust, to be administered by the government,

mounts to but little. The telegraph report of the litigation in the appellate court at San Francisco was sent out from that city last Saturday night. Local officials of the road were considerably puzzled over the item, as the charges made were very sweeping. The dispatch asserted that the main line of the Union Pacific, as well as its thirty-two branches, was implicated in the suit, and that the federal government had been invoked to wrench the great trunk line and its feeders from their perilous exposure to the eager clutch of innumerable creditors. The necessity for government intervention was based on the claim that the road and its branches ought to be preserved under the law that makes them military and post roads. On this phase of the question the complainant in the federal court makes the following startling averments:

The railroads and properties as now held and controlled form important trunk lines and their severance would result in a ruinous sacrifice to every interest in the property; and unless this court, in view of the impending and inevitable defaults of the company, will deal with the property as a single trust fund and take it into judicial custody for the protection of every interest therein, individual creditors will assert their remedies in different courts in the several states and territories; that a race of diligence will result and judgments and priorities will be attempted; that levies and attachments will be laid upon engines and cars of each of the many roads which will greatly interfere with and ultimately prevent the defendants from the proper discharge of their duties as public carriers; that the transportation of the United States mails and property will be stopped; that the Union Pacific Railway company will be unable to fulfill its charter du-ties to the government of the United States; that commerce between the several states will be interfered with: that communication between many cities, towns and places which are wholly dependent on the roads, will be interrupted; that serious and irreparable in Jury to their trade and commerce and their general prosperity will result.

These later particulars of the nature of the suit have been received at headquarters and have served to clear the matter up. There is not a mile of road in the Union Pacific system in California, and the local offi-cials naturally were of the opinion that there was an error in the dispatches that foretold such direful things for the Overland system. It appears now that the suit pending in the appellate court in San Francisco simply relates to the Oregon Rallway & Navigation company that was commenced before Receiver McNeill was given charge of that system. The receivers of the Union Pacific were made defendants to the suit, and further than that the litigation does not affect the Union Pa

cific in any respect. Managers Could Not Agree.

The managers of the western lines did not do a thing in Chicago at the meeting called to consider the condition of freight rates in the west. The Missouri, Kansas & Texas would make no promises, and the other Missouri river lines did not seem to be in any hurry to get back to the schedule figures on freight business. The meeting adjourned with the understanding that Chairman Midge. ley of the Western Traffic association would do some missionary work in trying to get the roads to agree to be good. He will call a meeting of the association as soon as the sinners who have been cutting rates show any signs of repentance and are willing to get back into the association and have their transgression overlooked. In the meantime the rates on coal and lumber to Missouri river points have touched bottom several times and there is not enough in the business of hauling these articles to pay for the axle grease. Railroad men are far from being satisfied with the situation and expect the cut to extend to other commodities soon, un less the rates are promptly restored.

New Train Schedule. The St. Paul & Omaha is getting out a new time card, to go into effect next Sunday, October 6. The train from Missouri Valley, via Blair, will reach the Webster street depot at 9:25 a.m. The midday train for Sioux City, by way of Emerson, will leave Omaha at 12:25 p.m. The midday train for Sioux City, from Norfolk, will leave the last named place at 1:30 p. m.

Railway Notes and Personals. General Manager Holdrege of the Burling-

on is in Chicago. General Solicitor Thurston of the Unio Pacific has gone to St. Paul. General Passenger Agent Lomax of the Union Pacific has returned from Chicago. J. G. Thompson, traveling agent of the traffic department of the Canadian Pacific, with headquarters in Chicago, is in the city. J. W. Davis, car inspector of the Union Pacific at North Platte, fell between two cars in that city Thursday and was danger-

ously injured. Hayden Bros' add is on page 2.

Minor Court Matters. Joseph N. Smith is suing the United States
Life Insurance company for \$177.54, which
he alleges is due him for his services as

Rev. Dr. (solicitor from June 6 until August 2, 1895. Judge Ambrose yesterday granted a decree of divorce to Margaret Anne White from Mi-chael White and to James Wilson, from Rachel Wilson. Divorces were granted for de

Fairbanks, Morse & Co. have commenced suit for \$710 in the district court against the Davis & Cowgill Iron works, which is now in the hands of creditors. The claim consists of an unsettled balance due the

A jury has returned a verdict in favor of Charles Suhl for \$250 in the case against Eggert Offt, in which Suhl sued for \$3,500 for unlawfully detaining him from obtaining possession of a stock of harness and saddlery goods in Bennington. This is the second trial of the case, in the former trial the jury

having disagreed. Considerable difficulty is being found in ob-taining an administrator for the Pundt es-tate. In the will of the deceased Dorris Pundt was named as executrix, but she refused to act. Thereupon a petition was filed in the county court for the appointment of John H. F. Lehman. Lehman was appointed several days ago and yesterday he declined the appointment

A jury in Judge Ferguson's court is considering the merits of a case brought by W. J. Broatch against Albert Rawitzer. Broatch is suing for the value of \$52.50 worth of goods which he delivered to the Eureka Wire and Iron works and which it and Iron works and which it is alleged Rawitzer guaranteed. The case is appealed from a justice court, where Broatch obtained a verdict for \$29.74.

