ARGUE 'GENE MOORE'S CASE

State's Side of the Case is Partially Fresented in Court.

PLEA OF DEFENSE HELD UP TO RID CULE | a year ago.

County Attorney Munger and Attorney General Smyth Contend that the Information is Sufficient to Cover the Case.

LINCOLN, Nov. 13 .- (Special.) -- Arguments this morning. County Attorney Munger contended that it was the duty of the court to so decide this case that the matter would come before the supreme court. The statuics charge the auditor with keeping of all public moneys received "in any manner." Reed, charged a crime not recognized by the statute under which the information was brought and a man innocent of such charge gratify political aspirations of a few persons, It was averred that Eugene Moore was morally guilty, but the case was not being tried on morals.

Attorney General Smyth said the case was remarkable in that the defense admitted guilt, but asserted Moore was not charged under the right section. The state took the stand now and always that "Eugene Moore is either guilty under the section under which the information was brought, or else he should be discharged. If the money he took belonged to the state he should be con-victed." Cases were cited wherein the supreme court decided that when moneys are collected under a certain law the constitutionality of that law cannot be attacked. when the jerson is called to account for money collected thereunder. Further argument will be made next Tues. day evening at 7 o'clock.

pleasant evening spent. The Flowers-Scott damage suit was ogain

taken up this morning after the Moore hearing was disposed of. The attorneys have spent most of the time wrangling over points of law and progress on the trial is very slow. The main contention was the constitutionality of the act authorizing the sending of minors between 16 and 18 years of age to reform schools for incorrigibility. The defense has had several witnesses on the stand to prove that Miss Flowers was bard to manage and it was impossible to provide home in one place for more than a few weeks.

The jury in the Dorsey case, which re-tired for deliberation last evening, is still out and no intimation has been received as to how it stands. Those connected with the case do not expect an agreement earlier

Under the provisions of the statute the returns from the counties on the state election should all be in the hands of the state canvassing board next Monday. All the counties have reported except Kearney, Knox. Platte and Sheridan.

The attorney general is preparing papers to commence suit on the boad of the de-funct First National bank of Orleans to re-cover the \$20,000 state money which was on deposit in the bank. The bond called for

The state treasurer has made a call for general fund warrants amounting to \$30,000 to come in November 20.

RULING ON IRRIGATION CASE. Court Decides that it Has No Original

Jurisdiction. CHADRON, Neb., Nov. 13 .- (Special.)-The celebrated Crawford ditch case which has been on trial here before Judge Klakead for the past ten days was brought to a sudden close last evening. The court held that it had no original jurisdiction to try the irrigation rights between the respective parties, but that they must first be tried before the original juradiction. The court also held after spending a week inspecting his westagainst the Crawford company, whose coun-sei, Judge Hamer, contended that the legislative act creating the irrigation board as unconstitutional. The court further held that inasmuch as it had no jurisdiction over the irrigation rights it could not assume jurisdiction to determine

ticular against the contention of Judge Maxwell, counsel for Hall The court dissolved the temporary injunc tion obtained by the Crawford company, restraining Hall from disturbing the ditch and dam of the company, while the temporary injunction obtained by Holl against the Crawford company restraining the latter from diverting the water from White river above Hall's dam was for the time being al-

the preccriptive and riparian rights of the

defendant Leroy Hall, holding in this

lowed by the court to stand. At the request of the Crawford company the superscdeas bond was fixed at \$3.000. This practically gives the Crawford company the use of all the water in the river, pending appeal, which is considered by the officers of the company as a valuable privilege during the coming winter, giving them plecty of water to flood the lands along the ditches, besides filling their extensive lakes and reservoirs.

Judge Hamer announced that he should Immediately move to have the case advanced on the supreme court docket. The trial of 15th inst. before the State Board of Irrigation after which it will go to the district couri and he tried there on appeal. Judge Max-well was compelled by ill health to return his home before the final determination

Judge Albert W. Crites ably conducted the defense throughout the trial, while Judge Hamer of Kearney won great credit for him. self and client with the vigorous manner in which he presented his case.

The prompt rulings of Judge Kinkead throughout the trial met the general approval of both sides. The peculiar termina tion of this important litigation was a gen-eral surprise and practically leaves the rights of the respective parties in the same position as at the beginning of this trial.

Stiller Was Known at Dunning. DUNNING, Neb., Nov. 13 .- (Special.) Emil Stiller, notice of whom appeared in The

Head Off

a Cold with a dose of "77."

The easy time to "break up" a Cold is at the beginning, and it is a wonder that anyone alows it to "run on."

on;" relieves in a few hours; cures in a few

For those who appreciate "77" we make a dollar flask; it is flat, easy to carry and economical. For beginners, the 25c size is for sale by all dealers from Canada to Cape

gram.)—Mrs. Nels Nelson, the wife of a south farmer residing five miles south of this city, was drowned in the Platte river at the west bridge across the south channel about 3 o'clock this afternoon.

