MINOR MENTION.

Miss Lizzie Girkle of Omaha is visiting Miss May Southwick Mrs. J. G. Wadsworth leaves today for Northfield, Minu., to sing at college ex-Judge McGee will return from Kansas

Judge McGee will return from Ransas in time to take up the business of the su-perior court on Thursday.

The Grand hotel, Council Bluffs. High class in every respect. Rates, \$2.50 per day and upward. E. F. Clarke, proprietor. Rev. T. J. Mackay of Omaha will preach at St. Paul's church Wednesday evening

7:30. All are invited, especially young A. H. Read, whom J. B. Watts charges with assaulting his son, has taken a change of venue from Justice Walker to Justice

Miss Charity Babcock come from Bal-timore to attend the funeral of her little the daughter of Mr. and Mrs. Charles

Mrs. C. C. Case will entertain the mem-bers of the Rebekah Relief association at ne, 2019 Fourth avenue, on Wednes-

Mabel Lashler, the 5-year-old daughter of Emma Lashler, has been sent to Orphans' Home at Des Moines through the efforts of Rev. Henry DeLong. County Auditor Matthews has fully recov-

ered from his recent illness and is getting affairs shaped up for the meeting of the Board of Supervisors on April 6. The eight boys who were arrested for dis-turbing the peace at the entrance to the opera house or Friday night, were disopera house or Friday night, were dis-charged by Acting Police Judge Walker

morning. Charles Blakesley was arrested yesterday morning on a warrant charging him with assaulting William Duquette with intent to

great bodily harm. The case will come before Justice Cook today. The Council Bluffs Business Men's association will meet at the city council room on Wednesday night. All members of the association are expected to be present and each member required to bring a recruit. The Alton-Hunt Stock company will hereafter be known as the Alton Stock com-pany, Manager Alton having purchased of Mr. Hunt his interest in the company.

Some new people and new plays will be added to the company in a few days. The ladies will hold another meeting in Young Men's Christian association rooms Thursday afternoon at 4 o'clock. All ladies, married and unmarried, are invited to attend. The auxiliary will afford opportunity of work as well as pleasure. A large attendance is desired. Thursday at 4 o'clock.

In the Federal Court.

John R. Rose was called for trial in the federal court yesterday on the charge of sending threatening letters through the mail. Colonel Dailey, defending Rose, demurred to the indictment, and the case was argued at

Rose was a subcontractor on some riprap work up near Sloux City, and did not get expect it. He wrote a postal card to T. W. Maturn, in which he asked if Minturn had received his letter, and stating also that Minturn had better settle up, or he would be brought before the public in a conspicuous manner. Colonel Dailey argued practically exempted from taxation. that the language used was not threaten-

Henry Jensen of Carroll wrote some scene letters to a girl he loved and the United States marshal got him. Henry has sense enough to present a plea of insanity. Heavy Hall, a Corning bootlegger, was con-icted. George Rank was found guilty, and Eugene Huick pleaded gullty. There are a dozen or so more of these cases on hand.

Parents, Attention.

A beautiful little range, free to the little girl 12 or under, who mixes up the best pair of blecuits at our baking exhibition of the famous Buch-steel ranges March 30, 31 and April 1. We then show you the beautiful baking qualities and economy of these ous steel ranges. All materials furnished by Cole & Cole.

Davis, only drug store with registered clerk. Roberts & Co. Heard From.

refer the action to the board of supervisors to its legal adviser, and when his expert opinion comes, gentle Annie, then the county of Pottawattamie will be duly informed to whether or not it has made a bond deal under resolution passed in February,

Hot Bed Sash.

We have 1,000 hot bed sash which we are going to close out. They won't last long. How many do you want? We will make you a price that can't be duplicated. C. B. Paint, Oil and Glass company, Masonic Temple Council Bluffs.

Fine bedroom suits, enameled beds and every new novelty at the Durfee Furniture company's.

