

FOR THE OMAHA EXPOSITION

Senator Thurston Reports the Amended Allen Bill to the Senate.

GREAT IMPORTANCE OF THE ENTERPRISE

Extent of the Interests Concerned and Value of the Exhibition to the People Explained at Considerable Length.

WASHINGTON, March 4.—(Special Telegram.)—Interest in the coming Transmississippi exposition in Omaha is greatly on the increase, the exhaustive report of Senator Thurston made today in reporting the bill favorably having brought forcibly to the attention of the legislators the fact that Omaha is very much in it just at this moment.

The report made by Mr. Thurston is exhaustive. After amending Senator Allen's bill by making the exposition international in character and fixing the maximum cost to the government at \$250,000, \$50,000 of it is to be spent on the building, the report goes into the history of what led to the desire for this exposition in Omaha, giving considerable space to the Transmississippi congress and the work it has done in the past ten years. Attention is also called in the report to the fact that the territory covered by this exposition would draw exhibits in the richest mineral wealth and the largest of producing and grazing areas in the United States.

THIRD TO SAVE SAWYER'S SALARY. Judge Strode occupied the attention of the house today by proposing an amendment to the bill fixing salaries for the district attorneys by increasing the amount for the district of Nebraska from \$3,500 to \$4,000. He showed the inequality between the two districts of Iowa and districts of Colorado, Kansas and Missouri, which were allowed \$4,000 each, but the house refused to grant his request. He expects to propose the same amendment to the bill fixing salaries of marshals which will come up in the near future.

The Pine Ridge Indian delegation, now in the city, had a conference with the commissioner of Indian affairs today with reference to the allotment of the lands in that reservation. They said to the commissioner that their lands were only fit for grazing purposes and that their chief mode of livelihood was the raising of cattle, which would be entirely broken up if land were parcelled out among the members of the tribe.

Senator Allen succeeded in passing his bill appropriating \$10,000 for postoffice sites at Hastings and Kearney. He is in the city, as is also Major C. A. Humphrey, former quartermaster at Omaha. He is here on special orders.

J. A. Munroe of the Union Pacific goes to New York tomorrow to join E. L. Lomax, general passenger and ticket agent of the same road. Alvin W. Hoyt of Ida Grove, Ia., has been appointed a clerk in the railway mail service. The Iowa, the finest type of battle ship in the world, will be launched March 28, and the whole Iowa navy will be on hand.

ELMWOOD ELEVATOR CASE. Before the maximum rate case came on for argument in the supreme court today, the case of the Elmwood Pacific against the Nebraska State Board of Transportation was argued by Judge J. P. Dillon and the attorney general, George Dillon, notwithstanding the reflections on the latter which sought to have an elevator erected at Elmwood, Neb., on the Missouri Pacific right of way, did not make any great hit with the court, so far as concerns the settlement of the questions directed to the representatives of the Missouri Pacific were decidedly embarrassing to this great legal light.

Mr. Cannon introduced a resolution, which was agreed to, authorizing the issue of an interior for information as to why the Uncomphere Indian reservation had not been opened to settlement, and when this would be done.

Mr. Allen called up his resolution of yesterday declaring that United States bonds and legal tender notes are redeemable in either gold or silver coin. Mr. Teller has a desire to speak upon the subject and was absent the resolution was passed over.

Mr. Mitchell of Oregon then presented a resolution reciting that Henry Dupont had been lawfully elected senator from Missouri, and made a speech in advocacy of Mr. Dupont being declared entitled to the seat.

Bill was passed for the purchase of sites for public buildings at Hastings and Norfolk, Neb.; pensioning the widow of the late United States Senator Spencer as brigadier general; the extinguishing of the claim of state of Pennsylvania for money expended in 1864 (not exceeding \$40,200) for militia called into the military service by the government; and the production of the issue of certain bonds of said territory; for a public building at Fergus Falls, Minn., to cost \$175,000; to reorganize the customs collection district of Alaska; compensating Elibu Root for assistance to the attorney general.