Morning Bee of November 11, worked in this meighborhood for about four years, and left here about the 1st of last August. He was a member of the Woodman lodge, Dunning. Neb., and his life was insured for \$1,000. He was in good standing, his last dues being He was in good standing, his last dues being paid up about a month ago by some of his friends here. The policy was drawn in favor of his little girl, who lives in Germany. She is now an orphan, as her mother died about

PHELPS COUNTY WINS A VICTORY. Secures Judgment for \$4,322 in a Celebrated Suit.

HOLDREGE, Neb., Nov. 13 .- (Special.)-

District court of Phelps county is now in session and the case of Phelps County against The Holdrege National bank and its bondsmen, a case brought under the law with in the Moore case were resumed at 8 o'clock reference to the depositories of county treasarers, has been on trial for the last two days. There were fifteen names attached to the bond sued on, the Holdrege National back having failed. At the time of the failure of the bank the county attorney at the time being the legal adviser of most of the bondsorganized a corporation called the Funk attorcey for Moore, declared that the state Land and Live Stock company, which embraced emong its members most of the good men financially solvent who were on the bond. The purpose of the organization was to place all of the property, both personal should not be sent to the penitentiary to and real, in the corporation and then by a simple shifting process of the stock, keep any and all creditors from collecting any debts from the members of the corporation. After the county attorney had all of his cli-

ents fixed to his entire satisfaction he then

brought suit against them on the depository bond for the county. The action was brought

in 1895, but has been drugging along and trial was just had at the present term of court. The defense made by the bondamen was that the signstures were procured on the bond by the officials of the Holdrege National bank, who were W. F. and J. P. Hymer, by traud. The bond sued on was a typewritten instrument written on two pieces of legal typewriter paper, which were pasted together at the ends, this making a complete contiguous instrument instead of being fastened to-gether at the top, as in most all ordinary legal documents, and all of the bondsmen with one exception swore that the top half of the bond was not attached to the piece of

The next question that presents itself is how to collect the judgment. A suit will I have to be brought dissolving the Funk Land and Live Stock company and then a bill of the case will be brought before the jury equity will have to be instituted by the county to subject the property to the payment of the debts of the individual members composing same.

IN MEMORY OF J. D. NELIGH Proposal to Erect a Monument at West Point.

WEST POINT, Neb., Nov. 13 .- (Special.)-More than a year has passed away since the remains of Hon. J. D. Neligh were laid business houses are gaily decorated in red to rest. Ever since the day of his funeral the conviction has been growing in the minds. Over 100 delegates are expected. of many that his services to the state, to Cuming county and to the city of West Point ought to be recognized in a substantial and permanent form. Many suggestions have been made as to the form such a memorial might possibly take. But all who expressed themselves upon the subject are ogreed that some worthy monument to Mr. cligh's services should be erected and raid for by voluntary subscriptions. Arrange-ments for a mass meeting are being made. The object of this meeting is to consider ways and means of carrying this Neligh

monumen: proposal into effect.
R. B. Hughes, surveyor general of South Dakota, came to West Point last Wedlesday in response to summons announcing the dangerous lliness of his father, M. J. Hughes. A begutiful Christmas cantata has been selected and will be given by the pupils of the English Lutheran Sunday school some

time before Christmas.

District court will convene in West Point next Monday for the hearing of equity cases. 'Leander Brink, a capitalist from Middletown, N. Y., who owns the big grist mill in

ern literest.

There will be a change in the clerical force in the county clerk's office the first week in January, Joseph Koupal, the deputy, and Mary Emley, assistant, will sever their connection with that office and be succeeded by Albert Walla and Frank G. Kloke, respectively.

the 9-year-old son of Mr. and Preston. Mrs. Ed Neligh, died yesterday in this city of dightheria.

HAS BEARING ON BARTLEY BOND Case of Burrett Scott Sureties Very

Similar. LINCOLN, Nov. 13 .- (Special.) - Attorney General Smyth has been requested by the authorities, where he is wanted on a serious of ex-State Treasurer Bartley and his bonds. a strange man emerging from the house. He men. Official bonds in both cases were approved out of time. The Bartley bond was that he reciprocated, when the stranger disapproved January 9 instead of January 3, appeared in the shrubbery. From that time and the Scott bond instead of having been. Given states that his life was unhappy and approved by the county board on January that his numerous quarrels with his wife to the following special solution of the county board on January that his numerous quarrels with his wife to discouraged him that he drank heavily. Going home in an intexicated condition question of estoppal of sureties is involved in shortly afterward Given felt in such a violent each. It is rumored that the supreme court mood that he entered his wife's room and could have decided the Scott case on other tried to shoot her. The first shot missed points, and the request made to the at-torney general is taken as an indication that the second. Given freely admits the cir-

and ready for business by the first of the sake of her father.