Workingmen and Street Cleaning. A meeting of the Workingmen's Friendly club at the court house last evening be came not long after it opened a meeting of the unemployed of the city, and this meeting soon formed itself into a committee in ots and marched to the city hall to petition the mayor and city council that they appropriate \$5,000 for the cleaning of the streets. About 200 lab rers were in the They were disappointed, for the had adjourned, and the mayor was in Des Moines. They then returned to the hall, and the chairman of the meeting, M. E. Tyrrell, and the secretary, W. F. Travis, were appointed a committee to wait on the mayor when he returned to ask him to call a special meeting of the council Friday evening for the consideration of the sub-ject proposed by the workingmen.

Columbian Bicycle. This famous wheel brought exclusively last year; the large tubing; the bell crank hanger; large bubs; the large ball. Their beautiful one piece crank and axel is the fin-est piece of mechanism ever put on a wheel This does away with crank pins, and with ne two weakest joints on a bicycle. Cole & Cole exclusive agents.

Have you seen the new gas heating stoves at the company's office?

Wants the City Jail Fixed. After the adjournment of the city counell last night City Marshal Canning invited the aldermen to visit the city fail and examine some changes which he de-

sired to recommend. The marshal wants an addition to the building which will furnish more office room and also wants to make some changes in the arrangement of the cells. The estimated expense of the proposed change is \$475, and the council will recommend the work if it is found feasible a little later

Farm for Rent-130 acres of plow land, 45 acres of r.cadow, with house, barn, orchard, etc. Seven miles from Council Bluffs on Missouri river high bottom, not

overflow. Address Ben Marks, Anna Wilson filed a suit in the district court yesterday asking for a decree of di-

vorce from her husband, in name only, A. Wilson The petitioner alleges that she was married to Wilson at Lincoln, Neb., in July, 1891, and that they lived together until in

October of the same year, when Sam dropped out of her life, and she has not been able to get a line on him since. We offer you only clean, crisp, snow white laundry work and best delivery service at Eagle laundry, 724 Broadway. Telephone 157.

Jasper M. Pike, Omaha Emma L. Wolfgrum, Omaha I want to rent a modern 7 or 8-room house. Location must be desirable and terms right. Address A. M. P., Bee office.

PROTEST GOES IN PERSON JOINT DEBATE IN WALKER'S COURT.

Mayor Carson Heads a Delegation for Des Moines on Special Business.

AGAINST TEMPLE'S STREET RAILWAY BILL

Mensure, if Passed, Deprives the City of All Control and Most of the Revenue Derived from Motor Lines.

A delegation of Council Bluffs citizens, beaded by Mayor Carson, left for Des Moines last night to file a protest with the legislature against the passage of house file No. 436, a bill to place the street railways of the cities under charge of the State Railway

The bill in question was introduced in the house by Representative Temple. It looks harmless enough on its face, and some of its provisions are considered meritorious, but local officials of the city were not long in finding a senegambian in the wood pile, and took steps which resulted in the formulation of the protest. Under the provisions of the bill the control of all street railways operated by other than animal power is placed in the hands of the State Railway commission. There is a long-winded section which provides the manner in which a party or company may secure right to build and operate an electric railway. Other sections of the bill are as follows:

tions of the bill are as follows:

Sec. 5. Every person, company or corporation within this state engaged in the operation, management and maintenance of an electric railway or street railway, operated by other than animal power, shall pay, as hereinafter set out, an annual license fee.

Sec. 6. Such license fee shall be based upon the gross receipts of such person, company or corporation from its railway business, and shall be in lieu of all other taxes, assessments and licenses of any such company or corporation and used for railway purposes shall be exempt from all special assessments and taxation for the year 1896 and thereafter.

and thereafter.
Sec. 7. The amount of the said license Sec. 7. The amount of the said license fee to be paid in each year shall be calculated by the said commissioners upon the gross receipts of such person, company or corporation arising from the operation of its railway in this state for the last preceding fiscal year, as follows: One per cent on the first \$250,000 of its gross receipts 11/2 per cent on the gross receipts over \$250,000 and 2 per cent on all amounts over \$500,000, and 2 per cent on all amounts over \$500,000.

