THE OMAHA DAILY BEE: THURSDAY, JANUARY 16, 1896.

est perjury, but it was the testimony of four men against one. The great preponderance of evidence left him no other alternative than to discharge the defendants and declare them not sufficient to other actions of the second

them not guilty. It only required about 'steen seconds for the crowd and its friends

to disappear. The prosecuting attorney, Emil Schurz, made a vallant fight, but he

out of Manawa.

ison Have a One-Round Go.

flicting as to the exact progress of the quar-rel, but the chancellor asserts that Mr.

Aitchison spat in his face and then the war

blased referee would be unable to discover

tain of the Dodge Light Guards were forced

the Board of Supervisors.

COUNCIL BLUFFS DEPARTMENT

MINOR MENTION

Harmony chapter No. 25, Order of the Eastern Star, will hold its regular meeting this evening at Masonic hall.

On and after February 1 the Council Bluffs office of The Bes will be located at No. 16 North Main street.

The Grand hotel, Council Bluffs. High class in every respect. Rates, \$2.50 per day and upward. E. F. Clark, proprietor. The Ladion' Aid society of St. John's Lutheran church will meet this aftern on at the residence of Mrs. E. Lefferts, 326

Eleventh avenue.

The Young Men's institute has arranged for a select masquerade party at Hughes' hall Friday evening. It will be one of the swell events of the week.

S. O. Kelley was to have had a hearing in Justice Walker's court yesterday, but by agreement of the altorneys the hearing was postponed until Saturday.

Moses Petty, for being drunk and making an indecent exposure of his person, was fined \$15.30 by Judge McGee yesterday morning. John Maiers, a plain drunk, contributed \$10.20.

Mrs. Constable, the woman who made two desperate attempts to take her own life at the home of her husband, east of the city, was reported yesterday to be rapidly recov-ering her health, and had lost her suicidal mania.

The regular meeting of Portawattamie lodge No. 146, Ancient Order of United Workmen of Iowa, will be held this evening at 7:30 o'clock at Woodman of the World hall. All members are requested to be present. In-stallation of officers.

LeRoy Chandler of Vandalla. Ill., writes to be chief of police for information concerning his aunt, who is supposed to be living some-where in Council Bluffs. Her maiden name where in Council Bluffs. Her maiden name was M uy Chandler, and by marriage Mary Jordan. Chandler is a cigar manufacturer in good circumstances and is anxious to find his sister.

The supervisors have allowed the overseer of the poor for Kans township \$300 for ex-penditures for the first three months of the year. He will be required to furnish an Remized statement of the expenditures, and has been instructed to buy nothing but the processities of life for his patrons. The su-pervisors have decided to abolish the system of paying cash to county charges.

The police often have odd requests made of them. They are commissioned to find every-thing under the sun capable of being lost or thing under the sun capable of being lost of stolen. A woman in Wyoming writes a long letter to Chief Scanlan asking him to set in motion all of the machinery of his office and call out the troops if necessary to find her dog, which is supposed to be somewhere in the city. She incloses a cabinet picture of the purp.

A. K. Pigeon, a citizen of the city, who has a natural liking for the poultry business, got into trouble with the city marshal's force got into trouble with the city marshals force yesterday and was locked up. Pigeon was arrested while selling dressed chickens from house to house, and a charge of peddling without a license lodged against him. The arrest was made upon complaint of some of the local butchers. The butchers object to such competition and are determined to take local start it. legal steps to stop it.

A stone was thrown through a large plate A stone was thrown through a large place glass window in the front of the Carlson & Co. furniture store at 714 Broadway. It occurred a few minutes after 11 o'clock. Whether it was for the purpose of robbery or was an act of pure cussedness is not clear. Three men were in front of the store when the missile was thrown and they ran rapidly down the street. The stone narrowly missed smaching a large plate glass mirror inside the store.

Political matters in connection with th Political matters in connection with the city spring campaign are beginning to be subjects for discussion. Alderman Green-shields is being talked of for mayor, and Henry Stevenson, who is filling out the un-expired term of Auditor Gould, is booked for that office. Friends of Deputy Marshal T. Anderson have picked him out as a J. T. Anderson have picked nim out as a possible candidate for his chief's position, and several other gentlemen are looking around for a soft place to light upon in case they conclude to jump into some good fat office.