Yesterday afternoon Reuben W. Ross began Yesterday afternoon Reuben W. Ross began suit in the district court for the foreclosure of a mortgage on a considerable amount of real estate in McCague's addition, which belongs to the McCague Investment company. The mortgage was given to secure a note for \$40,000, which was issued by the company to Reuben Ross, a relative of the plaintiff, who is now dead. The note was dated July 20, 1889, and was to run for three years. Up to date only \$20,000 has been paid. The Union Pacific Railway company has some claim on the mortgaged property, but Ross will try to show that his mortgage constitutes a prior lien.

Diphtheria Discovered

When a case of diptheria is reported the whole town is in an uproar. It is wise to be prepared for all such emergencies! There is CALIFORNIA OR TEXAS.

Via Santa Fe Route.

For lowest rates on tickets and best accommodations call on or address E. L. Palmer, P. A. Santa Fe route, room 1, First National bank. Omaha.

In assaulted Jacob Clark, a fellow glenk at fellow glenk street.

The Chicago C. O. Union has been incorporated, the articles being filed with the county clerk yesterday. The company is to engage in the manufacture of carbolic acid gas. The authorized capital stock is placed at \$1,000,000. The incorporators are H. D. W. Gibson, C. W. Gibson and Henry Nester.

Dr. Bailey, dentist, Paxton Martin and uproar. It is wise to be no cause for alarm if you have Allen's Hygienic Fluid at hand. Contagion is impossible when it is used. It is a preventive medicine—disinfectant, deodorant and germ killer, and has a remarkably agreeable taste and odor. It not only prevents disease, but is cleansing and healing. Refined people everywhere use it.

A. M. E. CONEERENCE AT WORK. Busy Sessionof the Delegates Sees a Big Day's Work Done.

The second day's session of the African Methodist Episcapal church conference opened yesterday at 19 o'clock with Bishop James A. Handy presiding. After the devotional exercises bad been concluded the conference was addressed by Rev. S. J Brown, presiding elder of the St. Louis district. He stated the details of the trouble now existing at Jeffesson City between P. W. Donovant and the church and recommended that a money subscription be sent to the church at that place to help the members

out of their present difficulty. At the close of his speech the delegates donated \$100 for the aid of the Jefferson City parish.

Rev. G. H. Shaffer, presiding elder for the district of Omaha; G. C. C. Owens of Topeka, and James Wilson of Kansas City were elected by the African Methodist conference to attend the general conference at ference to attend the general conference at Wilmington, N. C., with Rev. M. Collins of Kansas City, A. M. Ward of Kansas City and M. C. Buren of Atchison as alternates. Dur-ing the afternoon the members of the conference were addressed on educational matters pertaining to the Methodist college located at Quindare, Kan., by Bishop Handy and G. C. C. Owens. The college is finely located a short distance from the town, in the center of 120 acres of land, and at present occupies a handsome stone building of ten rooms. The attendance has been good, but the finances have run a trifle short, and it is the intention of the present conference to raise a sub-scription among the members of the church to assist the college in continuing its good

Tomorrow the visiting ministers will be addressed by Rev. George W. Gaines, Rev. C. W. Preston and F. Jesse Peck of St. Joseph on "Country and Church," with a discussion on the race question and the colored man's condition in the south. The attendance at the evening session of

he conference was larger. The subject was confined principally to matters pertaining to he university at Quindora, interspersed with thort and instructive addresses on general educational matters by Revs. Owens of Topeka, Gaines of Kansas City, J. H. Hub-bard, Argentina, Kan., J. R. Ransom, Par-sons, Kan., the presiding elder of the Omaha district and Chaplain Pricleau of the United States army. All of the talks discussed the levelopment and rapid progress of the colored people of the central west.

After the customary devotional exercises,

and the excellent rendition of a number of hymns by a picked choir, \$1,000 in cur-rency and checks was raised, to be applied for the salaries of the instructors at the Quindora university, and for the furtherance of the development and enlargement of that institution.