The town board has passed an ordinance equiring permanent sidewalks on Main

The Duff Grain company of Nebraska City is enlarging its corncribs at this place and preparing to store some of this year's crop. me new corn was marketed this week

FREMONT, Neb., Nov. 13 .- (Special.)-The ary in the case of the State against "Big Miko" brought in a verdict of guilty of assault with intent to commit murder and not guilty of assault with intent to wound. Mike appeared to be much surprised at the result. He will be sentenced Monday. Fred Andrew, the 16-year-old boy who

stole a bicycle and other property from the residence of Chauncey Brown near Ames. was sentenced to one year in the profitentiary.

John Rahm was arraigned before Justice of the Peace Dame this morning on the charge of forging the name of M. P. Mar-quirdt to a check of \$37 on the Snyder State "77" breaks up Grip and Colds that "hang bank, and waiving examination was bound over to the district court.

FREMONT, Neb., Nov. 13 .- (Special Tele-

ness broke and the team started to run. Nelson kept them in the road and safely rounded the curve at the foot of the hill. S. D. Dillman was coming to town with a load of corn and heard the team just as he was driving onto the south end of the bridge. Plans of Douglas County at the Being unable to back off in time to get away from the runsways, he whipped up his team. hoping to get across the bridge before they struck him. The runaway team ran into him on the bridge. Mrs. Nelson and her baby were thrown into the river and Mr. Nelson directly in front of the wag n. The baby was rescued and taken to a house nearby, and though badly chilled and frightened was no bridge. was not injured. Mrs. Nelson's body was

Forty Years of Married Life. DAKOTA CITY, Neb., Nov. 13 .- (Special.) Tomorrow will occur a reunion of the family of Mr. and Mrs. William Adair, at their home in this place, to commemorate their fortieth weeding anniversary, which occurred the 11th inst. The children who Sioux City, Ia.; Mrs. Sarah Deuschl of Mapleton, Id., and Miss Mamie and Harry H. of this place. Mr. Adair came to this county in 1856, being among the earliest settlers, and ever since has been identified with the upbuilding of the country. In 1877 he was appointed clerk at Fort Peck Agency. Mont., which position he gave up three years later. In 1863 he was appointed county treasurer of Dakota county to fill an unexpired term and at the next election was later. chosen for another term. He was a mem ber of the board of regents of the Sixt university for nine years. In the spring of 1881 he was appointed railway postal clerk between Sioux City and Omaha, which posi-tion he has held continuously since, and

during which time he has only taken one lay off and that only for one week. SUSPICION ATTACHES TO DEATH.

Young Woman Found Dead Near Hay

Springs. HAY SPRINGS, Neb., Nov. 13 .- (Special Telegram.)-Miss Augusta Meyers, aged 16. a daughter of Fred Meyers, a prominent farmer living ten miles north of here, was of the bond was not attached to the presented to the bond was not attached to their signatures. One of the bondsmen swore that the bond was mystery attached to her death, as she was presented to him by W. F. Hymer, who in a delicate condition and there are signs that it was a church subscription by the side was found a bottle that confound dead yesterday four miles north of the LINCOLN LOCAL NOTES.

A reception was given in the Capital hotel parlors last night in honor of Mrs. Gertrude Horr Cantell of Grand Island. Mrs. Connell is past department president of the Woman's Relief Corps and is now department inspector. The evidence of the Hymers was not procured and the case went to the jury, practically on the evidence of the bondsmen. The one was given to the jury about 8 o'clock the city morgue at noon today. Coroner Thursday evening and Friday morning the Bowman at once summoned a jury and held jury brought in a verdict for the county in an inquest. From the evidence brought out the sum of \$4,322, that being in full of all in the inquest there is much doubt that the claims and demands made by the county. girl took her own life, as no indications o polsoning are shown. At 5 o'clock an adournment was taken until Monday, ther persons thought to be connected with

Y. P. S. C. E. Convention. HUMBOLDT, Neb., Nov. 13 .- (Special.) Delegates are arriving on each train to attend the eighth semi-annual Young People's sciety of Christian Endeavor convention of the Richardson county union, which opens a two days' session at the Presbyterian church in his city this evening. Much interest I manifested and an excellent program has been arranged for tomorrow. Many of the

Tecumseh Notes. TECUMSEH, Neb., Nov. 13 .- (Special.)-After an examination occupying the attention of the insanity board for two days John Clark has been adjudged insane and will be placed in the Liucoln asylum. A number of gentlemen here who are interested in the work of Christianity have organized the "Men's Mission." A hall has been rented and meetings are held every Subbath afternoon.