Everybody is anxious to know what is to take place at the Young Men's Christian association tomorrow night. Much has been said about the members' rally and tea, under the auspices of the membership committee of which Mr. George B. Rex is chairman. The members of the committee have personally invited a large number of the assofriends to meet with the young men. Great things are to be made known during the evening. We understand that the city will whirl on its axis for the next few weeks. Messrs. John and Arthur Dale, G. G. Wallace and General Secretary Ober of Omaha and several of the prominent business men of this city will make short speeches. There was the usual large audience at the New Dohany last evening and all present thoroughly enjoyed the Compton's presenta-tion of a sunny southern drama, "Dixle Land." Tonight the Comptons give way for one night to permit Charles L. Davis to let a Council Bluffs audience once more See and hear his great character, "Alvin Justin." This is Davis' last tour with the piece, and there are thousands that will be delighted to see it once more. Davis cancelled his engagements at Lincoln, Beatrice and several other western towns and came direct to Council Bluffs. He and his company will remain here for three days and they will then go straight to New York. The Comptons will continue their en-gagement the remainder of the week. Miss Mina Ross, a county patient at th Women's Christian Association hospital, left Women's Christian Association hospital, left her bed at that institution last night after dark and went out on the streets in her night clothes. Her absence was not noted for some time, and the fear that she might perish or meet with foul play led the matron to notify the police department. Officers were put upon her track and she was finally located at the home of Mrs. Ewing on Avenue d and Eighth street nearly a mile away. G and Eighth street, nearly a mile away. She had walked the entire distance in the cold and rain dressed only in the thinnest of night dresses, and in her bare feet. Some time last summer she had a case of sun stroke and has been suffering with nervour prostration ever since, and her mind has been affected. She was permitted to remain at the Ewing home during the remainder of the night. Another chapter, or, rather, another case, has been added to the Gilman-Lawsons-Jeffries-Poland chicken stealing story that has become a nauseating drug on the news mar-ket. Yesterday Charles Parker, another member of the gang, was arrested in Platts-mouth, charged with larceny from a building. Mouth, charged with tarceny from a building. After the arrest of his friends he fied, and was finally located in the Nebraska town. An officer was sent down there for him last evening, and he will be returned here today. He is implicated in the theft of some harness and other property belonging to a farmer named Frank Owens, living near Weston The cases have attracted so much public at-tention that the grand jury has taken them up, despite the fact that they are pending in several of the justices' courts. Until these inquisitors make their reports there will be no further action taken in the justice shops. Guard against loss by fire and insure your property in reliable companies. If you pay an insurance premium you expect insurance. We represent some of the best English and American companies. Louges & Towle.

Witnesses Tell of the Detailed Troubles with the Cass County Bank.

RELATIONS WITH A RIVAL INSTITUTION son had never sent any money anywhere by express to his knowledge. Cashler Nichols Given a Chance to

Explain Discounts, Rediscounts and Exchanges-Depositors Testify Concerning Cheeks and Drafts.

lished, and they had approved it.

which he explained that the Missouri lands,

about which there had been some talk in Atlantic, had been purchased by him a num-

bar of years before the time of the publica-tion; that he had not used any of the Cass County bank's funds in making the purchase,

and was not indebted to the bank for any money used in the purchase or development of the lands. Another card, written by Miss

Keys, denied a rumor that she had withdrawn any part of her deposit from the Cass County

bank. "An open letter," signed "A Business Man," was also read from an issue of Editor

whipped. The writer commended the banks for carrying business men who were pressed

CASHIER NICHOLS' STORY.

the witness was a certificate of deposit pre

which was refused for lack of funds. The

certificate was protested and returned. Wit-ness cited other similar instances. Mr. McPherson started out at the afternoon

session to show by Mr. Nichols that Banker Whitney of Atlantic had it in for the Cass

County bank and was trying to ruln the

bank, didn't he?" asked Mr. McPherson, and

the objection was sustained. But McPher-son kept at it. "Who was meant in this

"Whitney had it in for the Cass County

County bank.

nst!tution.

W. W. Eller testined that he had presented a check signed by County Treasurer Brown to Cashier A. W. Dickerson at the Cass County bank, and had payment of it deferred until the next day, and then the bank was Editor Chase of the Cass County Democrat closed. He had seen issac Dickerson in the bank frequently, but had no business dealings was on the witness stand in the Dickerson case yesterday morning, and read extracts with him from his paper of articles which were pub-

Simon Block, a clothier at Atlant'c, testi-fied that he had bought a number of drafts at the Case County bank in the fall of 1893 and that they were not paid. One draft, for \$540, came back on December 27, and the cashier could not redeem it, but credited the sum on the witness' pass book. He testified that he saw isaac Dickerson in the bank on the day of December 27, 1893, but had no conversation with him. H. F. Seaman of Atlant'c testified that on October 14, 1893, he deposited \$1,000 in the Case County bank. When he asked for a certificate of deposit it was signed by A. W. Dickerson, the cashier, who went to the of-fice of Isaac Dickerson and returned with what purported to be the signature and guar-anty of Isaac Dickerson on the back of the Simon Block, a clothler at Atlant'c, testilished on August 10, 1893. The chief article in question was one containing an account of the transfer by J. C. Yetzer of \$75,000 worth of real estate to the Cass County bank, not because there had been any run on the bank, but to give the lie to certain persons who had been circulating the reports that the

BUSINESS OF THE BANK.

