WHAT MRS. ISH SAID TO MRS. GREEN

Defense Begins by Offering Affidavits Regarding Chapple's Character, Which Are Objected To-Matters Under Advisement.

"Mrs. Ish told me that Mr. Ish had given her until Tuesday to kill Mr. Chapple, and that if she did not do it he would help her. She said that Jimmle told her that he would never take her back as his wife if she did not kill Mr. Chapple."

That was the statement of Mrs. Suste Letitia Alice Green on the witness stand in the 1sh murder case in Judge Keysor's court yesterday, just before the noon adjournment. It was the most telling evidence adduced by the state tending to show a conspiracy between 1sh and his wife for the murder of Chapple, and was secured only after a long and determined contest between the attorneys over the admission of the ev-

Mrs. Green was a domestic who was employed at the Ish residence for a short time before the tragedy that broke up the home. She has been considered one of the strongest witnesses for the state and her evidence has been serupulously kept from the public. Shortly after the arrest of Ish and his wife Shortly after the arrest of 1sh and his wifeMrs. Green made a lengthy statement in the
presence of ex-Chief of Police White and
County Attorney Baldrige. She left the city
mon afterward and was followed to Chicage
and brought back to Omaia by the state's
attorney. When she was called for the
presecution Friday the defense objected to
the admission of most of hir evidence, on the
record that it was calculated to show a conground that it was calculated to show a conspiracy which was not alloged in the in-formation against Ish, and for the further reason that her testimony related almost entirely to conversations which had taken place between her and Mrs. Ish, and not in the presence of the accured. The argument of these points consumed a great deal of time Friday afternoon and was resumed when court met yesterday morning. Mr. Baldrige and Mr. Slabaugh, for the state, and Mr. Ransom and Mr. Gurley for the prisoner, cited authorities and made arguments that consumed the time of the court until 11 o'clock before the taking of testimony was resumed. Judge Keysor decided to admit the testimony of Mrs. Green, not for the purpose of showing conspiracy, but for the purpose of showing conspiracy, but for the purpose prisoner during the time immediately preceding the tragedy.

WOULD NOT EXCUSE HIM. When the court opened, Mr. Baldrige arose and said he was placed in an embarrassing position. He had just been served with an affidavit in support of a motion for a new trial in the Morgan murder care and Judge Scott was ready to sentence the pris-oner. "There are some charges in the affidavit that I know are not true," said Mr Baldrige, "and I ought to file an adswer,"
"I think you ought to give this case your attention, Mr. Baldrige," said Judge Keysor.
"This case is in progress now, and the motion you speak of in the Morgan case can be argued next week, or at any other time. "I don't know what Judge Scott will do," said Mr. Baldrige.

Well, you had better stay here and attend to this case," said the court. "The business of this branch of the court is just as important as that of Judge Scott's court. He can do as he pleases about the case be-fore him. I have no doubt that if you will present the case to Judge Scott he will grant you time to make a proper showing in the Acting on the suggestion of the court Mr

Slabaugh retired and placed the case before Judge Scott and secured an order fixing a later time for filing an answer in the Morgan

Two babies that have been brought into prominence in connection with the Ish-prominence in connection with the Ish-Chapple tragedy figured in the proceedings. Mrs. Chapple arrived before ceedings. Mrs. Chapple arrived before ceedings. Mrs. Chapple arrived before ceedings. Mrs. Chapple that day.

"Are you acquainted with Mrs. Ish," asked Mr. Ransom.

"No. sir." replied Miss Purvis and that opened Mrs. Martha Ish entered the room old daughter of the prisoner. The little bright-eyed tot went at once to her father's chair and clamored to be taken up, and then placed her little arms around his neck and kissed him again and again. After the affectionate greating the little one ne down in her father's arms and spent the ferencon in that position.

WHY REVOLVER WAS BOUGHT. With the decision of Judge Keysor admit-ting the testimony of Mrs. Green, the state

med its taking of evidence. irs. Green, state for what purpose, if Mrs. Mabel E. Ish stated that the blackhandled revolver was procured?" said Mr. Haldrige, "and also state what conversation you had with Mabel E. Ish." "it was obtained for the purpose," answered the witness, "for her to kill Mr. Chapple and

that if she did not kill him Mr .Ish would himself kill him."

Mrs. Green's answer created a suppressed

sensation in the court room. After some legal squabbiling the full story of the conversation came out. 'Mrs. Ish told me on Sunday," said Mrs.

Green, "that she was going out to find Chaphouse that day if possible. about 11 o'clock and came back before noon. When she returned she told me that Chap-ple had lied to her and that he did not live at Twenty-third and Davenport streets. had said that he did. She had lef: word there, where he had some friends, for him to come to her house.