At 3 o'clock the senate adjourned till tomorrow. CAPTURED ANOTHER FILIBUSTER. Revenue Officers Seize a Shipload of Arms and Ammunition. WASHINGTON, March 4.—Captain Shoemaker, chief of the revenue cutter service, has received a telegram from Captain Herrington, commanding the cutter Merril, at Tampa, Fla., stating that he has seized the S. B. Mallory, forty miles south of that point, loaded with arms and ammunition, and that he has delivered her to the proper authorities at Port Tampa.

WASHINGTON, March 4.—The United States treasury was directed today to return \$1,660,000 certificates of indebtedness of the United States issued in payment of the Cherokee Strip, which was purchased from the Indians. Secretary Cullin held that as these are government obligations no specific appropriation is necessary for their redemption. This is the first installment of certificates due March 8, 1892.

HUNTINGTON'S PLAN IN FAVOR.

Central Pacific's Proposition for Funding the Debt May Be Accepted. WASHINGTON, March 4.—(Special Telegram.)—The Pacific railroad situation has considerably cleared. Central Pacific interests, represented by General R. H. Hubbard of New York, made to the house committee some days since a proposition for the adjustment of the government debt. The measure proposed provides for the payment by the Pacific railroads of the principal of their respective debts to the government in cash, after the application of the sinking funds pertaining to these companies, and the funding of the accrued interest upon the indebtedness of the roads to the government into a second mortgage, bearing 2 per cent interest, payable out of the income, and to run for a period of fifty years. This proposition was received quite favorably by the house committee, and is far in excess of anything proposed at this session. Much doubt has existed until today as to whether Union Pacific interests could afford to accept this solution of the matter. After today's hearing it may be assumed that Union Pacific interests will fall into the proposition of funding the debt, and the government from the supplemental statement made by Mr. Pierce, representing the Union Pacific reorganization committee, at today's session of the house committee. Mr. Pierce was preceded by Traffic Manager Munroe of the Union Pacific system. Mr. Munroe reviewed the traffic and rate conditions prevailing on the Union Pacific system since the consolidation of 1880. He described the Union Pacific system as it was conditioned when it passed into the hands of the receivers, on October 13, 1893, and outlined the process of disintegration, beginning with the loss of the Oregon system, followed by the loss of the Oregon Railway and Navigation company, and the separate foreclosures more recently inaugurated. The decline in rates and the consequent reduction of the revenues of the property, both net and gross, and the decline of the rate per ton per mile, and the relative tonnage of successive years were presented by Mr. Munroe as considerations bearing upon the limited fixed charges, which might be safely assumed by a reorganized corporation. The conditions of competition and the growth and extension of competitive lines of railway since the time when the Union Pacific was constructed as a single line of transcontinental traffic were presented in historical order; and the probable effect upon the revenue of the main lines of the Union Pacific as a result of the falling off of the branch line system was discussed at length. He gave detailed statistics concerning the earnings of the main lines of the Union Pacific for the year 1895, and the conclusion that no gross earnings exceeding \$14,000,000 could be counted upon for the future, and that not more than 10 per cent of that amount could be considered net earnings. In answer to questions, he said that the Oregon and Gulf connection derived very little business from Denver south of the mountains, which would otherwise have been handled by the Union Pacific.

Mr. Pierce, following Mr. Munroe, presented a statement of the plan for the reorganization of the Union Pacific Railway company which was proposed by the reorganization committee. He detailed the mortgage debts of the company, and the amount of the provisions of the plan relative to each of these debts. The total bonds at their face value and exclusive of accrued interest to be provided for in reorganization (exclusive of the debt to the government) would be \$55,653,400. The entire amount of new bonds to be issued to retire the old ones was limited to \$51,244,720, imposing upon the new company an interest charge of \$2,049,788, against an interest charge of about \$3,698,224 on the same bonds under the old plan, a saving of \$1,648,446. The plan contemplated that provision for all outstanding securities of the company should be made in a fixed charge of not more than \$4,000,000, reorganization on a higher basis furnishing no security against future nonpayment. The plan also provided for the lines of railroad, the lands, equipment, terminals and appurtenant properties of the Union Pacific proper between Council Bluffs and Denver, and the lines of the Union Pacific Railway, he concluded that it would probably not impose a burden of fixed charge in excess of the present earning capacity of the property, and stated that the Union Pacific interests were in consultation with interests in Central Pacific property and that the probabilities were that the proposition advanced by the reorganization committee, accepted on the part of the Union Pacific and made the basis of a joint measure.