W. W. Eller testified that he had presented

bank was not in a sound financial condition. Mr. Chase testified that he had shown the article to Isaac Dickerson and others connected with the bank before it was pub-One of the cards published in the paper anty of Isaac Dickerson on the back of the had been written by Isaac Dickerson, in

certificate. P. F. O'Connell, an Atlantic jeweler, testified that the Casa County bank was in-debted to him in the sum of \$2,500 at the time of the bank's failure. Some days be-fore the failure of the bank he drew a check for \$1,000 against his account and sent it to one of his creditors. The check was not paid when presented to the Cass County

bank. He also testified that a number of drafts purchased by h'm at the Cass County bank were returned unpaid.

Levi Downs, a merchant of Atlantic, had known Isaac Dickerson for twenty years and Chase's paper, in which it was stated that any one who would be guilty of circulating reports about the bank should be horsedid his banking at the Cass County bank. He bought a number of drafts from the bank in 1893, which were returned unpaid. The bank owed him \$1,800 at the time of the failure. He secured a settlement by giving

for money, and urged the business men to stand by the banks. An effort was made by the state to show a check for \$1,600 and getting a receipt for something more than a year's rent of a store which the bank owned. that Isaac Dickerson's wife and son had been making remittances of cash through the W. Emmert, druggist at Atlantic, re peated the story of having had drafts pur-chased at the Case County bank returned unpaid. The bank owed his firm \$1,200 when he crash came, on December 28, 1893.

making remittances of cash through the postoffice, of which Editor Chase was post-master, about the time of the failure, but this was ruled out. F. M. Alexander had been in business at Atlantic for twenty years and was well ac-quainted with the defendant. During the year 1893 he saw Isaac Dickerson at the Cass County hank frequently and saw bing walk C. E. Conrad of Atiantic had some drafts which he had purchased at the Cass County bank returned to him unpaid. When the bank passed into the receiver's hands it owed County bank frequently, and saw him walk home with his son, A. W. Dickerson, the cashler, and stand at the gate and talk with the witness \$1,100. He saw Isaac Dickerson in the bank frequently, but never saw him examining the books or accounts of the bank. him for a great length of time on many oc-casions. He saw the defendant very fre-quently during the summer of 1893 at At-lantic and around the office of the Cass L. W. Brown, an Atlantic grocer, was another man who had failed to realize on the drafts purchased by him at the Cass County bank. Had seen Istac Dickerson in the bank, but did not see him doing anything

CASHIER NICHOLS' STORY. F. M. Nichols testified that he was cashier of the Atlantic National bank in 1893. At one time witness' bank loaned the Cass County bank \$5,000, and subsequently re-newed it. At times held drafts on the Cass County bank for large amounts. The \$5,000 note was collected by a sale of the chattels mortgaged to secure it. The Atlantic Na-tional bank also held times during that year checks of the cashier of the Cass County bank, but not in amounts above several hun-dred dollars at a time. During that summer, to the knowledge of the witness, the Case checks of the Gamounts above several hun-bank, but not in amounts above several hun-dred dollars at a time. During that summer, to the knowledge of the witness, the Case County bank was unable to pay demands county bank position with the Cass County bank in No-vember, 1891. He was acquainted with the

Bills of the Justices Thrown Out by character of the assets of the bank at that time, but was not allowed to answer Mr.

Bruce's question as to whether the bank was not insolvent in 1891. He knew in a general way of the financial standing and rerent, lights, fuel and blanks were, rejected by the Board of Supervisors at its meeting sponsibility of the men who were indebted to yesterday afternoon.

the bank The justices of the peace insist that, being It was the purpose of the state to show county officers, they are entitled to office by Mr. Robinson that the Cass County bank was really insolvent in 1891 and that the rent and expenses, and they presented their claims accordingly. Justice Vien asked the county for \$303.05. Justice Cook asked for securities held by the bank at that time were not good. Mr. Bruce, who is conduct-ing the case for the state, failed to get at the evidence desired in the proper manner and his questions were ruled out by the bills. The justices filed their reports of fees collected, but none of them exceeded the court. He had not decided upon his plan \$1,200 a year allowed by law. The super-visors took the position that there was nothof attack when the court adjuorned until this morning. Judge C. R. Scott of Omaha was in the ing in the law requiring the county to furcourt during the afternoon and sat with Judge Smith during a part of the session. nish offices for the justices, and that if the matter was to be tested the test would have to be made at the instigation of the justices THESE FISHERMEN NOT GUILTY themselves.

to severely berate the defendings and to assure them that their testimony and the defense they had offered was as insult to the intelligence of the court. that he be-lieved all of them had committed the rank-William B. Allison Again Nominated for the United States Senate.