'On Saturday morning Mrs. Ish told me that she was going out to telephone to Mr When she came back she said tha Chapple was not at the office, but she had a message to be given to him. Mrs Ish told me that Chapple was to be get to the house by Tuesday, and on Sunday, if pos-sible. She said Ish had given her until Tuesday to kill Mr. Chapple and she was going to do it on Sunday if possible. She said she would do it if she had to go to his

Mrs. Ish told me on Sunday that Mr Chapple was going to the park that after-noon, and she had a notion that she would

the blackhandled revolver.' Will you state, Mrs. Green," said Mr. Idrige, "if Mrs. Ish said anything to you about the prospect of her and her husband living together after what he had learned of

'Mrs. Ish told me," said Mrs. Green, "that Jimmie had said that he would never take her back as his wife if she did not kill

'That is all," said Mr. Baldrige. "Take

TUSSLE FOR HER AFFIDAVIT. The defense took Mrs. Green in hand for cross-examination, and the liveliest tilt of the trial between the attorneys resulted. Mr. Rensom showed from the witness that she had made a detailed statement of the case and what she knew of it to the chief of police and the county attorney. This state-ment was taken in shorthand and was signed Mrs. Green and then delivered to the

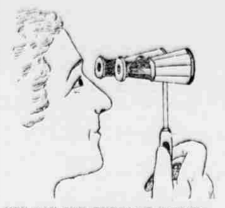
county attorney. "Let me take that statement, please, Mr. Baldrige," said Mr. Ransom, in the most matter of fact tone imaginable, just as

though nothing else was expected.

Mr. Baldrige profested. The statement was a part of his private papers, and was not a part of the record in the case, had not been presented to the court, and the defense had

no right to ask to see it or use it.
"You have been using it all morning in the examinatoin of this witness," replied Mr Ransom. "I want to show the court that you have taken only garbled extracts from it. I propose to show that the written state-ment of Mrs. Green contains evidence which will fully explain the conversations she has

After considerable talk and argument Jodge Keysor ruled that the defense should have access to the statement of Mrs. Green the purpose of cross-examination, and Mr. Baldrige rejuctantly drew the document from his pocket and handed it to Mr. Ransom. The attorneys for the defense asked time in which to read the document, and the court adjourned until 1:30 o'clock, giving court adjourned until 1:30 o'clock, giving Mr. Baldrige possession of the coveted paper



YOU CAN SEE THROUGH THESE-

This special thumb attachment kind are \$18-but there are others at \$3.59-white or smoked pearl-knotted or red pearl- alluminum or black and gilt-all of them the best French make-Lemaire'sand we warrant every pair. Opera glass belders at \$2 and up. Opera glass bags, in plush, silk or satin, as low as \$1. Open evenings and mail orders filled quick.

#### Mandelberg,

JEWELER, N. E. Cor 16th & Farnam

ised time in which to read it carsfully, for the purpose of cross-examining the witness. At the opening of the afternoon session of the court Mr. Ransom resumed the crossexamination of Mrs. Green and sought to show that Mrs. Ish had told her of threats that had been made by Chapple. "Did you not make and sign in this document," asked Mr. Ransom, "the following statement: 'Mrs. Ish told me that Chapple had told her that he had the names of parties with whom she had been intimate, and did she not deny it, and that he would make life a hell for her on earth if she did not do certain things that he wanted her to do, and that she was going to see him to see what he meant?"

The questions were of course objected to by Mr. Baldrige, and in the cross firing among the attorneys it was brought out, perhaps unintentionally, that Mrs. Green had made such statements in the affidavit which she had signed before the chief of police and the county attorney, but that the statements were made prior to the conversations which had been brought on the direct examination. Mr. Baldrige objected to the question as not proper cross-examination, and the court sustained the objection. Mr. Ransom offered the statement signed by Mrs. Green in evidence, and on the objection of the state to its admission the court took the matter under advisement, and Mrs. Green was excused from further cross-examination until Monday

TELEPHONING FOR CHAPPLE.

Mrs. James C. Ish came into his store on Sat-urday afternoon, June 8, and asked him to telephone to Mr. Chapple at the office of the Singer Sewing Machine company and ask him to come to the Ish residence at once, and to leave word, if he was not at the office, for him to come as soon as he returned. Mr. Muller said he called up the sewing machine office at once and left the message and was informed that word had already been left for Mr. Chapple to call at the Ish home as soon

Miss Ruth Purvis of Algona, Ia., testified that she was living with her aunt, Mrs. Dunn. at 2514 Davenport street in June last. Her uncle. Mr. Dunn, was manager of the Singer Sewing Machine company's local office. She said that about 11 o'clock on the morning of Sunday, June 9, Mrs. James C. Ish called at Mr. Dunn's residence and asked if Mr. Chapple lived there. The witness replied that she did not know anything about it. Mrs. Ish then said that Mr. Chapple was an agent of the Singer company and she wanted to find out where he lived. The witness replied that Mr. Dunn would be at home on Wednes-

"No, sir," replied Miss Purvis and that nded her cross-examination. "The state rests," announced Mr. Baldrige,
"If we may be allowed to call Coroner Maul
on Monday to identify certain property taken

from the 1sh residence."
The county attorney's announcement was a complete surprise to all concerned. The state had summoned sixty-three witnesses and had called about twenty of them, and it supposed that it would end its presentation of evidence before Monday or Tuesday. Mr. Baldrige stated that a large number of the state's witnesses were being held for rebuttal, and that nothing further than the evi-dence of Mr. Maul would be offered on the

direct prosecution of the case.

DEFENSE OFFERS DEPOSITIONS. The first offer of the defense was the depo ition of Charles W. Winstanley, taken at St. Paul on October 14. The state objected to the admission of the deposition, and an hour or more was spent in examining the document by the court and the attorneys. Mr. Win-stanley was an intimate friend of Chapple and was one of the pall bearers at the funeral. He detailed a part of the life and experinces of Chapple, to which the state objected. The admission of the evidence in the deposi-tion, with that of two other depositions, was taken under advisement by Judge Keysor and

will be ruled upon Monday morning.