Hastings Social Notes. HASTINGS, Neb., Nov. 13 .- (Special.)-The members of the Kearney and Hastings colnight at the home of Miss Edyth Payne.

The members of the Elks lodge gave their date is as follows: first dance of the season in their hall l

Fatally Shot.

PLEASANT DALE, Neb., Nov. 13 .- (Sp. cial.)-The 11-year-old son of John Minzliving six miles northwest of here, while of hunting this afternoon shot himself over left eye, which resulted in his death.

Lecture by Omaha Woman. WEEPING WATER, Neb., Nov. 13,-(S) cial.)-The Ladies of the Zeteties secur Mrs. Heller of Omaha for a lecture on "Chi Study," which occurred last night

ARRESTED ON A SERIOUS CHARG

Colorado Man Taken Into Custody the Omaha Authorities. Harrison Given of Denver was arrested at | A contribution of \$22.50 has also be his hotel in this city last night and was charged as a fugitive from justice. He will Mrs. L. M. Guttery, principal, be held to await the action of the Coloredo

supreme court to submit a brief in the Bar- charge. The complaint alleges that Given rett Scott case. The court requested him to made an attempt on the life of his wife cover two points not argued by the county about three weeks ago and only failed beattorney of Holt county. The approval of the cause of the interference of a passerby who Scott bond out of time and the estoppal of rushed into the house.

sureties are the two questions which the supreme court desires the attorney general to argue. The Scott case is considered of great importance by the legal fraternity and the stated that he had lived uneventfully with public, because it knyolves the same joints bis wife until about a month ago, when he which will come before the court in the case says that, returning late one night, he met

the court desires to go to the bottom of the cumstance, but states that he was nearly

LOUISVILLE, Neb., Nov. 13.—(Special.)—
The Louisville brick works have about 250.

1000 paving brick ready for delivery and about 350.000 building brick ready to be fired. The works were recepened this fall and have had a good run.

The foundation for the flour mill to be moved for the foundation for the flour mill to be moved for the flour mill to the the flour mill to be moved for the flour mill to the flo and have had a good run.

The foundation for the flour mill that is to be moved from Cedar Creek to this place is being laid and the mill will be moved.

Inow believed that he was sufficiently determined to carry it out. The note ended with an expression of foregiveness and an appeal to the woman to lead a better life for the hymer to secure the holding of the association in Omaha.

HYMENEAL.

Midnight Brawl at a Dance. The regular midnight brawl, which has been a feature of Creighton hall dances during several succeeding Saturday nights.

Deaths of a Day. SIDNEY, Neb., Nov. 13 - (Special Telegram.)-Mrs. Belle Daugherty, wife of ex-Sheriff John Daugherty, died here this

Exposition.

STEPS TAKEN BY AGRICULTURAL SCCIETY

Committee to Confer with County Commissioners Relative to Lreetion of a Hall in Which to Make a Display.

The Board of Directors of the Dauglas County Agricultural society held a meeting in the Board of Trade building yesterday afternoon. The greater part of the session was devoted to the consideration of routine will gather around the family board are: was devoted to the consideration of routine Ed M. of Judith, Mont.; Will R. and Frank business, but before the meeting adjourned of Omeha; Charles W. and Miss Mattie of Sioux City, Ia.; Mrs. Sarah Druschl of 999 voted for the exposition was brought up and a committee was appointed to meet the county commissioners at the court house at 2 o'clock Monday afternoon for the purpose of laying before them the desire of the agricultural society for enough of the amount voted by the people of this county to allow a separate building to be erected on the exosition grounds and the exhibit of Douglas county in agriculture, horticulture and floriculture installed therein. The chair appointed as this committee G. R. Williams, James Walsh, O. J. Pickard, G. W. Hervey and Walker. The building which the members of the

agricultural society desire to have the county erect has already been designed, E. G. Solo mon being the architect. The design has been endersed by both the agricultural so-ciety and the Nebroska Florists' society. It will be laid before the horncultural society its next meeting and its advocates say this society will also endorse the n'an

The plans show a building ninety square and about thirty feet in height, ered entirely with corn and surmounted by a glass dome, the top of which will be about eventy-five feet from the ground. The in tention is to arrange the agricultural ex-hibits around the sides and group the floral exhibits in the center in the form of a pyramid thirty-five feet in height, surcunted by a fountain. It is estimated that he cost of constructing this building will be about \$12,000. It is proposed to install the entire exhibit of Douglas county in agricultural, horticultural and floral lines in this building and to call it the "Corn Palace."

REGARDING A DIRECTOR GENERAL.