IOWA REPUBLICANS HONOR THE LEADER

Enthusiastic Session of the Joint Caucus-Arrangement for the Inauguration of Governor Drake Today.

was helpless. The cases of Price Gibson, F. M. Philips and William Walker, taken from Vien's court to Justice Walker, were continued by agreement of the attorneys until next Sat-DES MOINES, Jan. 15 .- (Special Teleurday. In this case the state will have three or four witnesses, but there is very little gram.)-The republican caucus this afternoon unanimously renominated United States Sendoubt about the ultimate acquittal of all. ator William B. Allison for a fifth term. The The trial of John Coyle and Bill Hall, the leaders of the gang, will occur before Vien this afternoon. In this case the state has announced the determination of securing a conviction if the thing is within the range greatest enthusiasm prevailed at the meeting. Representative Allen acted as chairman. Senator Allison was nominated on the part of the senate by Senator "Line" Ellis, the "silver tongued orator" of Clifton, seconded by Senator Healey, and by Representative Temple on the part of the house, seconded by McArthur of Des Moines county.

Senator Ellis dwelt at length upon the eminent public services of Senator Allison, comparing him to Blaine, Garfield and Lincoln. The other speakers followed in the same vein, arousing the feelings of the vast audience to the highest pitch of enthusiasm. All references to the senator's presidential aspira-tions were loudly cheered. On entering the hall, leaning on the arm of Speaker Byers, the dire necessities of men with families on their hands and whose comfort can be assured by the curtailment of the pleasures of the kid gloved man with his \$15 split bamboo and silken line. Public sentiment after all is the law that rules the land, and Senator Allison was greated with a perfect ovation, members rising to their feet and giving vent to their enthusiasm in prolonged

applause, Senator Allison feelingly responded, saying in part: "I wish to express to you, and through you to the people of Iowa, my high appreciation of this great honor you have conferred upon me. It is an honor to be permitted to hold a seat in the United States this law will go a long way toward excus-ing the fellows who have taken the last fish DECLARED THE FIGHT A DRAW. senate, the highest legislative body in the world, but it is a greater honor coming from you now for the fifth time in this spon-Chancellor Ross and Captain Altch-Hon. L. W. Rome, who was for years taneous manner. I shall endeavor, as in the past, to faithfully represent the intereste of this great state and of every state of this State university, came out of a personal en-counter with a young man yesterday and the result demonstrated the venerable chancheets.) cellor's ability to take care of himself in

the boy jumped out, but before the girl could alight Hodges whipped up and ran the horses centor's ability to take care of himself in a physical as well as a mental contest. Chancellor Ross is the attorney for Mrs. W. E. Aitchison in her suit for a divorce. The case was tried in the district court and An informal reception followed, in which Senator Allison shook hands with hundreds of enthusiastic admirers from all parts of the state. several miles back through Rippey and into Marion county. He is 28 years of age. The girl's parents formerly lived near Minburn

The case was tried in the district court and Mr. Aitchison won the suit. Then the case was appealed to the supreme court and in the brief for the plaintiff Mr. Ross made statements which Mr. Aitchison branded as untrue. As a result there has been consid-erablo feeling over the case and yesterday when Mr. Ross walked into the county re-corder's office he found Mr. Aitchison there at work. The question of the diverse area The democratic legislative joint caucus today made the following nominations: United mosa penitentiary, Thomas Hudson, Ana-mosa penitentiary, Thomas Hudson, Ana-mosa; warden for the Madison penitentiary, Elmer E. Benton, McGregor. The republican caucus renominated F. R. Conaway to be state printer, Lafe Young to

ceedings was brought up at once and a lively discussion took place. Details are conbe state binder, N. N. Jones to be warden of the Fort Madison penitentiary and P. W. Madden to be warden at Anamosa. There was no opposition, except to Madden, who was elected for the third term. Madden received 81 votes, G. W. Crossly 19 and 20

GETTING READY FOR WORK.

wat on. Whatever the provocation was, Mr. Ross resented it, and before those in the office realized what was going on Mr. Ross had M. Altchiscn by the throat and was chok-ing off his supply of fresh air at an alarming athlete and about half a century younger than the venerable chanceflor, but an un-bland referee would be proble to discover. Was cleved for the thruce that term, and scattering. GETTING READY FOR WO Both h-uses of the legislature we occupied today in clearing the was of resolutions of an unimportant was cleved for the thruce term, and clearing the scattering. Both h-uses of the legislature we occupied today in clearing the was of resolutions of an unimportant was cleved for the thruce term, and Both h-uses of the legislature we occupied today in clearing the was of resolutions of an unimportant A resultion by Haugee of d Both houses of the legislature were largely occupied today in clearing the way for the real work of the session. A large of resolutions of an unimportant character