M. J. Hengen was called to the stand by the defense. Mr. Hengen is one of the head salesmen of the American Wringer company. He hired Chapple in October, 1894, comed in the block on South Thirteenth street in the room adjoining that occupied by Chapple and wife for a number of months to and up to the time of the killing of Chapple. He was intimately acquainted with Chapple, and Chapple had told him of his acquaintance and intimacy with Mrs. Mabel

That was as far as the defense got. state objected to the admission of Mr. Hen-gen's evidence as hearsay testimony, and an hour or more was spent in the argument of the case to the court. Mr. Bradley for the defense argued that it was sought to show by the witness what the character of Chapple was and to show to the jury that it was such that he would naturally be the man who would provoke and take the initial part in the fatal encounter. Further it was proposed to show by Mr. Hengen that Chapple had used threats against the defendant, and that such threats, by all rules of law and decisions of courts, should be admitted as evidence This question was argued at considerable length, and Judge Keysor finally decided to adjourn court until 9 o'clock on Monday morning to allow the attorneys to cite au-thorities bearing upon the admissibility of the

evidence in question.
It is predicted by the attorneys that all of the evidence in the case will be submitted to the jury by Tuesday night.

Jacksonian Club Elects Officers. At a regular meeting of the Jacksonian club last evening the following officers were elected to serve for the ensuing year

were elected to serve for the ensuing year; James B. Sheean, president; John Power, vice president; John Dwyer of Beatrice, second vice president; John S. Walters of South Omaha, third vice president; Charles M. Conover, treasurer; Henry Blum, secretary; Dr. Hipp'e, corresponding secretary; Lee W. Spratlin, financial secretary; W. S. Shoemaker, sergeant-at-arms; A committee of seven, consisting of James B. Sheean, Harry Miller, John F. Murphy, George Kleffner, W. D. McHugh, J. Dunn and R. E. L. Herdman, was appointed to arrange for the annual banquet, to be held January 8 next.

T. J. Mahoney, L. J. Dunn and A. Mathews were appointed a committee to draft suitable resolutions on the death of Allen G. Thurman.

Steamer Cut Down by Ice. AMHERSTBERG, Ont., Dec. 14.—The steamer Ranney, from Chicago to Buffalo with corn, was cut by ice in going down Detroit river this morning and sunk south-east of the dummy light near the mouth. The water is over her decks. The ice is heavy and is making rapidly. The Ranney is owned by Bradley of Cleveland.

Last Chance Gets the Decision



PEN

ALL KINDS OF FURS-

For this week there'll be the same low prices quoted for the past few days-that is, 25 per cent off-or just one-fourth off the former low prices. Fine jackets, capes and mantles are the specialties, but muffs, col-larettes, gloves, seal caps, boas, sets, rugs and men's fur coats are included. Furs have not sold as low for years. They will

## G. E. Shukert,

15th and Harney.

DUBOIS DIES

Wounds Inflicted by His Brother-in-Law Prove Fatal.

PRISONER NOW CHARGED WITH MURDER

Says that He Was Drunk When He Committed the Crime-Arraigned Before Judge Berka and Taken to County Jail.

Sam DuBois, shot by C. H. Hoover Fri-

day evening, died yesterday afternoon at the Presbyterian hospital at 3:15. His strength had been steadily failing all day, and at noon he was attacked by a second hemorrhage, which was the beginning of the end. The wounded man's wonderful vitality enabled him to be conscious to the last, and he conversed with his wife but a few minutes before his death. Mrs. DuBois remained with her husband the greater part of the night, but left for her home about 9 o'clock in the morning, returning to the bedside at noon. Shortly after 3 o'clock of the policy was issued. It is alleged that Wakeley made application for two policies, DuBois called his wife by her first name and said with an effort: "I think I will was to accept or reject the other some time before November, 1894, but he had reached before November, 1894, but he had reached J. J. Muller, a confectioner at Twenty-ighth and Leavenworth streets, testified that DuBois called his wife by her first name pull through all right," and then relapsed into a doze from which he never awoke. Mrs. DuBois had requested the nurse to tell her when death was approaching, as she could not bear to be present at the ending of her husband's life, and at this moment the attendant touched her on the shoulder. Mrs. DuBois withdrew, and in a few minutes DuBois breathed his last.

The remains were taken by Coroner Maul to the morgue, where an inquest will be held Monday morning at 10 o'clock. Shortly after 4 o'clock Attorney Cochran and a Bee reported secured permission to talk with the prisoner. Hoover was confined in cell No. 6, farthest away from the entrance, so that it would be an impossibility for him to hear any of the conversability for him to hear any of the conversability of the officers during the day in conversable to the officers during the day in conversability of the officers during the day in conve tion of the officers during the day in con-nection with DuBois' condition.

SAYS HE WAS DRUNK. He was pacing the cell restlessly, and coming up to the bars of his cage engerly inquired about DuBois. When told that there had been no improvement and that he was still in a dangerous condition Hoover clasped his face in his hands and said: "I wish to God he would get well; I was drank then I did it." He then r sumed his rapid walking from one side of the cell to the other, occasionally sitting down, but not re-maining still but for a moment at a time.