PROCEEDINGS IN THE SENATE.

Cuban Resolutions Reported and a Resolution Adopted. WASHINGTON, March 4.—In the senate today Mr. Sherman reported back the Cuban resolutions and moved that the house amendments to the resolutions be nonconcurrent in and that a conference committee be appointed. The motion was agreed to and the vice president appointed Senators Sherman, Morgan and Lodge a conference committee.

Mr. Frye, from the committee on foreign relations, reported a substitute for the house bill providing for the extinguishing of the Alaskan fur seal, which was made a special order for next Thursday.

Mr. Cannon introduced a resolution, which was agreed to, authorizing the issue of an interior for information as to why the Uncomphere Indian reservation had not been opened to settlement, and when this would be done.

Mr. Allen called up his resolution of yesterday declaring that United States bonds and legal tender notes are redeemable in either gold or silver coin. Mr. Teller has a desire to speak upon the subject and was absent the resolution was passed over.

Mr. Mitchell of Oregon then presented a resolution reciting that Henry Dupont had been lawfully elected senator from Missouri, and made a speech in advocacy of Mr. Dupont being declared entitled to the seat.

Bill was passed for the purchase of sites for public buildings at Hastings and Norfolk, Neb.; pensioning the widow of the late United States Senator Spencer as brigadier general; the extinguishing of the claim of state of Pennsylvania for money expended in 1864 (not exceeding \$40,200) for militia called into the military service by the government; and the production of the issue of certain bonds of said territory; for a public building at Fergus Falls, Minn., to cost \$175,000; to reorganize the customs collection district of Alaska; compensating Elibu Root for assistance to the attorney general.

At 3 o'clock the senate adjourned till tomorrow. CAPTURED ANOTHER FILIBUSTER. Revenue Officers Seize a Shipload of Arms and Ammunition. WASHINGTON, March 4.—Captain Shoemaker, chief of the revenue cutter service, has received a telegram from Captain Herrington, commanding the cutter Merril, at Tampa, Fla., stating that he has seized the S. B. Mallory, forty miles south of that point, loaded with arms and ammunition, and that he has delivered her to the proper authorities at Port Tampa.

WASHINGTON, March 4.—Today's statement of the treasury: Available cash balance, \$262,651,630; gold reserve, \$124,843,238. Waste no money. Buy Salvation Oil, the only good liniment. It kills all pain.

SECOND FLOOR SENSATIONAL SALE

Goods Shown in Windows on Thursday at Noon.

Sale Opens on Friday Morning at 10 O'clock

We have never presented more decided bargains. Again let us say if you do not attend this sale you will be the loser.

Of special importance is Sensation No. 1-- This lot consists of elegant Silk Brocades, Velvet Brocades, Wool Damask Brocades, etc. Worth from \$1.25 to \$6.00 per yard, all at the uniform price of 50 Cents per Yard. For portieres, for pillows, for cushions, for upholstery. Fringes to match at prices too absurd to quote.

Sensation No. 2-- Two cases of new Outings—value 15c—for this sale 5 Cents. No limit as to quantity—should sell out in one hour.

Sensation No. 3-- 100 hundred dozen only Hand Embroidered All Linen Handkerchiefs, 90c for Six. Sold in lots of half a dozen only. Best value in perfect goods ever offered in Omaha.

Not one yard or piece will be sold until the bell rings at 10 o'clock. For convenience the sale will occur in our new

SENSATION SECTION ON SECOND FLOOR. 4 other unmatched bargains to be shown at same time THOMAS PATRICK & COMPANY.

FIXED THE ATTORNEYS' SALARIES.