In response to a call by Mayor Carson a meeting was held at the city building yester-day morning, which was attended by a large number of property owners and representa-tive citizens. M. F. Rohrer was selected as chairman and Alderman Greenshields as secretary. The bill presented by Representa-tive Temple was read by Mr. Rohrer and then every one had a whack at it.

T. J. Evans stated that if the bill became law the street railway company would be The bill was similar to the one passed by the Wisconsin legislature, which the Milwaukee people are now clamoring to have repealed. C. M. Harl stated that under the provi-sions of the bill the city would receive but a

small per cent of the tax now received from the motor company, and would be required to pay the special tax assessed for the pavement between the street car tracks now paid by the street railway company. W. S. Baird moved the appointment of a

committee of five to protest against its pas-sage. This was adopted and the chair named Messrs. W. S. Baird, C. M. Harl, H. W. Tilton, R. N. Whittlesey and J. B. Atkins, The idea of securing signatures to the pro est was abandoned for want of time, as the test was abandoned for want of time, as the bill comes up for consideration in the legis-lature today. A committee consisting of Mayor Carson, T. J. Eyans, M. F. Rohrer, C. M. Harl and Spencer Smith was appointed to go to Des Moines at once and use every

effort to secure the defeat of the measure.

The following resolutions were adopted in protest against the proposed legislation: that when that last brand of Pottawattamic funding bonds got down to New York Robarts & Co., would be ready to receive them and settle, as all the conditions required by the purchasers have been compiled with. It is seems, however, that more expert opinion is necessary before the consummation of the sale.

Tounty Treasurer Arnd received a letter from Roberts & Co. yesterday acknowledging the receipt of the communication of County Auditor Matthews, The firm promises to refer the action to the hard of supervision of supervision of the sale.

Tounty Treasurer Arnd received a letter from Roberts & Co. yesterday acknowledging Auditor Matthews, The firm promises to refer the action to the hard of supervision of supervision of the supervision of the communication of the supervision of local street railway companies from the same firm that supplied the purchased this year from the same firm that supplied the purchased this year from the same firm that supplied the purchased this year from the same firm that supplied the purchased this year from the same firm that supplied the purchased this year from the same firm that supplied the purchased them last year.

Notice for the consummation of the supplied in the city of Council Bluffs of gents for outside betweries. A represent contenting the purchased them last year.

Neather Sevent Monday Treasurer to a

stitutes no adequate safeguards in place thereof.

It practically destroys all opportunity for competition and establishes a monopoly in favor of existing lines.

It practically relieves them from taxation and would deprive this city annually of thousands of dollars of taxes now received. The tax proposed is wholly inadequate in return for the privileges granted.

There is need of extending the control of government over these corporations rather than limiting and impairing that control, as is done by the proposed bill.

The provisions of the bill are wholly in favor of the corporations rather than in the interests of the people.

There is no provision whereby there can be adequate control of interstate electric lines or taxation upon their property or earnings.

arnings.
That under existing laws these corpora-

That under existing laws these corporations now pay less taxes than other classes of property, and under the proposed bill would pay but a fraction of what they now do, and the city, county and state would receive much less in taxes than under existing laws.

There is no provision in the bill by which truthful statements of gross earnings for purposes of taxation can be obtained.

Resolved. That we urge our representatives in the legislature to use all means in their power to defeat this bill as hostile to the interests of all the people.

Mayor Carson vesterday sent telegrams

Mayor Carson yesterday sent telegrams to the mayors of all the larger cities of the state calling their attention to the bill and asking their co-operation in accomplishing

Work of the City Council. The city council had a very brief session last night and disposed of a little griet of

the defeat of the measure.

routine business. The committee appointed to prepare rules for the governing of the council offered the hour from 7:30 to 8 o'clock. This was accepted and adopted.