A resolution by Hauger of Blackbawk was adopted by the house, providing for the that the chancellor was carrying any handi-cip in the contest. Before a knockout was scored mutual friends intervened and the cx-charcellor of the law school and the capvisit the various state institutions with instructions to report on February 2. Should the United States court or an issue of 1880 the senate concur in the action a recess of

into their respective corners and the mill was declared a draw. two weeks will follow. On motion of Mr. Weaver the house ap-HAS REJECTED THEIR CLAIMS. of Temple, Weaver, Funk, Early, Corn-wall, Evans and Porter to devise and report dered a decision last year. a plan for dispising of the work of the code Bills of the justices of the peace for office commission. The senate has already pro-vided for the appointment of a committee of fifteen, with Senator Trewin as chairman. to divide up the work among the various standing committees and this action will likely be followed by the house. The house provided for the appointment

of a special committee to have charge of all bills affecting building and loan associaago. tions. A long debate followed on a proposition

Thinks His Wife False. CEDAR RAPIDS, Ia., Jan.

out there in their bathing suits disporting is not the bright mammer summine. This ended the testimony and the court gave his decision. He took the opportunity AME to the opportunity is the court of the court of the testimony and the court of the opportunity is the court of the testimony and the took the opportunity is the court of the testimony and the took the opportunity is the court of the testimony and the took the opportunity is the court opposed to be friendly to resubmission. "Funk of Har-Only a Cold! be friendly to resubmission. "Funk of Har-din," as he is usually called, to distinguish

tentions of the legislator. If resubmission fails, it looks as if the manufactures bill would be defeated, and

the mulct law given two more years of trial.

FRIGHTFUL EFFECT OF RAD NEWS.

lown Farmer Loses His Mind and His

Wife Drops Dead.

arrested today and when the arrest was

made he became a raving maniac, trying

Abducted a Fourteen-Year-Old Girl.

ADEL, In., Jan. 15 .- (Special Telegram.)-

Lillie Ross, aged 14 years, was abducted at

4:35 p. m. yesterday at Rippey by Frank

Hodges, and nothing has been heard of her.

The girl and her brother were returning to

their home from the school house, which is three and one-half miles south of Rippey.

todges drove along and asked them to ride as he was going their way. They accepted the invitation. When the house was reached

ion was prearranged.

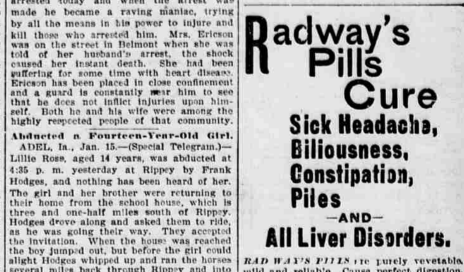
Yes; but a cold frequently has a him from Funk of Dickinson, is extremely fortile in resources and an adept in the art erious ending. Chronic coughs, pneuof political maneuvering but with the organiza-tion of both the house and senate against monia, bronchitis and consumption all start with a cold. Neglected colds cause him and with a number of his own sup-porters halting between two opinions, it will more than two-thirds of all the deatha

be almost a miracle if he secures the as-sistance in the final struggle of at least ten of the doubtfal members of the house. There is a There is a right way and a wrong way to cure a cold, but you can make and six of the eight or nine undecided senators, which will be necessary to give resub- no mistake in using

mission a bare majority. A number of the members classed as doubtful have learned the art of rhetorical fencing to perfection, and while they will very Duffy's Pure graciously submit to an interview and talk with the greatest freedom they will so guard Malt Whiskey. their remarks as to leave the listener in the midst of a dense fog as to the final in-

It is a pure healthful stimulant which quickens the circulation and restores healthy action to every part of the body. It is a sure cure for colds, malaria, pneumonia. It assists nature and builds up the system.

Do not be induced to take any inferior WEBSTER CITY, Ia., Jan. 15.-(Special whiskey which your dealer may try to Telegram.)-Hans Ericson, a farmer living substitute, but be sure that you get six miles north of Belment, sold a load of Duffy's. Nothing else cane produce the diseased hogs at Goodell yesterday. He was same effects,



mild and reliable. Cause perfect digestion, complete absorption and he ithful regularity 25 ets a box. At Draggists or by mall, "Book

of advice" free by mail RADWAY & CO., P. O. Box 349, New York

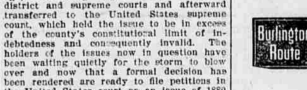
direct line.