This morning P. A. Hubbard of Colorado and C. W. Parsons of St. Louis will deliver lectures on "The Missions of the Methodist

Mr. J. C. Padgett, editor of the Courier, Council Grove, Kan., writes; "I keep Chamberlain's Cough Remedy in my house, and don't see how any well regulated family can afford to be without it. The remedy will do all, and more than is claimed for it. This statement is not made in the interests of Chamberlain, but for hymenics in see. of Chamberlain, but for humanity in gen-eral." When you have a cough or cold, or if your children are troubled with croup o whooping cough, give it a trial. You will

Murringe Licenses. The following marriage licenses were issued by the county clerk yesterday; Name and Address. Edward Jackson, Omaha..... Martha Johnson, Omaha..... Age Joseph E. Lupton, Fort Omaha...... Antony Hanus, Omaha.....

Hayden Bros' add is on page 2.

PERSONAL PARAGRAPHS. State Bank Examiner C. F. McGrew is at he Paxton. Judge T. E. Hamer of Kearney is quartered at the Dellon Supreme Judge T. O. C. Harrison was in he city yesterday.

F. B. Heeren, with McKey & Co. of Boston, is at the Murray. Mr. and Mrs. J. Harris of Lincoln are guests at the Merchants. C. W. Jamieson, a merchant of Yutan, is vartered at the Arcade. Robert French, a railroad man of Kearney,

s stopping at the Delione. George W. Metcaif, a merchant of Douglas, is quartered at the Millard. Mr. W. O. Brooks and D. C. Woodring are registered at the Barker from Lincoln. E. J. Davenport, a merchant of Valentine, and his son are stopping at the Arcade. George M. Paire, an extensive sawmill over of Oshkosh, Wis., is at the Paxton. W. A. Dilworth of Lincoln, member of the

A. Turney of Chicago, representing the Farm, Field and Fireside, is at the Merchants. Mr. and Mrs. Fremont Everett and Mrs.

State Board of Transportation, is at the Ar-

Franklin Everett of Lyons are guests at the Mr. William R. Cahill and George E. Baird are registered at the Barker from

Grand Island. G. G. Smith of Havelock has just returned from New York with his bride, and is stopping at the Arcade. William S. Patterson and Frank A. Patter-

on, stock dealers of Stockham, are reg-stered at the Arcade. M. G. McKoon, an old resident of this city, though now of Los Angeles, Cal., is visiting friends in the city for a few days.

Mr. C. E. Callahan, manager, and the "Coon Hollow" company are making the Barker their headquarters while playing in Colonel James A. George of Washington, D. C., stopped over in this city yesterday after a long western trip. He is registered at

Rev. Dr. Chapin, pastor of the Universalist church, is absent from the city in attendance upon the Kansas state convention of her church, now in session at Seneca in that

state. At the Mercer: T. F. Moran, Albion, Neb.; W. H. Dutcher, Boston; N. A. Dutcher, Boston; James Falihee, St. Paul; Dr. C. S. Hardy, Boston; J. H. Waterman, Lincoln; E. Hardy, Boston; J. H. Waterman, Lincoin; E. L. Smith, Philadelphia; H. C. Wild, Kansas City; George O. Clomena, Craig; W. Main, Chicago; L. C. Robertson, Chicago; L. L. Spooner, Council Bluffs; John Shruher, Loretto, Neb.; Mrs. H. C. Snyder, Chicago; W. N. Nohl and lady, Lander, Wyo.; L. H. Dearm, Portland, John Wart and wife, Emer. Bearm, Portland; John Wert and wife, Emer-son, Ill.

Nebraskans at the Hotels.

At the Millard-J. H. Ager, Lincoln.

At the Arcade-T. S. Heck, Long Pine;
George Reeder, Grand Island. George Reeder, Grand Island.
At the Paxton-N. Bays, Oliver Rodgers,
Lincoln; J. A. Haberger, Chadron; F. H.
Gilerest, M. C. Tillson, Kearney; C. J.
Anderson, Neligh. At the Merchants-James Hassett, C. L. Hares, Papillion; H. G. Heyne, Hooper L. F. Folda, Howells; O. V. Miller, Shirley; James L. Tout, Kearney; S. J. Fair, Rockville.

Awarded Highest Honors-World's Fair, DR

MOST PERFECT MADE. A pure Grape Cream of Tartar Powder. Free

Ammonia, Alum or any other adulterant, 40 YEARS THE STANDARD.

NOT WORKING FOR NOTHING

Healey Denies His Services for Tusher Estate Were Gratis.