City Marshal Canning reported that he had

served notice upon the owners of the building adjoining the Marcus block to have the buildings, partially destroyed by fire, torn City Clerk Phillips presented the reappointment of Nat Shepard as hic deputy, and the appointment was concurred in unani-

The letter of Mayor Broatch of Omaha requesting the council to adopt resolutions urging congress to pass the transmississippi ex-position bill was referred to Alderman Bar-stow, Shubert, Pace and Casper with instow, Shubert, Pace and Casper with instructions to report at the next meeting.

P. G. Mikesell and R. J. Gallagher applied for appointment as poll tax collector.

J. W. Squires offered to furnish the city the names of property owners from his abstract books for use of the city engineer in the control of the city engineer in the control of the city engineer in the making special assessments at 12 cents a name, a saving of 2 cents per name from present prices. The offer was referred to the committee on finance and the city engineer.

MOORE & ELLIS'

Suits Everybody

Grand Jury Gets 'Em Both. Lon Davis and W. Ringer were arraigned before Justice Cook yesterday afternoon on the charge of stealing hides from the Union Pacific. Ringer waived examination and was held to the grand jury. Davis wanted an examination and a change of yenue. He took his case to Justice Vien's court and stood a preliminary hearing, and was sent to the county j await the action of the grand jury.

Marriage Licenses. Marriage licenses were issued by the clerk of the courts yesterday as follows: Name and Residence

James A. Cussell, Arlington, Neb Nora Clark, Arlington, Neb

WANTED-Girl for general housework

cision Announced.

court yesterday afternoon. There was

The Beck forces were the aggressors, and

The Beck forces were armed with chairs,

Before the legal battle opened the wit

the trouble

affai:

cerned in the case.

charge of contempt.

structed to be on duty early this morning

Board of Education Meeting.

At the meeting of the Board of Education

WASHINGTON, March 23.-The forecast

For Nebraska and South Dakota-Fair

For Okiahoma and Indian Territory-Fair:

warmer in the northern and central por-

tions; northeasterly, shifting to southerly

winds.

For Missouri—Fair; warmer in the northwestern portion Tuesday night; northeasterly, shifting to southerly winds.

Local Record.

| 1886; | 1896; | 1897; | 1898; | 1898; | 1898; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899; | 1899

Reports from Stations at S p. m.

SULTANA

Total precipitation since March 1.... Deficiency since March 1....

STATIONS AND STATE OF

WEATHER

Leuis clear
Phul, clear
avenport, clear
ansas City, clear
elena, part cloudy,
avre, part cloudy,
itt Lake, cloudy,
ismarck, clear
heyenne, part cloudy
filliston, clear

tapid City, part cloudy

For Kansas and Colorado-Fair; southerly

for Tuesday is:

winds.

Manawa Rules Govern and No De-There was a Kentucky finish to the Man MANUFACTURES BILL IN THE SENATE awa election contest in Justice Walker's

Comes Up as a Special Order and fight, and the authenticated versions of it Will Remain On Until Finally are more numerous than Manawa voters, and Disposed Of by a more varied than numerous. It was learned

Vote.

brutally assaulted an inoffensive witness on the other side of the case. The Reed men acted like thorough gentlemen all through The Reed forces were the aggressors, and cted like thorough gentlemen all through The Reed forces were armed with chairs. The first blow was struck by a Beck man. The first blow was struck by a Reed man. vested rights," which will compel the purprohibition can take effect, the passage of No one remembers who struck the last