The difference between the Burlington and all other lines to Montana and the Pacific Northwest is the difference betwien a direct line and a line that isn't direct. The Burlington is the direct line. It is from 50 to 328 miles shorter than any other line to Helena, Butte. Spokane, Seattle and Tacoma. ern points leaves Omaha at 4:35 p. m. daily. Go west on it if you want to reach your destination quickest and most com-

mation about rates at CITY TICKET OFFICE, 1324 FARNAM ST.



A searching party was formed, but the fellow had too much of a start, and although sher-iffs, marshals and other officials of various howns were notified to look out for him, he has not yet been found. He is six feet high dark, smooth face. One theory is that the girl eloped with Hodges and that the abduc-It is the Will Sue on County Bonds. ROCK RAPIDS, Ia., Jan. 15 .- (Special.)-Holders of \$200,000 worth of bonds on Lyon county are preparing to commence suit against the county within the next few weeks for the collection of the principal and interest on the paper in question. A simi-lar suit involving thousands of dollars was decided in favor of the county a few months ago, after being fought through the state, district and supreme courts and afterward transferred to the United States supreme count, which held the issue to be in excess of the county's constitutional limit of in-



Nervous, Chronic

fortably. Time tables and infor-

J. B. Reynolds, City Pass, Agent.

for \$80,000 and another subsequent issue of \$120,000, sgainst which the state courts ren-Indictments Returned at Cherokee. CHEROKEE, Ia., Jan. 15 .- (Special.)-The grand jury, which has just completed its labors, handed in fourteen indictments, thirteen of which are against parties for the illegal sale of intoxicating liquors, four of whom are old offenders and residents of Cherokee. An indictment was also found against W. A. Thompson, the swindler and bigamist, who created such a sensation by deserting wife No. 3 at this place some time

LAST DAYS OFITHE DEAD BANK Ulckerson had not made three shipments of currency to the German Savings bank at Davenport early in December, aggregating \$1,382. Mr. Burgess replied: "Ed Dickerson

sent-"That will do," shouted Mr. McPherson And then he charged Attorney Bruce with And then he charged Attorney Bruce with having wilfully and knowingly asked the witness to testify in the case about trans-sctions with which Isaac Dickerson had no part. Mr. Burgess stated that Isaac Dicker-

PERSONAL PARAGRAPHS.

Miss Bertia Hood is seriously ill at her ome on Vine street.

Major George H. Richmond left last night for St. Paul to take up his civil engineering work for the Wisconsin Central. Martin Hughes has returned from a two

months' trip through Texas, very much bene-fited in health and ready to go to work again bu'iding up and booming Council Bluffs.

Stophan Bros. for plumbing and heating; also fine line of gas fixtures.

Licensed to Wed. Marriage licenses were issued yesterday

20

as follows: John Atenham, Omaha ... Ida Johnson, Omaha.....

The firm of Woodbury Bros, having been dissolved, C. E. Woodbury has opened an office in the Sapp block for the practice of

Davis, only drug store with registered clerr ..

newspaper article about the man with a wouldn't it?" and a lot of questions of that kind were overruled by the court on the state's objection, but Colonel McPherson lidn't grow weary in well doing, and suc ceeded fairly well in getting the impression before the jury that the other banks of Atlantic were plugging hard against the Cass County bank. Mr. Nichols was led to repeat his story about the system of rediscounting and exchange employed by the Atlantic banks in the course of their business trans-

actions. Then Mr. McPherson asked: "Did Iraac Dickerson have anything to do

with any of the transactions?" The state objected to the question, and Judge Smith asked what the defense wanted

to show by the question. "The theory of the state is," replied Mr. McPherson, "that Isaac Dickerson ought to go to the peritentiary because some of his relatives were probably implicated in fraudulent banking transactions. We want to un-cover the whole business." "That is not the state's theory of this

said Mr. Bruce with some emphasis. "It is a more intelligent statement of your

theory of the case than you have been able to state yet," retorted Colonel McPherson. The state allowed Mr. Nichols to answer and he testified that all of the transaction to which he had referred had taken place between his bank and the Cass County bank, and that to his knowledge Issac Dickerson had no part in the transactions in any way me of Mr. Dickerson's relatives were in the bank, but the witness had no knowledge that Isaac Dickerson had any part in the had no knowledge bank's management or engineered any of its financial deals.

Mr. Nichols testified in his redirect examination that the bank in which he was cashier had more money in 1893 than was usual. He gave it as his opinion also that the panic ceased in the fall of 1893. Colone McPherson wanted an exact date fixed for the disappearance of the panic and the return of prosperity. He succeeded in draw-ing from Mr. Nichols the statement that the reason his bank had more money on hand in 1893 than usual was because the bank officials were scared on account of the panlo

and kept a larger supply of cash on hand than usual. He, however, admitted that currency was at a premium in Atlantic in 1893, and that his bank had charged the Cass County bank a premium for currency that year. "Didn't you charge stockmen and grain

icalers a premium on currency in that rear?" asked Mr. McPherson. "We called that exchange," answered the year?'

vitness. "A skunk's a skunk," retorted the lawyer, "by whatever name you call it. Didn't you charge grain dealers and stock shippers a premium on currency in 1893?" and the witness admitted that such was the case.