Committee Report with One Exception Accepted. WASHINGTON, March 4.—The house spent the entire day fixing the salaries of United States district attorneys, in the amendment to the legislative appropriation bill to abolish the fee system. The law at present fixes the maximum salary from fees at \$6,000. In only one case was the recommendation of the judiciary committee adopted, the western district of Pennsylvania, where the salary recommended was increased from \$3,500 to \$4,500. The salaries for the district attorneys were fixed as follows:

Table listing salaries for various districts: Alabama, \$2,500; Arkansas, \$2,500; California, \$2,500; Colorado, \$2,500; Connecticut, \$2,500; Delaware, \$2,500; District of Columbia, \$2,500; Florida, \$2,500; Georgia, \$2,500; Idaho, \$2,500; Illinois, \$2,500; Indiana, \$2,500; Iowa, \$2,500; Kansas, \$2,500; Kentucky, \$2,500; Louisiana, \$2,500; Maine, \$2,500; Maryland, \$2,500; Massachusetts, \$2,500; Michigan, \$2,500; Minnesota, \$2,500; Missouri, \$2,500; Montana, \$2,500; Nebraska, \$2,500; Nevada, \$2,500; New Hampshire, \$2,500; New Jersey, \$2,500; New Mexico, \$2,500; New York, \$2,500; North Carolina, \$2,500; North Dakota, \$2,500; Ohio, \$2,500; Oklahoma, \$2,500; Oregon, \$2,500; Pennsylvania, \$2,500; Rhode Island, \$2,500; South Carolina, \$2,500; South Dakota, \$2,500; Tennessee, \$2,500; Texas, \$2,500; Utah, \$2,500; Vermont, \$2,500; Virginia, \$2,500; Washington, \$2,500; West Virginia, \$2,500; Wisconsin, \$2,500; Wyoming, \$2,500.

THISTLE TAX LAW.

HERRICK, Neb., Feb. 29.—To the Editor of The Bee: Allow me to express a few thoughts on the Russian thistle question from the standpoint of a farmer and also a member of the Board of Supervisors of Knox county. Under section 8 of the so-called thistle law the different amounts for road overseers and their help shall be paid out of the county general fund. Section 869, statutes of 1891, provides that the county board at its regular meeting in January shall prepare an estimate of the necessary expenses of the county for the ensuing year and no levy of taxes shall be made for any other section or county than the one specified in such estimate, etc. And further, if any levy shall be made in excess of such estimate the tax shall not therefore be valid, but the members of the county board and their sureties shall be jointly and severally liable upon their official bond for the full amount of such excess, etc. The estimate contemplated for the year 1895 had to be made at a time prior to the date of the enactment of the thistle law, which was not approved until April 5, 1895. That is, a county board could not include the expense of destroying the thistles in the levy of 1895, because no estimate had been made or could have been made to authorize such levy. Section 267 provides that no more than 9 mills shall be levied by the county board for general fund purposes. As a member of the Board of Supervisors for five years, my experience has been that the 9 mills are not quite sufficient to meet the general expenses of Knox county. The fact that claims against the general fund of Knox county to the amount of about \$2,000 are now in the hands of the county board of levy, that being the accumulation of the last two years, goes to show the correctness of my position. Perhaps the amount expended by the counties of the state come under this head. In order to make this law effectual and practical it would have to be accompanied by an appropriation that would provide every county in the state to comply with its provisions. If a single county in the state could not comply with this law, and all the others are more than one-half the amount that it did comply would be a dead loss. There are also thousands of acres of state lands and lands held in severally by Indians that do not and probably could not be made to come under such a law. Section 4 of this act provides that the land owners must have their thistles destroyed by August 15. This date alone would make the law invalid, as I have known the thistle seed to ripen at least one month earlier. To my mind, therefore, the proper course to be taken by the several county boards of the state, would be to instruct the county clerks of the several counties to notify the road overseers not to act under said law, as the legislature failed to make the necessary appropriation to carry out the law and it is, a greater nuisance than the thistles.

J. H. ULRICH. New York Orchestra Moving This Way. Anton Seidl's Metropolitan orchestra of New York, together with a number of noted soloists, will be in Omaha during the present theatrical season, providing the management can be assured that the people of the city will give the proper encouragement. R. E. Johnston, the manager of the combination, was in the city this morning, arranging for a date. It is understood that if the orchestra comes the concert will be given in Boyd's theater during the early part of May. The program will include the celebrated orchestra of forty pieces, but the violinists, Isaye, Sured and Rivarde, and other artists will appear. The combination starts from New York on the 10th, will spend a few days in St. Paul, travel to the coast, giving forty concerts. Four concerts will be given in Denver and one each in Minneapolis and St. Paul.