When asked if he was intoxicated when he committed the crime he replied: "I had been drinking and suppose I must have been drinking and suppose been drinking and suppose I must later been." When asked where he went after leaving Andrew Jackson, the colored man, at 4 o'clock, he said that he did not remember, and gave the same answer to the question as to how much liquor he drank.

Shortly after the death of DuBole had been shortly after the station Contain Have stated.

selephoned to the station Captain Haze started out to find one of the county altorneys, in order to have a warrant sworn out against Hoover charging him with murder. He was unable to get any of them and finally re-turned to the station in company with Judg Herka, who made out the warrant, which was sworn to by Captain Haze. At 5:30 Hoove was brought up into the court room and in the presence of half a dozen people the warrant was read to him.
For a moment Hoover seemed surprised at

he announcement of the death of his brothe in-law. He glanced uneasily at the officers and at the door occasionally while the warrant was being read. When asked by the judge what he had to say to the charge he inswered in a barely audible voice: guilty," and then collecting himself with an effort, added: "I haven't an attorney yet, and haven't got any money to pay one with if I had. Don't you give a man a lawyer when he is in a fix like this?" Captain Haze replied that a lawyer was unnecessary for a prelimi sary examination, but that he would be provided with one by the state when he appeared for trial later on. This explanation appeared to satisfy Hoover to some extent, and be walked back to his cell with a firm step.

WOULD NOT ANSWER THEM. The officers in charge attempted to questio him further as to the motive of the crime and as to whether he was intoxicated when he did the shooting, but to all these Hoover re

talk much until he got an attorney. A mittimus was made out by the judge shortly before 6 o'clock and the prisoner was

taken to the county jail.

Samuel DuBols was 35 years of age. was born in lows. He was employed for a time on the police force of Topeka, coming to this city in the spring of 1887, where he secured work on the Council Bluffs and Omaha wagen bridge as an engineer. He was appointed patrolman on the Omaha police force in 1889, and remained in the service until June of last year. Since that time he had been engaged in the elevator repairing business with an office at 1324 Howard. He was elected councilman from the First ward at the last election. DuBols was a member in good standing of the Modern Woodmen of America, lodge No. 120 of the Odd Fellows and the Knights of Pythias. Chief Sigwart had both the day and the

night forces of the police department on duty last night, the former being held at the police station as a reserve force. It was feared by him that an attempt might be made to lynch Hoover, but up to a late hour no signs of hostility were apparent There was the usual Saturday night crowd streets, but there were few persons the court house. A report was around the court house. A report was started early in the evening that Hoover had attempted suicide, but it was without founda-

Old-Time Politician Dead. NEW YORK, Dec. 14.-John J. Blair, supervising engineer of the department of charities and corrections, is dead. He was charities and corrections, is dead, He was stricken with heart fallure while inspect-ing work on Ward's Island on December 8, and since then has been confined to his house. Mr. Blair was an ex-fire commis-sioner of the old volunteer fire department and was connected with the Big Six com-pany in the days when Tweid was the company's treasurer. He was also a mem-ber of the legislature several terms.

Entertainment by Criterian Club. The Criterion club will give an entertainment at Metropolitan hall on the evening of December 18. Vocal solos will be ren-BolsE, Idaho, Dec. 14.—Judge Beatty in the United States court today rendered a decision in the celebrated mining case of Tyler against the Last Chance, which has been twice to the court of appears and once to the supreme court of the United States. The decision is in favor of the Last Chance.



WONDER IF IT'S SANTA-

No. it isn't, but he's been here-been to our store. Did you see the beautiful little gifts in our window yesterday-there today, too. Water color pictures, \$1.50, with beautiful gilt frames and mats-10-inch porcelain plaques, floral subjects, only \$1.00. Oh, there are lots of things-handsome, useful things in our store for sensible Christmas presents. Kimball planes are nice and not high.

A. Hospe, jr.
Music and Art. 1513 Douglas St.

INSURANCE COMPANY ANSWERS. Why Payment of Policies on Will Wakeley's Life is Refused. The two cases, in each of which Arthur C.

Walteley, the administrator of the estate of William C. Wakeley, the city clerk who suicided at Lake Manawa on August 4, 1894. is suing the Connecticut Mutual Life Insurance company of Hartford on a policy for \$2,000, has been remanded by Judge Shirns of the United States circuit court to the district court. An attempt was made by the insurance company to retain the cases in the insurance company to retain the cases in the federal court by consolidation, but Judge Shiras refused to do this. He therefore sent them to the state court because each suit is over an amount which does not exceed \$2.000.

\$2,000.

While protesting against the transfer of the suits, the insurance company has filed answers to them. In one it is admitted that an insurance policy for \$2,500 was issued William Wakeley, but it denies that it was in force at the time of his death. Four reacons are advanced in support of the statement that the policy was void: That Wakeley at the time of his death was violating the law by carrying a concealed weapon, which consisted of a revolver; that he committed suicide; that when the policy was mitted suicide; that when the policy was issued he was addicted to drunkenness and swore falsely in saying that he was not addicted to drinking.
In the other case the company denies that the policy was issued. It is alleged that

no decision before his death. Minor Police Court Matters. Mrs. Minnie Clark, Thirty-sixth and Dodge streets, reported to the police yesterday that she had been missing numerous ex-

pensive handkerchiefs and other articles of wearing apparel lately and had reason to sus picion a domestic who formerly worked for Jim Mullet, a small boy 12 years of age, was arrested yesterday at Fifteenth and Farnam streets as a suspicious character.