ISAAC DICKERSON'S ARREST. Job Card, sheriff of Cass county, testified that Isaac Dickerson left Atlantic in January, 1894, and was absent from the town for some time while the witness had a warfor his arrest, and was looking for The defendant had been indicted by rant

the grand jury in January, 1894. Requisi-tion papers were issued for the arrest of Mr. Dickerson in Missouri, but were not used. He had told the witness that he was going away.

On cross-examination Sheriff Card said: On cross-examination Sheriff Card said: "Isaac Dickerson came to me early in Janu-ary and told me that he was going to Missouri on business and that he would be at home if he was wanted. He wrote me a letter from Missouri saying that he understood he was wanted and would come

John Miller and Rachwitz Brothers Succeed in Escaping the Law.

There was a motley crowd in Justice Vien's second story court yesterday afternoon All the persons were either implicated or in terested in the Manawa fishing cases. It was

the hearing of the second batch of fishermen arrested for seining under the ice. They were John Miller, Al Rachwitz and Emil Rachwitz. The legal battle was a hot but good natured one, and despite all the court

and the prosecution could do the spirit of levity that prevailed helped to convey the idea apparently entertained by the prisoners themselves that the affair was a pleasant little diversion created for their amuse-

ment on a dull day. The state relied for conviction upon the testimony of the prosecuting witness, W. H. Bussey, and H. Zim-merman, a long time resident of the town of Manawa. Bussey's testimony was straight and squarely to the point, but Zimmer-man fell down even before he was called to the stand, and before his testimony was finished flunked completely and went over

to the enemy. Bussey testified that he was personally ac-quainted with the men, and had been for years, and saw them fishing or getting ready

to fish through the ice. They were at a point about 400 feet from Colonel Reed's pavilion about 400 feet from Colonel Reed's pavilion in the deep water between the island and the shore. They had a large number of holes through the ice, and had drawn 1,800 feet of rope through the holes and were pulling the nets through when he arrived. He watched them pull the net into place and saw them floating corks under the ice. He and Zimmerman talked with them and Zimmerman wanted to bet that they would pull out 500 fish at the first draw. He identified the men positively, and throughout a rigid cross-examination maintained his story without a flaw. Zimmerman was the state's next witness, but the Manawa fogs story without a flaw. Zimmerman was the state's next witness, but the Manawa fogs suddenly enveloped his memory and all the occurrences of the day beyond the bare facts of the presence of the prisoners on the ice, and the holes they had cut he bad forgotten everything. He did not see any-body fishing, saw no one trying to draw a net through the ice and fot confident

a net through the ice, and feit confiden that the defendants would not do such

that the defendants would not do such a thing as catch even a little fish unlaw-fully. His cross-examination made him a good witness for the defense. All of the prisoners were put on the stand to testify in their own behalf. It was a picnic for them. They smoothed out all of the corrugations that a little while before seemed to be ahead of them and to make their path a rocky one. They were all valiant defenders of the fisherman's faith and belief that it is wrong to rob a fish pond when the fish, big and little, are given no chance for their lives. Al Rachwitz ad-mitted that he had cut the holes in the ice, but had not done so for the purpose of sink-ling a net. Just at that time be was feel-ing the necessity of a little exercise and had simply gone out upon the ice with an axe and cut the holes to let off a little super-flucus energy and strengthen his muscles.

ary and told me that he was going to Missouri on business and that he would be at home if he was wanted. He wrote me a letter from Missouri saying that he understood he was wanted and would come in a point of a little superflucture energy and strengthen his muscles. He swore pointedly and positively that meither he nor any of the men had done or contemplated doing any fishing. Emil Rackwitz also had a novel explanation of his presence on the ice. He admitted that he had assisted in cutting the holes through an officer. The first warrant for isaac Dickerson stating text he told me he was going away and would come back if wanted. The letter written to me by Isaac Dickerson stating text he would come back at that point belonged to Colonel Reed, but inimated that he lake at that point belonged to invest some of his bid not reach me until in October, 1894. It did not reach me until in October, 1894. It was sent in care of A. W. Dickerson, and did not reach me until in October, 1894. It was sent in care of A. W. Dickerson, and did not reach me until in October, 1894. It did not reach me until in October, and did not reach me until in October, 1894. It did not reach me until is last Sunday school lesson was upon the subject of the naughtiness of lying. He was not sure that the whole crowd was not

Healing the County Poor. At the meeting of the Board of Supervisors yesterday afternoon the bids of the phy-

sicians for treating the poor of the county vere received and the following contracts ordered entered into: ordered entered into: Dr. W. E. Reller, Kane, Garner, Keg Creek and Lewis townships, \$148. Dr. F. A. Stockdale, Center, Grove, Wave-land and Wright townships, \$60. Dr. F. Robbins, Neola and York townships,

\$50 Dr. W. F. Pierce, Carson and Silver Creek

townships, \$35. Dr. G. A. Spaulding, Knox, Lincoln and Pleasant townships, \$73.75.