Special Committee Meets for Purpos of Formulating a Plan.

The special committee of exposition directors, appointed Friday to report on the advisability of creating the office of director gen eral for the exposition, held a conference yesterday afternoon at the office of John L. Webster, one of the committee. None but members of the special committee were present and the whole ground was gone over very carefully. The conference with the members of the executive committee Friday night furnished the material which the sie cial committee had to consider and this was reviewed at length. After the conference was over it was stated that a report had been formulated, but that nothing regarding its contents would be divulged before it had been presented to the board of directors a the special meeting to be held Monday after

It was rumored in certain quarters that the committee report will not recommend the creation of the office of director general, but will suggest such changes in the presmore effective work,

Contributions from the Schools. The schools of the city are still bringin their contributions to the secretary of the Woman's department of the exposition for lege foot ball teams were entertained last the Girls' and Boys' building, but there are night at the home of Miss Edyth Payne.

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| | Lake 10 |
| | Mason 4 |
| | Bancrof: 2 |
| | Vinton 1 |
| | Lothrop 12 |
| | A contailmention of \$000 kg has also has |

eived from the public school in Bellevue

Plan for Expending the Money. The members of the Board of County Commissioners and the members of the executive committee of the Transmississippi Exposition held a conference at the Commercial club rooms yesterday afternoon regarding the manner in which the \$100,000 voted by the people of Douglas county in aid of the ex-position should be excended. The conference ested nearly two hours and was held be hind closed doors. It was announced when the meeting adjourned that no definite conclusions as to details had been reached, and that another conference would be held at exposition headquarters Monday evening for further consideration of the exact manner in which the fund should be expended in aid of the exposition. It was stated that there was little difference of opinion between the two committees on the main points, the only

The Douglas County Teachers' association held a meeting at the court house yesterday terms to go to the bottom of the constance, but states that he was hearly afternoon, some forty teachers being in attracted by the belief in his wife's infidelity.

The fact that Given was not master of himself was evidenced by several letters among his effects which are incoherently worded. One is to the effect that the writer worded. One is to the effect that the writer worded. The states that he was nearly afternoon, some forty teachers being in attendance, ountry Superintendent Bodwell presided and the following program was carried out: "Primary Reading," Miss Anna worded. One is to the effect that the writer worded. The proper is the state of afternoon, some forty teachers being in at

Colgan-McDermott. COLON, Neb., Nov. 13 - (Special.)-The most notable social event in the history of Saunders county was the marriage last during several succeeding Saturday nights, did not fail to occur last evening. The ball in progress was one given by the "Dead Broke and Out of Work" club and the participants divided their time between the dancing floor and the bar at the foot of the stairs. The former reputation of this hall is not being sustained of late and it seems to have degenerated into a resort for women of indifferent character.

Late in the program last night, when things were going merrily, a disagreement occurred between two of the dancers. Bertha Gervan asserts that as she was crossing the floor Bert Palm spoke of her in a disrespectful way. The girl awaited no champion, but approached Palen and id not return the blow, but in the upcar of disorderly conduct. He admits speaking of the girl in an uncomplimentary way, but any it was but a jest and that he used no unable coming language.

Deaths of n Day.

Saunders county was they marriage last to off Mrs. Malpermott, daughter of Mr. Charles Melbermott, one of the oldest settlers in this, county and one the oldest settlers in this, county and one of its most prominent citizens, to Mr. James Colgan of North Bend, Neb. The cremony was final and not subject to revelve. The will was final and not subject to revelve. The will also did not return the program last night, when the dancers, in the dancers of the dancers, as we will discord the dancers. Serving the floor Bert Palm spoke of her in a disrespectful way. The girl awaited no champion, but approached Palen and struck him heartily across the face. Palen of disorderly conduct. He admits speaking of the girl in an uncomplimentary way, but asys it was but a jest and that he used no analysis to the findings. He said that he was informed that he was informed that he was informed that he was final and not subject to review. The theorem of the blook of the olders that he was final and not subject to review. The was final subject to review. The value of the church of the hold that he was informed that he was informed that no exceptions of the Wednesday of Miss Mary F. McDermott. panse of dancing surface. At the wedding supper 348 guests were seated alound the tables. Among those present from a distance were the bride's aunt, Mrs. W. A. Kelley. of Omaha, and a number of young women Lincoln.

LANDER, Wyo., Nov. 13.-(Special.)for sale by all dealers from Canada to Cape
Horn, or is sent on receipt of price.

Dr. Humphreys' Manual of Diseases at your
Druggists or Mailed Free. Humphreys' Med.
Dr. Humphreys' Med.