Bertha Briggs, living to the Ainscow block on South Fourteenth street, has com-plained to Prosecuting Attorney Shoemaker that Masie Thomas, a colored woman, has been troubling her a great deal lately. Besides calling her bad names she occasionally drops in for a short visit and sometimes shies a sugar bowl or any other handy article at her. Bertha now avers that

#### LOCAL BREVITIES.

The monument committee of the Douglas County Veterans' association will hold a fire at Custer post hall, Friday evening

Yesterday afternoon the jury returned verdict for \$1,629 in favor of the plaintiff in the suit of John I. Redick against Max and Adolph Meyer. Alfred C. Kennedy, president of the Omaha city mission, states that the mission has authorized no one to solicit money or sup-

lies in its behalf. John N. Gustus has brought attachment roceedings in the county court against C. O. Selson & Co., on a note on which there is

ue a balance of \$348.75. A. Moore, 2507 Burdette street, yesterday experted to the police that a fur coat was stelen from his wagon, which he left for a ew minutes to go into his house. A lamp explosion at 6 o'clock last night called the fire department to 2023 Farnam street, the office of the Reed Job Printing

ompany. The damage was triffing. The Woman's Aid to the Presbyterian ospital desires to express the thanks of the society to the firms and individuals that resembered the hospital Thanksgiving week. Bishop Worthington will preach this morning and evening at St. Mathias church, on South Tenth street. The subject of the even-ing sermon will be: "Evidences of Chris-

Mrs. Elizabeth Johnson, 2015 Burt street iled suddenly of heart failure yesterday afternoon. She was the mother of A. T. Johnson of Council Bluffs, and of Mrs. A. T.

Traynor of this city. William Tracy was arrested last night for reating a disturbance around the entrance o Washington hall, where a dance was in rogress. Tracy has been in the police court

Sergeant Shoop on Friday afternoon found the clothing and jewelry recently stolen from Anton Jackson of Council Bluffs. The cost, vest and overceat were found in a Douglas street pawn shop, and the watch and chain in Goldsmith's saloon. In the federal court yesterday Agent

Humeston of the Adams Express company at Hasings was found guilty of selling liquor without government diseases, and Stephen McCauley of steamed a bull from an Indian of the Pine Ridge agency.

at 8 o'clock. This will be the second lecture of the course given by the Unity club for the Senator Manderson will, on this season. ecasion, repeat his famous Chattanooga address. The articles of incorporation of the George

Burko company, which is to do a general commission and live stock business, were filed with the county clerk yesterday. The cap tal stock is placed at \$50,000. The incor orators are George Burks, Peter Burke and

The city of South Omaka chas confessed judgment for \$2,925 in the suit brought against it by the American Water Works company by E. L. Bierbower and A. B. Hunt, the received The claim consisted of a bill for water between January 1 and July 1, which had been disallowed by the city council. A well attended masquerade ball was held

Washington hall last night, Prizes were in by C. H. Edens, Charles R. Beaty and won by C. H. Edens, Charles R. Beaty and Miss Bessie Morgan. The master of ceremonies was Harry H. Sage, and the com-mittee consisted of Edward Snyder, A. Liddell. Daniel McLane and A. Glasgow. ball was given by a society calling itself the "Out of Works and Dead Brokes," though the name does not exactly describe the con-The officers and directors of the Needlawork

Guild of America in Omaha are requested to meet on Tuesday afternoon, December 17, at 2 o'clock, at the home of Mrs. J. W. Van Nostrand, 557 South Twenty-sixth street to decid: upon the distribution of the garments collected. All persons interested in this work are cordially invited to be present, and any one desiring to contribute two new gar ments to this society is requested to send



PLEASANTLY

SHE SAT ON HIM BECAUSE-

She didn't dare risk using the old man's slippers-or her own, either, for that matter-because they were so near worn out that the least exercise might leave them slipperless till after Christmas. They'll get affairs. He hopes to have E. & W.'s next new ones then—Juliets at \$2-fur lined and Christmas. He's hinted about us and our brecaded satin-old ladies' Juliets, \$1.50-men's Romeos, \$2-handsome and easy.

# Drexe1 Shoe Co.,

1419 Farnam Street.

pected that ground will be broken for the pump station and mains by the first of the SOUTH OMAHA NEWS Mrs. D. L. Holmes and Mr. C. H. Watt. 

Last Friday night Louis Root, a farmer living about five miles north of here, was held up by three men and robbed of \$51. Root was at the stock yards Friday with a load of hogs, for which he was paid in currency. After disposing of his stock he drove over to Council Bluffs to attend to some business. The fire detained him for some time, and it was late when he passed the Home of the Good Shepherd on his way home. Just beyond the B. & M. crossing a man jumped out into the road and grabbed the horses' heads. Another man shoved a revolver into his face and kept him quiet, while a third went through his pockets. The man who held the revolver is described as being about six feet tall and wearing a long gray overcoat and white hat. His face was covered with a handkerchief. Root cannot give any description of the other two men. After having obtained the money Root was ordered to drive home as fast as possible. About a mile from where the robbert was committed lives a relative of robbery was committed lives a relative of Root's. There he drove, and obtaining a saddle horse, rode into town and reported the matter to the police. Captain McDonough started out with a couple of officers on the trail, but as yet no arrests have been made.