SUING TO GET \$7,500 AS COMPENSATION

freumstances Bring Into the Quarrel an Old Partner Who is Husband of One of the Heirs.

A story of no little interest is embodied in

the fight which is being made for \$7,500 at-

torney's fees, which is going on in Judge Keysor's court. The plaintiff is an attorney, William Healey, and although the nominal defendant is the administrator of the Catherine M. Tusler estate Phillip Fox the real defendant is another lawyer, H. P. Stoddard, a former partner of Healey and the husband of the principal heir to the estate. The action is brought for the recovery of \$7,500, which was charged for settling up the estate of Mrs. Catherine Tusier. It was

begun before the death of the woman and sh; was made the defendant. During the pendency of the suit, however, she died, and then the administrator of the estate, Phillip Fox, was made defendant. The case came up for trial at the last term of the district court, and on June 8 a verdict was returned in favor of the defendant. A motion for a new trial was granted. It appears that Mrs. Tusier was the owner of a considerable estate, which, however, had gotten into the courts of various states—

Wisconsin, Michigan, Nebraska and others.
For a considerable length of time before her death, a brother of Mrs. Tusier, Dr. George Keenan, looked after her interests, for which it is said that he desired no compensation. Finally the two quarreled and Mrs. Tusler booked for another lawyer. Meanwhile H. P. Stoddard had married her daughter and the law business of his mother-in-law was trans-ferred to him under an agreement that he was to ask for no compensation. Shortly before Healsy joined in partnership with Stod-dard, and it is alleged in the petition that he also agreed not to charge anything for look-

also agreed not to charge anything for looking after Mrs. Tusier's interests.

Healey, however, denies that he made any
such agreement. He alleges that he did a
large amount of special work in settling the
cestate in the years 1891, 1892 and 1893, and
spent \$700 of his own money in doing so.
Mrs. Tusier refused to pay him and thereupon he commenced the suit. On the death of
Mrs. Tusier the suit was fought by Stoddard,
as his wife is the heir to the estate. In the as his wife is the heir to the estate. In the defense that is made it is denied that Healey performed as much work as he alleges that he did, and, moreover, what work he did do, he did under the understanding that he was to receive no compensation. There is another suit against the estate cending in the county court. The plaintiff is Attorney Melkle, who is suing for several thousand dollars for attorney's fees,

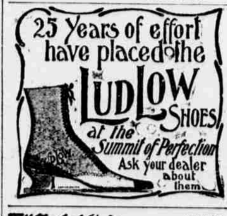
Kelley's an Ungrateful Son. John Kelley was arrested last night for being intoxicated and for interfering with an officer while the latter was making an arrest. Mrs. Kelley, hearing of her son's plight, tramped all over the city in her en-deavor to find a judge and secure an order for the release of her son. Falling in this, she spent another hour trying to obtain money enough to bail her son out. Again she falled; tired and mortified she bid her son good night, with the assurance that she would be on hand in the morning with bonds for his re'case. In requital for this devotion Kelley bestowed on his mother harsh words and curses, where thanks would have sounded

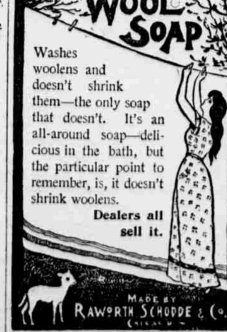


ONE ENJOYS Both the method and results when Syrup of Figs is taken; it is pleasant and refreshing to the taste, and acts gently yet promptly on the Kidneys, Liver and Bowels, cleanses the system effectually, dispels colds, headaches and fevers and cures habitual constipation. Syrup of Figs is the only remedy of its kind ever produced, pleasing to the taste and acseptable to the stomach, prompt in its action and truly beneficial in its effects, prepared only from the most healthy and agreeable substances, its many excellent qualities commend it to all and have made it the most popular remedy known.

Syrup of Figs is for sale in 50 cent bottles by all leading druggists. Any reliable druggist who may not have it on hand will procure it promptly for any one who wishes to try it. Do not accept any

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Deny your boy nothing, not even a hearty spanking. Bring him here, if he is proud of his clothes; take him elsewhere

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A \$1.00 suit here is worth \$1.50, and that is easily proven. On the other hand, supposing it isn't worth more than \$1.00. But you are getting a more serviceablepiece of wear, because our clothes are not patched up for the cut and slash trade, but to uphold a well merited reputation for serviceable merchandise.

But our \$1.00 suit is as good as any \$1.50 suit found anywhere, and so is every other in proportion-\$1.25, \$1.50, \$1.75, \$2.25 and \$2.50 suits are worth from 50c to \$1.50 more.

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