implicates and exonerates all con-This conclusion will not be accepted by The case was against Ed Wright and J. C. Norton, two of the judges of election at fight, and as the forces are nearly equally yells and cheers, surrounding the Manawa, who were charged with refusing to receive the ballot of a legal voter. The case was commenced before Justice Ovid Vien, and interesting and exciting. The logical argument that whatever is used in Iowa ought to be made here seems to have very little of venue, and was set for hearing yesterpotency with the average representative from the interior districts, many of whom regard the mulet law as only a temporary expedinesses and sympathizers on the different sides of the case were jostling each other ent forced upon the republicans by the threatin the court room, and some of the Manawa delegates had been getting a supply of minened ascendency of the democratic party, and eral water on board, and were ready for any kind of fun. Ed Wright was on the witness stand, when the attorney for the omplaining witness wanted to see the poll in which the mulct law is in operation had book. The poll book could not be seen. See? a tendency to remove the scruples from a 'Cause one of the boys had it hid up his number of members, but a careful canvass 'Cause one of the boys had it hid up his number of members, but a careful canvass sleeve, and had to have a hunch from the revealed the fact that the measure had no proper source before he would produce. safe majority in either house. The state then Charley Morse was kidding a witness central committee, through its chairman, H. named Zimmerman, and Wright thought, at | G. McMillan, then took a hand, and the in least he said he thought, that Zimmy ought | terests of the party were specially urged as to give Morse a t'ump in de teet. There arguments in favor of the bill, but these of gas should hold out, which can be tested was an exchange of courtesies that rattled reasons were lost on the more obdurate memthe court a little, and called for interference from an outsider. Then matters got to run- to, and this final argument has apparently from an outsider. Then matters got to run-ning smoothly for a few notches, and Col-onel Baker, the mayor of Manawa, got a white chip in the game, and said something ing before the legislature providing for the establishment of five of these institutions. to Charley, and Charley said something back, and then Beck changed the accent on to the last syllable, and Ed Wright saw an opening that he couldn't overlook, and tion to defeat the normal school bills, if so Charley Morse didn't propose to stand still disposed, and are evidently using this advantage for all it is worth.

COUNTING THE CHANCES. The preliminary canvass of the senate showed clearly that the manufactures bill inutes, and a little plain fisticuff work indulged in, without any serious damage. Juswould lack at least three of a majority, but the opponents of the measure are not as tice Walker called for order and caused the arrest of Morse and Ed Wright, and will hopeful as they were and some frankly conhave them before him this morning on a ede that the probabilities are in favor of its passage. During the excitement everybody forgot

The matter has been kept very quiet on what the condition of the case on trial was the surface, but the friends of the bill bave and an adjournment was taken until this all along allowed it to be given out that they would not push the measure in either Constable Jackson has been inhouse until assured of its final passage. There and insist upon all visitors at the court of Judge Walker leaving their sidearms at the are members of both houses who will fight it, and fight it hard. Senators Eaton, Junkin, Berry and Mitchell are certain to take a hand in the fray on the side of the oppo-sition, while Representatives Bell, Finch, Spaulding, Hinman, Van Houten, Reed and last night Dr. Snyder reported that he had Ray will attempt to stem the tide in the house. A good deal of interest is taken in the position that Representative Temple secured the agreement of the parents of twenty-four children to send their children to the room to be opened at the Harrison street school today. of Clarke will assume. Resubmission was argely defeated through the influence Superintendent Sawyer addressed the

Superintendent Sawyer addressed the board on the advisability of making an appropriation for the expense of an exhibit of the work of Council Bluffs schools in the drawing exhibit to be held at Indianapolis, in which all the schools of the country would be represented. After some little discussion to be the country would be represented. After some little discussion to be the country would be represented. After some little discussion to be the capital that outside breweries were keeping a lobby here to defeat this measure does propriation for the expense of an exhibit of the work of Council Bluffs schools in the drawing exhibit to be held at Indianapolis, in which all the schools of the country would be represented. After some little discussion the expenditure of \$20 was authorized for the not seem to have any foundation in fact. The doubtful members deny that they have purpose of defraying the expense of the ex-hibit by the local schools. Friday, April 3 will be a holiday in the schools to allow the teachers to attend the been "approached" by any one except well known prohibitionists, who urged them to vote against the bill, nor do the ordinary haunts of the lobby sts reveal the presence of agents for outside brewerles. A represtosion of the Southwestern Iowa Teachers' association in this city.

troduced by Druet to punish the disturbers of religious and school meetings and those who steal whips, lap robes and other things from farmers' wagons.

warmer in the eastern portions; southerly KILLED WATERMAN'S BILL. The afternoon session in the senate was nainly devoted to the consideration of s bill introduced by Waterman, providing that any person unlawfully break and enter winds.