At the Churches Today. Services will be held at St. Martin's Epis

opal church at 11 o'clock this morning. The subject of the sermon will be "The Mission of the Jew to the Christ." The offering will be for the children's Christmas tree. Rev. Joseph A. Flowers will preach in Grace Methodist church this afternoon at 3:3 At the Baptist church the pastor, Rev.

C. Smith, will preach this morning on "Man's Greatest Need and Greatest Danger." In the evening Rev. Smith will preach on "I Can See no Difference Between a Christian and One Who is Not a Christian,"
Rev. J. O. Staples will address the Young

Men's Christian association meeting this afternoon at 4 o'clock at the Methodist church, Twenty-third and N streets. "Christ's Great Charter, the Ground of Human Freedom," will be Dr. Wheeler's morning theme at the First Presbyterian church. In the evening the doctor will preach on "The Motto of Our Endeavors for 1896." O. E. Bruce, with the Fourth ward choir.

will hold services at the old school house Revival meetings at the Christian church continue. The subject of the morning ser mon is "The Two Natures of Christ." In

the evening "Our Plea." Live Stock Exchange Meeting. Live Stock exchange has been called for Tuesday at 2 p. m., for the purpose of reconsidering whether Christmas shall be observed at the yards entirely or whether there shall be a haif holiday, with the scales closing at noon. At the same meeting officers to serve the exchange for the ensuing year will be nominated. It is understood that some of the members of the exchange have under-gone a change of heart since the meeting held last Thursday to consider the matter of closing the yards. The commission, men say that they intend to spend Christmas at home regardless of what the yard company wants. Both Chicago and Kansas City will close Christmas, and it is more than probable that South Omaha will stick to the action taker

Snyder's Preliminary Hearing. The hearing of D. C. Snyder was com nenced in police court yesterday afternoon Snyder was arrested for obtaining money

last Thursday's meeting.

under false pretenses. A few days ago the prisoner came here from Sheridan, and took up his abode with J. C. McNulty When settling time came Snyder offered a check for \$50 on a Sheridan bank, which was accepted and sent out for collection. came back stamped "no funds," and thei McNulty caused Snyder's arrost. Snyde had Chief Brennan write to relatives matter, but the answer came back that the relatives there would have nothing to do with the prisoner. At the trial yesterday after noon the state introduced all its testimony and the hearing was continued until Monday morning at 9 o'clock.

Will Hear from Committees. Tuesday evening the Board of Trade wil hold a meeting to hear the reports of committees appointed at last Friday night's meeting regarding the opening of Twentyfourth street to Fort Crook. Yesterday afternoon Mayor Johnston, City Treasurer Hoctor and Tom O'Neil went up to Omaha to confer with the county commissioners, but ound that the meeting had adjourned be fore they arrived. A committee of three will probably go out to Papillion tomorrow to talk with the Sarpy county commissioners about opening the road from the county line, provided Twenty-fourth street from Q street is graded and paved to the county line.

Scarr Saved the Drunk. While going home about midnight Fri-Hon. Charles F. Manderson will lecture at the First Unitarian church tomorrow evening men trying to rob a drunken to appear, although he had promised to be on hand at 2 o'clock. It was found that the hearing was postponed to next Saturday at 2 o'clock. There are thirteen different charges pending against Miller regarding his dealings with his clients. Miller is at the present time in Chicago, but he will be represented at the hearing by a local attorney. at the corner of Twenty-fourth and J streets. The highwaymen ran when they heard Scarr coming. A policeman was notified and the drunken man was taken to the city jail, where he gave the name of Thomas Price. He was turned loose as soon as he was sober.

Magie City Gossip. C. L. Mullen has returned from Mexico Street Commissioner Ross is on the sick

C. L. Brenzier has returned from Diego, Cal. Joe McColl of Defiance, Ia., was in ity yesterday. W. H. Valanstine of Columbus was in the ity yesterday. Councilman Blanchard is visiting the At

lanta exposition.

Charles Shiverick & Co. make special prices tomorrow on 2,000 pieces of furniture. See advertisement on page 8. Robert Foote of Clearwater was a visitor it the stock yards yesterday afternoon. Mrs. H. S. Ayer of Franklin is spending Sunday with her sister, Mrs. C. H. Watts. George L. Dare has sold out his plumbing usiness here and will move to Harrisburg Dellene.

Mrs. G. C. Griswold of Ottawa, Ill., is the guest of her daughter, Mrs. Arthur F

Mr. A. Otterman, a wealthy cattleman from Malcomb, was a guest of the stock yards company yesterday. Barney Corrigan is much better. He was over Sunday are: Carl D. Ruther, Lincoln. Neb.; C. E. Wilkins, Philadelphia, Pa.; S. J. Harwood, Keokuk, la.; Ed Getaten, Sandy Hill, N. Y.; John H. Harberg, Denver, Colo.; able to get down town yesterday, for the first time since his illness.

"The new water works company will be Lamb, Burlington, Ia; A. B. Gay, Kansas

at the Merchants.



PUT

HE'S THINKING AND THINKING-

Will she know-or how can he tell that he's about out of shirts-needs a box of new neckties, too-and collars and cuffshow the laundry did massacre these cheap low prices, because he's stuck on our exclusive styles. All good dressers know us.