Wyoming Ranchmen Organize. SARATOGA, Wyo., March 4.—(Special.)—A number of the leading stockmen of the Platte valley met here Saturday and organized the Platte Valley Stock association for the protection of live stock and the inspection of passing herds and shipments of cattle. Permanent officers were elected as follows: W. E. Tilton, president; Mulford Hanson, treasurer; J. E. Crawford, secretary. The membership fee was fixed at \$5, and the annual dues at 3 cents a head for stock owned by each member.

Beach Shows at Cedar Rapids. CEDAR RAPIDS, Ia., March 4.—(Special Telegram.)—The Cedar Rapids Athletic club held a meeting this evening and decided to hold a show in this city March 24, 25 and 26. A good list of prizes will be hung up.

Shutting Out Claim Shanks. WASHINGTON, March 4.—The house committee on labor today agreed to report favorably the bill to adjust the accounts of mechanics, laborers and others under the eight-hour law, with an amendment providing that the amounts found due thereunder shall be paid through the mail by check or in person to the claimants. The object of the amendment is to secure to the claimants the full amount that may be due them and prevent the transfer of the claims to agents and others. A subcommittee reported favorably to the full committee the bill, at a meeting of the citizens of Omaha, South Omaha and Douglas county for tonight at the Commercial club rooms. Officers of the Douglas county auxiliary of the Nebraska club will be elected and the work of the club discussed.

Presidential Nominations. WASHINGTON, March 4.—The president today sent the following nominations to the senate: Postmaster—Fred E. Squires, Henrietta, Tex.; Arthur Gough, Chipewa Falls, Wis.; Harry Wright, Waukesha, Wis. General Meeting is Called. Samuel Rees, C. B. Hayward, A. Hoop, O. C. Holmes, Judge Powell and George F. Munro of the Nebraska club directory have called a meeting of the citizens of Omaha, South Omaha and Douglas county for tonight at the Commercial club rooms. Officers of the Douglas county auxiliary of the Nebraska club will be elected and the work of the club discussed.

America makes the finest brand of champagne, Cook's Extra Dry Imperial. It is delicious, fruity and pure.

TO STIMULATE WHEAT PRODUCERS.

Farmers of Wyoming Will Organize for that Purpose. SHERIDAN, Wyo., March 4.—(Special.)—A mass meeting of the farmers of Sheridan county has been called for Saturday next in this city. The object of the meeting is to formulate plans for the erection of a grain elevator here and the encouragement of wheat growing in this county. Sheridan county wheat took the first prize at the World's fair, and owing to its excellence there is a good demand for it at times at better prices than paid for other grades of wheat. The Sheridan County Commercial company agrees to build the elevator, provided the farmers of the county will agree to plant sufficient acreage to justify the investment. The O. K. Gold Mining company has been organized here with a capital stock of \$2,000,000. The incorporators are A. M. Halbert, George McClure, S. L. Church and Otto Keelson. The company has thirty-two claims in the Bald Mountain district, which will be developed.

Aged Ranchman Arrested. EVANSTON, Wyo., March 4.—(Special.)—Constable Manning of Jackson's Hole, who gained notoriety in the Indian troubles of last year in that region, brought in a prisoner this week named William Faulkner, who is charged with assault upon a girl of 12 years of age. Faulkner is 78 years old, and is a man of considerable means, owning a good ranch and 200 head of cattle. He says the charge is a black-and-white scheme, and that the parties making it offered to withdraw it if he would pay them \$1,000. Faulkner gave bonds to appear for trial at the April term of court. Papers have been filed in the case of E. S. Crocker, convicted of the murder of Harry Booth, asking for a change of venue to the second trial of the case granted by Judge Hayford. In the application the counties of Uinta, Sweetwater and Carbon are objected to on account of alleged prejudice. The application will be heard by Judge Hayford on March 6.