KELLEY STIGER

Chrysanthenums are the attraction Broadcloth \$1.25 this week in the city and bargains are our attraction, set aside especially for

Silk Department

At \$1.00; worth \$1.25 and \$1.35, at \$1.00, Fancy dress silks, pretty waist silks, checks, plaids, stripes, changeable bro cades, Armure Glace novelties, etc.

At \$1.25; worth \$1.50, at \$1.25. Satin Duchesse, for evening wear, pearl, maize, ceil, rose, sea foam.

Black Dress Silks At \$1.00; worth \$1.25 and \$1.35, at \$1.00.

Peau de soie, sole serge, armure, satin

We will sell at \$1.00 new and stylish gros grain and glace brocades, worth up to \$1.35, at \$1.00.

Black Dress Goods At 55c; worth 75c, at 55c, Worsted serge, 45 inches wide,

New and stylish designs in satin. jacquard, all wool novelties, 85c; usual price, \$1.00 to \$1.25, at 85c. Satin Jacquard novelties, 48 inches wide.

50c, regular price 75c, at 50c.

\$1.25; former price, \$1.50, at \$1.25. Mohair Corbeille novelty suitings. We have just opened an extensive line of Foule Cloth and Broadcloth; high

grade imported cloth Foule Cloth, 85c, \$1.00 and \$1.25. Broadcloth, silk finished, 85c, \$1.25 and braid trimmed, price \$5.00 to \$15.00.

Colored Dress Goods

We will sell one case each all wool suitings at 40c and 50c; new and stylish effects. These are bargains without Misses' and Remember, 40c and 50c, all wool, new

85c; worth up to \$1.25, at 85c. One case handsome, novelty suitings-Jacquards and Tweed suitings.

At \$1.25; worth \$1.50, at \$1.25, adapted for tailor-made suits.

We call very special attention to our cloth at \$1.25; usual price \$1.50, and at that a bargain; full line of shades. Latest Navelties in

Laces, Costume Nets and Veilings

Creme, Eeru and Butter Color. POINT GAZE, POINT APPLIQUE

and POINT DE VENISE LACES. 45-inch BLACK TOSCA and FISH NET Blankets very fashionable, at 65c, \$1.25 and \$1.50 a yard.

45-inch FRENCH MOUS DE SOIE in all shades. Noveltes in TUXEDO, BRUSSELS NET

and LACE BORDER VEILS Black Silk Brocades At 15c, 25c, 35c, 50c, 75c and \$1.00.

Ladies' Jackets

We will offer for the next six days a Ladies' Jacket in Beaver, Kersey or Boucle cloth, half silk lined, style box or shield front; price, \$5.50, \$6.00, \$7.00.

LADIES' JACKETS. Made of high grade Kersey, silk lined pair. throughout, box front, fly button, strap seams, storm or tailor collar, perfect finish, \$12.50, \$15.00.

LADIES' JACKETS. In fine English Kersey or Melton, strictly custom made, lined throughout, plain or rock bottom prices. braid and fur trimmed, price \$18.00, \$20,00 and \$25,00.

Ladies' Capes

Of Boucle and Kersey cloth, plain and LADIES' CAPES.

Made of Salts Plush, fur and braid trimmed, popular length, price \$12.00 to

Children's Cloaks

strong line of Children's Cloaks in the latest colorings and materials, a beautiful broadcloth cloak in green, brown Covert Cloth, Castor Cloth, Diagonal and blue, trimmed with braid or fur. Tailor suitings. Melton cloth, etc., all uniform in shape and finish; price \$3.25

Ladies' and Children's Furs

Consisting of Collarette Boas and Muffs in latest designs and variety of

Ladies' Waists

In Taffeta Silk, Satin and Woollen Plaids, in countless colorings and designs; prices, \$3.50 to \$6.00.

and Flannels

that sold for \$2.50, now \$1.98.

All our extra large and heavy Ohio Wool Blankets, pure white or sanitary color, worth \$6.50, now \$5.00 pair.

One big lot of Band K Blankets, warranted absolutely pure wool, both warp and filling-While they last \$3.75 pair. All the pure White Rutland Blankets

One case Champion Blankets, largest size made, color sanitary, fawn or white, these would be a bargain at \$2.00-\$1.50

100 pair Robe Blankets, blue, brown or pink colors, sold elsewhere at \$1.25our price 90c pair.

Outing Flanuel, Wrapper Flanuel, Shirting Flannel and French Flannel at

Linens

Tomorrow we will put on sale all the remnants of Table Linen that accumulated during our special sales-some are slightly soiled-others a little mussed-all lengths; not one in the lot but what is an exceptional bargain.

Just received-another case of fringed Bed Spreads, largest sizes, for iron beds, the price would satisfy at \$2.25-tomorrow \$1.45 each.