Dr. George Nusum, Boomer and Rock ownships, \$35. townships, \$35. Dr. P. H. Dassler, James and Minden town-

ships, \$45. Other townships were referred to the supervisors, with power to act, as follows: Supervisor Hansen, Crescent, Hazel Dell, Hardin and Norwalk townships; Supervisor Dentler, Layton and Valley townships; Super-visor Auld, Belknap township; Supervisor Kerney, Washington and Macedonia town-

ships. Ladies, send your table linen to the Eagle Laundry and see the beautiful finish and snow-like color we give your goods. Telephone 157. 724 Broadway.

Found "Happiness" in a Bottle. County Attorney Saunders yesterday comhis warfare upon the delinquent nenced saloon keepers. There are a large number of them throughout the country who have not paid their state license, and he is moving to make them comply with the law or close them up. The first case was started yester-day in Justice Vien's court. A search war-rant was sworn out authorizing the search of the place of Joe Moss, a saloon keeper of Loveland. Constable Baker was delegated to serve the writ. He made his returns last evening. He brought into court as evi-dence two bottles labeled "Happiness" and a brass beer pump. The matter, will be adju dicated Monday afternoon. set

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of the legislature at a cost not to exceed \$7 each. Funk and Van Houten opposed the resolution on the ground of economy and favored an amendment restricting its provisions to such members as did not already provisions to such members as did not already possess a copy. On motion of Cornwall the matter was deferred until tomorrow. The joint committee of the two houses have adopted the following arrangements for the inaugural ceremonies which will take place tomorrow: The procession will

be formed on Locust street near the Savery hotel, at 1:30 p. m., with Govenor-elect Drake, Lieutenant Governor Parrott and party in carriages escorted by the Des Moines companies of the National Guard, and such other companies of the National Guard as may desire to participate in the ceremonies. The party will enter the south do of the east entrance to the capitol and take post

tions in the rotunda. Both houses of the legislature will con resigned them. This program will be fol-

owed Music by the band; invocation by Rev. H. O. Breeden, pastor of the Central Chris-tian church; music by Drake University Glee club; administering the oath of office by Chief Justice Rothrock; address by the governor; music by the band. The usual reception will follow and the

doors of the state house will be thrown wid open to the public. Prominent citizens from all parts of the state are coming in to witness

RESUBMISSION LOSING GROUND.

It may be set down as a foregone con-clusion that resubmission will never pass both branches of the legislature. There are some forty-one or two straight resubmis-sionists in the lower house and twenty in the senate. In addition to these there are fifteen non-committal representatives and eight or nine senators who are undecided Judging from private conversation with members, resubmission is daily losing ground, even among the most radical prohibition members, resubr eboment. Representative Funk himsel bas privately commended the workings of the mulci law, and for this session, at least, has abandoned the idea of state-wide prohibition. The greatest factor in rendering members from so-called prohibition counties lukewarn is the freely expressed fear that if a con stitutional amendment is again submitted and voted down at the polls, a general license measure would be the logical outcome and the "legalized saloon" would be once more intreached in their own ballwicks. "Let us save the remnant of prohibition that still remains on the statute books rather

Telegram.)-About a week ago Mrs. Charles Rank left her home in this city under mysterious circumstances and all efforts to mysterious circumscances and all enorms to locate her since have proved without avail. Yesterday a man named Gemmon, who had been seen with her a number of times of late, left the city. It is supposed he met Mrs. Rank. Mr. Rank has gone to Kansas City, where it is believed the guilty pair had arranged to mest. had arranged to meet.

Officers are now hard on his heels.

Unhappy Wife Commits Suicide. DES MOINES, Jan. 15 .- (Special Telegram.)-Mrs. Mary Pool, who came to this city a few months ago from Atlantic, after having trouble with her husband and sep-arating from him, committed suicide today by taking poison.

vene in their respective chambers at 2:15 gram.)—Henry L. Van Devan, aged 35, was p. m., and adjourn in a body to the seats fatally injured this afternoon. While riding

Iown Bicyclist Killed. DES MOINES, Jan. 15 .- (Special Telegram.)-Henry L. Van Devan, aged 35, was a bicycle down a hill he collided with a team and received injuries from which he died.



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