Rough Riding Contest. SHERIDAN, Wyo., March 4.—(Special.)—A riding contest was held at the Wrench ranch yesterday under the auspices of a representative of "Buffalo Bill" for the purpose of selecting riders of bucking horses for the Wild West show for next season. A number of the noted bad horses of the region were brought to the ranch for the candidates to master. One of these, an outlaw horse named Buck, pitched and bucked for over 100 yards, but the rider, Guy Garrett, rode him "straight up" and finally conquered him. Among the riders, Ed Hughes, Guy Garrett and Ed Gedrich were selected and will, with several other riders, take part in a second contest in the presence of Buffalo Bill himself in this city.

Republicans Will Debate Silver. At Patterson hall tonight at 8 o'clock Judge Gregory, City Attorney Connell, John Steel and Attorney R. W. Richardson will debate on the silver question. Judge Gregory will have twenty minutes for opening and ten for closing. The other speakers will be allowed ten minutes each speaking but once. The public is invited. The debate will be under the management of the Republican Historical League.

Damages for Loss of an Eye. The case of Michael Thierel against the Omaha Bottling company for \$25,000 damages for the loss of the right eye and the impairment of the left eye, is on trial before Judge Hayford. The plaintiff was employed at the bottling works in running a machine, but on August 2, 1895, the bottle he was filling burst and the pieces struck Thierel, causing the injuries set out in his petition.

Count Calls for Funds. Judge Scott—48-288, 52-371, 52-187, 52-304, 52-310, 52-346, 52-345, 52-115, 52-134, 52-147, 52-174, 52-191, 52-228, 52-251, 52-268, 52-353.

FOR WEDDING PARTIES— There is no more appropriate present than a beautiful picture, and in our art rooms are collected nearly all the pictures of note from all parts of the globe. Our carbon photographs of great paintings are not the least beautiful, and at the low price of \$1.50 for some of them is misleading. They are excellent copies and we are putting them in the finest homes in the city. Frame, 5c a foot and more.

A. Hope, jr, 1513 Douglas

IT WILL BE IN FAIR WEEK.

The directors of the Knights of Ak-Sar-Ben have decided not to postpone the date of the festivities next fall. At a conference with a committee of the Omaha Retailers' association yesterday at noon it was determined that the festivities should occur in fair week.

Minor District Court Matters. The suit brought by James Norton, a 31-year-old boy, against the city for \$2,000 damages alleged to have been sustained by being thrown from a wagon on account of a defective crosswalk, was taken up before Judge Scott and a jury yesterday afternoon.

Permits to wed were issued yesterday to the following parties: Name and Address. James D. Mather, Omaha, 23; Annie Carter, Omaha, 24; Orren Furroughs, Central City, Neb., 24; Minnie Hill, Grand, Neb., 24; Jesse W. Harrington, Brownsville, Minn., 25; Donie H. Schofield, Omaha, 21; John C. Anderson, South Omaha, 25; Mrs. Emma Dalberg, South Omaha, 25; John Aegentien, Omaha, 23; Elizabeth Richardson, Omaha, 26; Albert Knicker, Omaha, 26; Carrie B. Nickoll, Omaha, 26; John H. Boll, Douglas county, 23; Matilda Sol, Douglas county, 23.

Mr. G. Calouette, Druggist, Beaverleville, Ill., says: "Dr. King's New Discovery I owe my life. Was taken with La Grippe and tried all the physicians for miles about, but of no avail, and was given up and told I could not live. Having Dr. King's New Discovery in my store I sent for a bottle and began its use and from the first dose began to get better, and after using three bottles was up and about again. It is worth its weight in gold. We won't keep store or house without it. Get a free trial at Kuhn & Co.'s drug store."

Dr. King's New Discovery. The case of Michael Thierel against the Omaha Bottling company for \$25,000 damages for the loss of the right eye and the impairment of the left eye, is on trial before Judge Hayford. The plaintiff was employed at the bottling works in running a machine, but on August 2, 1895, the bottle he was filling burst and the pieces struck Thierel, causing the injuries set out in his petition.

Count Calls for Funds. Judge Scott—48-288, 52-371, 52-187, 52-304, 52-310, 52-346, 52-345, 52-115, 52-134, 52-147, 52-174, 52-191, 52-228, 52-251, 52-268, 52-353.