### Albert Cahn,

The Union Stock Yards company is build-

Yesterday afternoon a car load of poles

IT LACKED THE CIRCULATION.

Keysor Revokes Licenses of Saloon

Men Who Advertised in Tribune. Those saloon keepers of South Omaha,

ho published their applications for

license in the South Omaha Trib-

ine and paid for the publication,

will not be highly pleased when they hear of the decision handed down by Judge Keysor yesterday. He decided that all such licenses would be revoked.

Judge Keysor said that the South Omaha

paper made no claim that it had the largest circulation in the county, but did claim to

have the largest circulation in South Omaha

on the ground that the petitions of free-holders for the licenses were not properly

made. There was no evidence to show that the signers were freeholders. In fact, Judge

Keysor said that nothing was introduced t

were property owners, which was in itself

Judge Keysor incidentally delivered

stricture on the council of South Omaha. He said that it had simply taken the law into

ts own hand and had granted licenses where

he law had not been complied with in any

respect. The statutes said plainly that the

notices must be published in the paper of the largest circulation in the county and

hat the South Omaha Tribune did not eve

claim this. Moreover, it was as plainly pro-

vided that all signers of petitions must be

freeholders. Nevertheless the council had accepted petitions, the signers of which were

STATE SHERIFFS' ASSOCIATION.

Annual Meeting to Be Held in Omnha

The Nebraska Sheriffs' association wil

neet in annual convention in this city this

week. The opening day is Thursday, and

ship which comprises all the sheriffs in the state. All ex-sheriffs have an honorary mem-

sider such business as is of interest to the

office of its members. Among the good things that have resulted from its delibera

tions is the cipher system of correspond-ence, which is now in vogue with the sher fis

of the state. Incidentally the members meet

The meeting last year was held at Grand

Miller Disbarment Proceedings.

The bar committee was to have pushed

disbarment proceedings against Attorney

eriminal court room, but Judge Scott falled

Another Panel to Be Called.

with the exception of the twelve men wh

PERSONAL PARAGRAPHS.

The panel of jurymen, which has been

J. M. Miller yesterday afternoon

have a good time, and they usually

bership. The body meets annually to

This Week.

notoriously no property owners.

nough to cause him to revoke all

that the signers of any of the petition

will spend the winter.

ng company.

thief Smith.



Skating is the fashionable fad this win ter. It is healthful, exhilirating—and it's a sport that all can enjoy. We're selling and sporting goods of all kinds. Here's the way we're selling the reliable Peck &

All of Peck & Snyder's 50c skates are 30c. All of Peck & Snyder's 31.00 skates are 65c. All of Peck & Snyder's 31.50 skates are 41.10. All of Peck & Snyder's 31.50 skates are 31.10. All of Peck & Snyder's 32.00 skates are 32.20. All of Peck & Snyder's 35.00 skates are 32.20. All of Peck & Snyder's 34.00 skates are 32.20. All of Peck & Snyder's 34.00 skates are 32.80. We manufacture Columbia Metal Polish. Mail orders promptly filled.

Cross Gun Co.,

WANTS ANTI-TOXIN USED

Dr. Towne's Plan with Regard to Diphtheria.

Dr. Towne, inspector of contagious diseases, as been vigorously urging that the city should provide for the treatment of children lng a cornerib which will hold 100,000 who have been exposed to diltheria with bushels. Corn is coming in fast from all anti-toxine. He has contended that in this manner the city could be effectually pro-T. Mendenhall of Oskaloosa, Ia., is in the city visiting his son, Chet. Mr. Mendenhall is on his way to the Pacific coast, where he lives that would be saved. In support of his position he cites a recent test that was Frank Jackson, who was a prominent spec-ulator at the exchange for some years, left yesterday for Milwaukee, where he has ac-cepted a position with the Plankington Packmade in New York City and which is quoted in an article by Dr. Hirman M. Riggs in the Philadelphia Medical News. Dr. Riggs the Philadelphia Medical News. Dr. Riggs states that 1.043 children in various hospitals and children's asylums in New York were treated with the remedy during the progress of an epidemic. Very small injections were made, costing from 25 cents to \$1 each, according to the age of the patient. The result was that only three children out of this number contracted the disease within thirty days. These were all very mild cases, and The regular firemen expect to get their November pay allowed at Monday night's meeting of the city council. A duplicate of the pay roll has been sent to Clerk Maly by from Michigan was received by the electric light company which will be used in the re-construction of the lines in use now and days. This were all very mild cases, and yielded readily to treatment. Only thirteen had the disease after the thirty days had exconstruction of those contemplated.