For Wyoming—Continued fair and warm; southerly, shifting to westerly winds.

For Montana—Fair; colder in the western portion; southwesterly, shifting to north-resterly winds.

For Iowa—Fair and warmer; southerly winds. any freight or express car in which any goods, merchandise or valuable things ar-kept for use, deposit or transportation, b shall be imprisoned in the penitentiary not more than five years, or be fined not ex-ceeding \$100 and imprisoned in the county

jail not more than one year.
Senator Healey denounced the bill in unmeasured terms. He said that it created a new class of crimes and could only be intended for one purpose, to send a tramp to the penitentiary for stealing a ride on a rallroad train. He was not prepared to go to that length in extending the crim-OFFICE OF THE WEATHER BUREAU, OMAHA, March 23.—Omaha record of tem-perature and rainfall compared with the corresponding day of the past four years; inal statutes, and predicted that its enact ment would largely increase costs of crim | 1896 | 1895 | 1894 | 1893 | 1894 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | 1895 | inal prosecutions. After a hot debate, in which Cheshire, Berry, Upton and Druet took part, the bill was lost on final passage by three votes.

Editor Toman Dying CHEROKEE, Ia., March 23 .- (Special.)-Judge Toman, editor and owner of the Cherokes Times, who was stricken with apoplexy year ago last August, shortly after purchas Ing the Times, is lying at death's door. For some time he has not been able to walk about without assistance, and the power of speech has not returned since his sickness, nearly two years ago. It is thought he can live but a short time. Judge Teman is a widely known newspaper man, having been connected in his time with some of Iowa's best weekly publications, his last, before pur Times, being the Independence Bulletin-Journal.

School Teacher Becomes Arbitrary SIOUX CITY, March 23,-(Special Tele gram.)-The district court here today took under advisement one of the most peculiar fean bicycle a factory is re-cases ever tried in the state, effecting the quired which will turn out authority of public school teachers over their pupils. Madison Page, a student of the Wheel manufactured, for the High school, recently absented himself unless such is done one confrom class several days while preparing for cern cannot be answerable o a debate in a school society, of which he was a member. When commanded by the principal to return he refused and was suspended, but notified that he might return

absence, but on the ground that his persona liberty was attacked, demurred to his leav Iowa Liberals Will Assault the Cold Water on the collection of the

board maintains that societies are subor dinate to the discipline of the school. PLEASED DES MOINES PEOPLE. Remarkable Scene in an lowa Court

Room

DES MOINES, March 23 .- (Special Telegram.)-A remarkable scene was witnessed in district court today at the conclusion of the trial of Mrs. Bertha A. Collins on DES MOINES, March 23.44 (Special.)-The the charge of murdering her infant child. senate has set next Thursday as the date The case had excited great interest, and when the manufactures bill will come up lasted about a week, every day packing as a special order and remain such until the court house. At 5 o'clock this afternoon it was given to the jury. It took just The Reed forces were the aggressors, and brutally assaulted an inoffensive witness on the courts, if the manufacture of intoxicating liquors is once legalized, the owners when the jury came in. When the verdict of breweries and distilleries will acquire was anniunced men and women climbed on the chairs and shouted. The women crowder "vested rights," which will compet the pur-chase of their plants before constitutional ther till one was overcome and fainted. Sho prohibition can take effect, the passage of was taken out of the room, and then the this measure will be notice to the world that crowd turned its attention to R. B. Parrott Out of the beautifully assorted stock of material at hand an average statement of the was surrounded and hugged and handshaken till he fainted, and had to be carried out.

After order was restored, the jury was the radical prohibition element without a polled, and again the crowd broke out into balanced, the contest promises to be both and finally carrying them out of the room by force.