GIVING SOX AWAY— Tomorrow we are going to give men's sox away—like this—there are a lot of fast black and tan stockings that we are going to sell for 25c a pair—elegant things they are, too—the price for three pair will be \$1.00—now—if you buy three pair we will give you another pair absolutely free. Our east window is full of them—you can look at them as you pass by—no lolly about it—we give you a pair every time you buy a dollar's worth.

1.98 FOR \$3.00 WORTH— We have about 80 pairs of men's \$3.00 shoes, in razor and narrow square toe, heavy sole and laced, that we are going to close out at \$1.98. They are not as good \$3.00 shoes as we are used to selling, although they are a good \$3.00 worth, but don't intend to buy any more of them. When we make the \$1.98 price we are sacrificing enough on them to guarantee you a real, first class bargain.

Exclusive Men's Furnishings for Cash. Mail orders filled always. 1322 Farnam.

Send for our Illustrated Catalogue. 1419 Farnam.

IT WILL BE IN FAIR WEEK.

The directors of the Knights of Ak-Sar-Ben have decided not to postpone the date of the festivities next fall. At a conference with a committee of the Omaha Retailers' association yesterday at noon it was determined that the festivities should occur in fair week.

Minor District Court Matters. The suit brought by James Norton, a 31-year-old boy, against the city for \$2,000 damages alleged to have been sustained by being thrown from a wagon on account of a defective crosswalk, was taken up before Judge Scott and a jury yesterday afternoon.

Permits to wed were issued yesterday to the following parties: Name and Address. James D. Mather, Omaha, 23; Annie Carter, Omaha, 24; Orren Furroughs, Central City, Neb., 24; Minnie Hill, Grand, Neb., 24; Jesse W. Harrington, Brownsville, Minn., 25; Donie H. Schofield, Omaha, 21; John C. Anderson, South Omaha, 25; Mrs. Emma Dalberg, South Omaha, 25; John Aegentien, Omaha, 23; Elizabeth Richardson, Omaha, 26; Albert Knicker, Omaha, 26; Carrie B. Nickoll, Omaha, 26; John H. Boll, Douglas county, 23; Matilda Sol, Douglas county, 23.

Mr. G. Calouette, Druggist, Beaverleville, Ill., says: "Dr. King's New Discovery I owe my life. Was taken with La Grippe and tried all the physicians for miles about, but of no avail, and was given up and told I could not live. Having Dr. King's New Discovery in my store I sent for a bottle and began its use and from the first dose began to get better, and after using three bottles was up and about again. It is worth its weight in gold. We won't keep store or house without it. Get a free trial at Kuhn & Co.'s drug store."

Dr. King's New Discovery. The case of Michael Thierel against the Omaha Bottling company for \$25,000 damages for the loss of the right eye and the impairment of the left eye, is on trial before Judge Hayford. The plaintiff was employed at the bottling works in running a machine, but on August 2, 1895, the bottle he was filling burst and the pieces struck Thierel, causing the injuries set out in his petition.

Count Calls for Funds. Judge Scott—48-288, 52-371, 52-187, 52-304, 52-310, 52-346, 52-345, 52-115, 52-134, 52-147, 52-174, 52-191, 52-228, 52-251, 52-268, 52-353.

GIVING SOX AWAY— Tomorrow we are going to give men's sox away—like this—there are a lot of fast black and tan stockings that we are going to sell for 25c a pair—elegant things they are, too—the price for three pair will be \$1.00—now—if you buy three pair we will give you another pair absolutely free. Our east window is full of them—you can look at them as you pass by—no lolly about it—we give you a pair every time you buy a dollar's worth.

1.98 FOR \$3.00 WORTH— We have about 80 pairs of men's \$3.00 shoes, in razor and narrow square toe, heavy sole and laced, that we are going to close out at \$1.98. They are not as good \$3.00 shoes as we are used to selling, although they are a good \$3.00 worth, but don't intend to buy any more of them. When we make the \$1.98 price we are sacrificing enough on them to guarantee you a real, first class bargain.

Exclusive Men's Furnishings for Cash. Mail orders filled always. 1322 Farnam.

Send for our Illustrated Catalogue. 1419 Farnam.