We have the exclsive sale in Omaha of the celebrated Dresden Table Linen We call your attention to an unusually and Pattern Table Cloths, with border all around; choicest and latest designs, (sizes 2 yardsx3, price \$3,75), (2x31/4, price \$4.50), (2½x2½, price \$5.50.)

Bath Towels, Linen Towels and Crashes at lowest possible prices.

KELLEY, STIGER & CO. Cor. Farnam and 15th

COX PUTS UP A HARD FIGHT

Resists Efforts of the Police Commission to Discharge Him.

CHIEF OF DETECTIVES SURPRISES BOARD

His Application for Right to Amend

was to compel him to accept a leave of absence of fifteen days duration without

At the morning's session of the court Cox, through his attorneys, asked leave to file a supplemental petition, setting up the facts as he understood them, and after the injunction issued after his removal occur-red. The right to file this supplemental petition was contested by the board and on this question, argument continued during a greater portion of the morning session of the

Attorney Day for the Fire and Police Commissioners intimated to the court that the proceedings might be shortened if the court would rule upon the sufficiency of the charges originally preferred against Cox, that he was negligent in the discharge of his duties as a police officer of the city.

Judge Scott intimated that he we into the whole matter, and that if he found that the plaintiff was removed lesi reasons he would continue the injunc- | Porest

BEGIN TAKING TESTIMONY. At the afternoon session of the court Clerk Welshans of the Fire and Police commission was called to the stand in behalf of plaintiff. He identified the records of

ommission and stated the date when Cox Attorney Olmstead, for Cox, testified that ho was at a meeting of the commission when Cox was discharged and asked to be allowed to file exceptions to the findings. He said that he was informed that no exceptions would be allowed, as the decision of the

times a populist, or he may be a free silver democrat or a republican; Bullard is a dem-

regulars on the team. The Wesleyan forwards broke through Pennsylvania's line and blocked several kicks, but the red and blue were fortunate to recover the ball. Only twice during the same did the Wesleyan boys gain first down, Pennsylvania's line holding fairly well.

BROWN, 18; CARLISLE, 14. NEW YORK, Nov. 13.—The elevens from the Cariisle Indian school and Brown university played their annual griding battle up on the polo grounds this afternoon in the presence of about 3,000 spectators, Brown winning, 18 to 14. It was clearly a battle of strength against science, and science came out on top.

OTHER CONTESTS. At Cleveland-Oberlin, 26; Case School, 16. At Annapolis-Annapolis Cadets, 4; University of Virginia, 4. At Bethlehem-Lehigh, 12; University of New York, 0. New York, 0.

At Pittsburg—Detroit Athletic club, 12:
Duquesne Athletic club, 10.

At Newark, N. J.—Chicago Athletic club,
6: Orange Athletic club, 0.

At Washington, Pa.—Washington and
Jefferson college, 6; Western Reserve university, 0.

OMAHA CATCHES THE GOLF CRAZE. Interesting Game Played at Happy

st university, 0. Hanover, N. H.-Dartmouth, 54; Am-

Hollow Yesterday. The first open golf competition ever played in this city took place yesterday afternoon upon the ladies' golf links at book Happy Hollow, Mr. Patrick's beautiful suburban home west of the city. It was the initial game of the Omsha Ladies' Golf club in its competition for the silver cup offered by its president, Mrs. Manderson. The club is composed of something like twenty prominent members of Omaha's society.

Owing to be limited amount of practice some of the members have been able to

some of the members have been able to obtain, only seven were entered in yester day's competition. They were: Misses Pal mer, Kountze, Dewey, Peck, Morse, Mrs. A mer, Kountze, Dewey, Peck, Morse, Mrs. A. C. smith and Mrs. George Mercer, with the collowing as caddles and advisers: Mesers, Montmorency, Berlin, Vinsonnaler, Morsman, John Patrick, Bancker and Jayne of Philadelphia. The links, which, by the way have been in existence at Happy Hollow for some time, are ideal ones for women and abound in numerous hazards that consist of nine holes from seventy-five to be yards apart. Owing to the newness of the grounds the putting greens are not in good condition, but will be much better after the course has been played on more and is older.

democrat or a republican; Bullard is a democrat, but he fusca with the populists and the free silver republicans. I am a gold republican and none of the members of the board are of my political party."

The witness testified that he knew Ezra H. Hemming and knew that he had been recognized as chief of detectives by the board and that he rad performed the duties of the office. Herming, witness testified, was a democrat and was in sympathy with the democrat and was in sympathy with the democrat on the board.

POLICE PORCE IN POLITICS.

"What, if anything, do you know shout the police force being in politics during the camboard form the starting point. He who

paign last spring?" asked Attorney Olm- does so is the winner of that hole. A full paign last spring?" asked Attorney Olmstead.