City Attorney Lambert has confessed judgment for the city for \$2,925 in favor of the American Water Works company. The city powes the water company that amount for fire hydrants and use of water at the city headquarters.

pired, annough to prove the remarkable treated had been exposed. This remarkable record is cited by Dr. Towne as conclusive proof of the correctness of his position. He proof of the correctness of his position. He proved the child from having diphtheria for thirty days, and in that time the bacilli in the throat can be easily killed by treatment. The proved the proof of the correctness of his position. Tuesday evening the members of lodges Nos. 66 and 227, Ancient Order of United Vorkmen, will give a stag party and banquet If, whenever diphtheria breaks out in one of the public schools, the city had a supply of the remely with which to treat all those who have been exposed, the danger of diph-theria epidemics would be almost eliminated at their hall. An interesting program has been prepared. Rev. Dr. R. L. Wheeler will deliver the address of the evening.

and many lives saved. Letter Carriers Elect Officers. Omaha - Letter Carriers' association, branch No. 5, held a very enthusiastic meetbranch No. 5, held a very enthusiastic meeting in the hall Saturday evening, the occasion being the election of officers for the ensuing year. Much rivairy existed, but the meeting passed off harmoniously with best wishes to the old officers. The successful caedidates are as follows: President, William Mangan: vice president, C. H. Creighton; recording secretary E. L. Hoag; financial secretary, Charles Newton; treasurer, J. H. Tebbins; sergeant-at-arms, R. C. Dayis; trustees, O. N. Birket, E. R. Overall, C. G. Flink; collector for Mutual Benefit association, Walter M. Victor,

Marriage Licenses. The following marriage licenses were is-

On this ground it alleged that it had a right to print the licenses and it was supported by the council. This Judge IC year held was dined yesterday Name and address. Age.
Carl S. Hibbard, South Omaha. 23
Helen H. Brewster, Brunswick. 23
Joseph H. Pirkle, South Omaha. 28
May Kellogg, Percival, Ia. 23 rectly against the provisions of the statutes and against decisions of the supreme court Therefore, he stated that he could no nothing else but revoke the licenses. This will affect the sixteen saloon men who advertised in the Tribune. The licenses of the two saloon keepers who advertised in

> Paxton & Gallagher have just received hree cars of tea, containing 1,071 half-casks their celebrated brands of teas, direct from their firing establishment at Hioga, Japan. This enterprising firm has made Omaha one of the largest tea importing cities in America.

WEATHER FORECAST.

Fair, Southerly Winds and Warmer in Western Nebraska. WASHINGTON, Dec. 14.-The forecast or Sunday is: For Nebraska-Fair; southerly winds; warmer in the western portion. For Missouri-Generally fair; slightly

coler: northerly winds.
For Kansas—Fair, preceded by cloudy at threatening weather in the eastern portion; northerly winds.
For Iowa—Fair; winds shifting to southly. For South Dakota-Fair: southerly winds; warmer in the western portion. Local Record.

OFFICE OF THE WEATHER BUPEAU, OMAHA, Dec. 14.—Omaha record of tem-perature and rainfail, compared with the corresponding day of past four years: 

the body will remain in session for two days. Although they will go out of office shortly Sheriff Drexel and Deputy Sheriff Rosenz-program for the delegates as they possibly can. All arrangements have not been made, but it is promised that the delegates will not regrat their visit to the city. A large attendince is expected.

The accoclation is composed of a member-

INTENSE SUFFERING

From Dyspepsia and StomachTrouble.

instantly Relieved and Permanently Cured by Stuart's Dyspep sin Tablets.

A New Discovery, But Not a Patent

of what he considers a remarkable cure of ute stomach trouble and chronic dyspepsia by the use of the new discovery, Stuart's Dyspepsia Tablets.

He says: The patient was a man who had suffered to my knowledge for years with dyspepsia. Everything he ate seemed to sour and create acid and gases in the stomach; he had pains like rheumatism in the back, shoulder blades and limbs, fullness and distress after eating, poor appetite and less of flesh; the heart became affected, causing palpitation serving in the district court during the past three weeks, has been discharged, with the exception of the twelve men who are on duty in the Ish case. The panel should have been the last of the term, but Judge Scott has been so anxious to clean up the work of the criminal court that another panel will be called for tomorrow. It will consist of 100 men, instead of the usual 150, and will serve two weeks instead of three. and sleeplessness at night.

1 gave him powerful nerve tonics and blood

remedies, but to no purpose. As an experi-ment, I finally bought a 50-cent package of Stuart's Dysjep in Tablets at a drug store a d gave them to him. Almost immediate relief was given, and after he had used four boxes he was to all appearances fully cured. There was no more acidity or sour, watery risings, no bloating after meals, the appetite was vigorous and he has gained between 19

and 12 pounds in weight of solid, healthy W. H. Dearing of Plattsmouth is at the flesh.

Although Stuart's Dyspepsia Tablets are
Although Stuart's drug stores yet I conadvertised and sold in drug stores yet I con-sider them a most valuable addition to any physician's line of remedies, as they are per-Mr. and Mrs. W. B. Muir, Tipton, Me., are Commercial men registered at the Barker physician's line of remeilles, as they are per-fectly harmless and can be given to children or invalids or in any condition of the stom ach with perfect safety, being harmless and

containing nothing but vegetable and fruit essences, pure pepsin and Golden Seal. Without any question they are the safest, most effective cure for indige t on biliousness. constipation and all derangements of stomach, however slight or sovere.

The new water works company will be doing business in ninety days," said an official of the company yesterday. Plans are being prepared, changes made for the better and machinery is being bid in. It is ex
Platte, Neb.; C. J. Walker, Denver, Colo.

City, Mo.; F. R. Graham, Washington, D. C.:
Stomach, however slight or severe.
Stuart's Dyspepula Tablets are made by the Stuart Co. of Marshall, Mich., and sold by druggists everywhere at 50 cents per package.

Snyder skates:

Men's Furnisher. 1322 Farurm St Sporting Goods, 116 S. 15th St.