Struck Natural Gas in Iowa FORT DODGE, Ia., March 23 .- (Special Telegram.)-Natural gas has just been discovered on a farm near Vincent. It is attracting a gold deal of attention, as it is the first discovery of the existence of natural cherish the hope that both constitutional and statutory prohibition will once more become the law of the state. The restricting flow of water reached, the tubing and pump put down, when a singular steamlike sound was heard down in the well. The water had raised to within fifteen feet of the top, choking the gas off. A lighted match was held to the top of the pump when a blue light was visible. The water was pumped light was visible. The water was pu a blaze of fire shot up to a height of two feet, burning with great force. If the flow by st pping the water from rising, o ping the gas at another point, it could be piped to Eagle Grove and utilized. Cherokee County Prohibitionists.

CHEROKEE, Ia., March 23 .- (Special.)-Th: prohibitionists of Cherokee county assembled in mass convention at the court house in The friends of manufacture are in a posi-tion to defeat the normal school bills, if so pose of electing seven delegates to the state convention, which will be held at Des Moines, May 13. The attendance was far greater than any previous convention, and enthuslasm ran high throughout.

A committee on resolutions reported a platform condemning the republicans for aban-

doning prohibition, and pledging support to the prohibition party. The delegates chosen to attend the state envention, are: F. E. Whitmore, Cherokee; M. E. Hinkley, Marcus; T. S. Brown, Chero-kee; Rev. R. Hood, Quimby; R. T. Peters, Cherokee. M. E. Hinkley was elected chairman of the county central committee for the ensuing year, and R. T. Peters was re-elected secretary and treasurer.

Deputy Oil Inspectors Appointed. DES MOINES, March 23 .- (Special Tele gram.)-Luther A. Brewer, the newly appointed state oil inspector, today announced the list of his deputies. They are the same as for last year with the addition of two. Those retained are: R. M. Garrison, Cedar Rapide; J. K. Mason, Keokuk; Louis Weinstein, Burlington; F. O. Udell, Dubuque; F. N. Chase, Cedar Falle; C. F. Gallixson, Bode; The dore Guittar, Council Bluffs; H. M. Hickell, Des Moines; J. S. Bellamy. Kncxville; Joseph Glitner, Ottumwa; W. H. Goodrell, Iowa City. Those who begin new terms are: Peter Reily of Sioux City, succeeding W. C. Arthur of Odebolt, and J. B. M. Bishop of Toledo, appointed to newly created position.

Odd Fellows Are Divided. JEFFERSON, Ia., March 23 .- (Special Telegram.)-The local Odd Fellows' home committee is in daily receipt of letters from representatives and lodges in all parts of the state guaranteeing support in the position taken by Jefferson. Over twenty-five outside attorneys have volunteered their services to fight the case.

A canvass among the druggists of thi are the most popular proprietary medicines sold. Chamberlain's Cough Remedy, pecially, is regarded as in the lead of all throat trouble remedies, and as such, it is freely prescribed by physicians. As a croup medicine it is also unexcelled, and most families with young children keep a bottle always handy for instant use. The editor of the Graphic has repeatedly known Chamberlain's Cough Remedy to work after all other medicines had failed.-The Kimball, S. D. Graphic. For sale a 25 and 50 cents per bottle by druggists.

for which S.S.S. is the most reliable cure. A few bottles will afford relicf where all else has failed.

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Business Manager Daily Bec. Business Manager Daily Rec.
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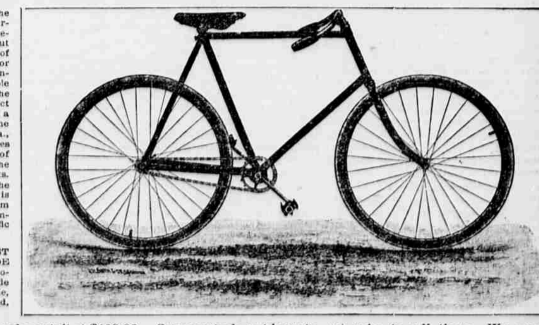
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