"Sigwart, who at the time was chief of police, informed me that Detective Savage at the instance of the Board of Fire and Police Commissioners, had been detailed to do political work and report to Charles Fanning for orders."

"Who is Charles Fanning?" asked Judge Scott.

"A party who was supporting Howell for mayor and who was also helping to manage the fusion campaign." answered the witners. The game is confined to no certain age, old and young allke playing it. There is no racing or effort to accomplish a hole in less time than one's opponent; on the contrary, a good golfer will take time to play each stroke carefully, for the beauty of the whole game consists in dealing skillfully with the ball as one may find it. To a spectator, or one who has never played the game, it looks slow, too much like taking a walk, with the diversion. ricken out, but Judge Scott ruled that if never played the game, it looks slow, too olitics entered into the case he wanted to much like taking a walk, with the diversion, mow the facts. His Application for Right to Amend
His Petition Leads Judge Scott
to Decide to Go Into
Whole Case.

The case of W. W. Cax, chief of detectives.

against the members of the Fire and Police
commission of the city of Omaha is on before Judge Scott of the equity division of
the district court, Cax resisting the
commission to remove him from
the position which he insists that he holds
and from which he has never, so he alleges
been legally removed. The case was on durling the entire morning, but most of the
time was cahausted by the lawyers in sparring for points.

Cox alleges that last August the commissioners removed him from the police force
of the city and that in doing so they
exceeded their duty, in that he was not
the commission that the first step in getting rid of him
accorded a fair and impartial trial. He also
charges that the Fire and Police
commission to compel him to accept a leave of
the last the first step in getting rid of him
as to compel him to accept a leave of
tabeene of lifteen days duration without
the position with the case with the chief of police
and that the first step in getting rid of him
as to compel him to accept a leave of
tabeene of lifteen days duration without
the position which he insists that he holds
accorded a fair and impartial trial. He also
that the first step in getting rid of him
the compel him to accept a leave of
the commission to remove him from
the police commission to remove him from
the district court, Cox resisting the
that he had talked with Herdman
about doing some work for Howell during
the campaign, but had never concluded any
the details. He knew and the Herdman
and the time was a subsequence to the details. He knew as the last could be imagined. Nor- is golf
solf to those who understand the idea
to the details. He knew and the remainted with the cluss to the
the work he was on the city pay roll. Witness
that he had never concluded any
the details. He knew and the diagnet was a signed to perform, but had
the days during the same the city and the cause

Mrs. Mercer Oregon Improvement Company Sold.

SAN FRANCISCO, Nov. 13 - The property rights and franchises of the Oregon Improvement company were sold at this morning under an order of foreclosure issued by the United States circuit court. The property was knocked down to John L. Waterbury and T. Jefferson Coolidge, jr., who were the sole bidders, for \$1.000,000.

Death from Polsoning.

MILAN, Mo., Nov. 13.—(Special Telegram.)

-Dr. W. F. Wingo, a wealthy physician of near Harries, died last night from eating factory-cured ham. His brother-in-law is versity, 0.

At Beloit, Wis.—Beloit college, 42; Lake also in a serious condition from the same Movements of Ocean Vessels, Nov. 13, At Philadelphia-Sailed-Indiana, for Liv-At New York-Arrived-St. Paul,

Southampton. Salid Marsachusetts, for London; Campania, for Liverpool; La Bre-tagne, for Havre; Rotterdam, for Rotter-dam; Raiser Wilhelm II, for Genea; Cam-bria, for London; Thingvalla, for Copen-At London-Sailed-Kensington, for New Havre-Salled-La Champagne, for At Southampton-Sailed-St. Louis, for New York. New York.

Eld.SWORTH-Mrs. Chios. mother of John K. Hazard, Mary A. and David W., deceased. She was born in Vermont and aged 88 years, 7 months and 1 day. Funeral will be hild Menday afternoon, November 16, at 2 o'clock, from the rest-dence of her son, John K., 1563 Ohlo street. Friends of the family invited.

O'CONNOR-Agnes, aged 23 year*8 months and 5 days. Funeral Sunday at 4 p. m. from family residence, 1132 North Sevententh street. to Union depot, remains to be shipped to Cedar Rapids, Ia., over Mil. waukee railroad.

FORECAST OF TODAY'S WEATHER. Probably Cloudy, with South Winds Changing to North

WASHINGTON, Nov. 13.-Forecast for For Nebraska and South Dakota-Probady cloudy weather; cooler in western portions; southerly winds, becoming northerly, For Iowa and Missouri-Threatening

weather with light showers; warmer; south-erly winds.
For Kansas-Threatening weather, with occasional showers; variable winds.
For Wyoming-Partly cloudy weather; cooler; variable winds, becoming northerly.