WEEKLY CLEARING HOUSE TOTALS.

Lawyers on Both Sides Push the Trial More Speedily.

Expert Wettling on the Stand Gives in Schedule of Figures Concerning the Business of the First Term.

Good headway is being made in the case of the city of Omaha against the bondsmen of Henry Bolln, ex-city tressurer, now on trial before Judge Slabaugh and a jury, wherein the plaintiff seeks to recover from the defendants the sum of \$85,509.73, the amount of Bolin's alleged defalcation during his first term of office.

payable in gold coin. The defendants con-tend that this provision causes the notes and The case was slow in getting in shape, but yesterday the attorneys commenced to push the trial. Louis E. Wettling, the city's provisions of the land to provide that a debt expert accountant, who ascertained the ag- shall provide for its payment in anything gregate of the alleged shortage, and who was on the witness stand a greater portion of the time for two days, was recalled this morning and testified to the de-

of the city tressurer's office after the Cefalestica of Henry Bolin was discovered, was called by the prosecution. He said that he had examined all of the books in the office and had made schedules of all of the disbursemen's and credits to which Henry Bolin was entitled. His conclusions had been reached from an examination of the records

hour little progress was made.
On the convening of court Expert Accountant Westling went upon the stand and further detailed the credits to which Henry Holls was entitled during his first term of office as city treasurer, they being the dis-bursements during the two years. He presented a summary, of which the following is

Warrants paid \$1,994,351.90
Lionds and coupons paid 1,070,118.00
Commission, exchange and interest on overdrafts 2,193.16
Refunds 37,436.73 Board of Education proportion of

general levy
District grading bonds canceled. Soard of Education proportion of general levy not distributed ... Total\$4,899,271.49 The summary having been introduced in evidence the attorneys for the city next offered in evidence the bank balance books

kept in the city treasurer's office during the two years of Bollo's first term. To this offer the bondsmen objected and arguments followed, consuming the entire time until the adjournment of court.
The attorneys for the city contended that

they offered the bank balance books for the purpose of showing the amount of money that Bolin had in the national banks of the city, the depositories designated by the city council, at the end of his first term.

Attorneys for the bondsmen insisted that these books were not public records and that for this reason were not admissable in evi-dence, contending that the books of the backs in which the money was on deposit at the time were the best evidence. They urged that these balance books constituted secondary while the books of the banks would be primary evidence. The contention was also made that the bank balance books were not accurate, in this that they did not show the exact amount of money on deposit and that they were not books kept by Bolli or any employe of his office, but, instead, were made up by clerks in the several banks in which the money was kept. They inelated that the books did not show the exact transactions as they occurred and were fase to the extent of from \$20,000 to

WOULD EXPLAIN DISCREPANCIES. The attorneys for the city argued that if there were inaccuracies in the bank balance books, such inaccuracies would be explained to the satisfaction of the court and jury when reached. They also urged that while such books might not be such records as are designated by the laws of the state and the city charter, they were books that were necessary in the office in order to show the balances on bend.

The court took a hand in the argument and discussed the proposition, saying that while he recognized the fact that the books were not required by any provision of law, he was of the opinion that they were necessary and proper and in some respects would be regarded as a public record.

The hour for adjournment having arrived and the arguments being uncompleted, the court took a recess until Monday morning at 5:30 o'clock. In the meantime the jury will be under the direction of the ballif. The twelve men will be kept together and will be walked about the city that they may have some exercise. When not so exercising they will be locked in their room.

BABY WHEELER'S ESTATE AGAIN. prices that are much lower than

Administrator's Suit to Compel Restitution Comes Up.
The case of Isaic Adams, guardian of Bert Glendower Wheeler, orphan of Bert Wheeler, is on trial before Judge Scott and is likely to occupy considerable time. This case has been through the probate court and now reaches the district court.

reaches the district court.

For two years prior to Jenuary 4, 1894, J.

W. Eller was probate judge of this county.

During that period of time both Bert Wheeler
and his wife died, leaving a son, who upon
the doubt of his parents was only about 3
years old. As trobate judge the affairs of
the estate came before Judge Eller for settlement. There was property of the value of
about \$5,000. In recting ready for the setclement. There was property of the value of about \$2,000. In getting ready for the settlement Eller appointed I. C. Bachelor attorner and Gus Hamel, a grader, as administrator and guardian. As such officers of the court, it is charged that Eller conspired with them and upon the date of surrendering the office to Judge Baxter he induced the lum of \$1.450 to his brother, Joshua Eller, a court, are driver. The security offered for the court of the court of the court, and gold alloy \$1.00—yet if they must come out, we'll do it easy—no pain—no gas—and furnish you a set of our street car driver. The security offered for the loan was a quarter section of land in the sand hill country, in the southwestern porion of the state. Upon Judge Baxter assuming the duties

of the office he at once removed all of the officers appointed by Eller and appointed Isaac Adams to look after the affairs of the estate. Adams at once commenced suit, alleging fraud and conspiracy upon the part of all of the parties connected with the former

For Rental of a Parm. In Judge Dickinson's court the case of Johnson against Anderson is on trial before a jury. The case comes from the vicinity of

BOLLN CASE MOVES FASTER Arington, where Johnson owns a farm that UNABLE TO FILL ORDERS duction for the current months down to a farm that to recover an alleged debt of \$400, a balance

Before Judge Scott.

A case that is attracting considerable attention is on trial before Judge Scott of the

equity court. It is entitled Emily R. Tal-

mage against Anna M. Althaus and others,

the others being a husband and some subsequent mortgagees. The suit is brought to

Emily R. Talmage and her husband upon cer-

morigage the potes that are secured are made

mortgage for \$1,000, given by

tional to squere the transaction.

In making defense the defendant alleges that it is true that he leased the farm and thereon placed horses, cattle and machinery.

Rusiness Coming to Them. Business Coming to Them. He says that he raised 4,600 bushels of corn; that 3,000 bushels were taken by the plaintiff.

EVIDENCE BEING RAPIDLY PRESENTED who also took the cattle, horses and machin-ery as his share of the profits. Not content with this division the defendent mays that the plaintiff now wants him to pay \$400 addi-

Output in Several Industries Greater GOLD CLAUSE IN A MORTGAGE. than Ever Known and Unabated Confidence in Big Bust-Financial Question Involved in a Suit ness Next Year.

> NEW YORK, Nov. 19 .- R. G. Dun & Co.'s Weekly Review of Trade will say in its

issue of tomorrow:

All markets and all industries are working toward the period of Thanksgiving, of stock taking and of holidays. Colder weather has done much to accelerate retail trade, so greatly delayed in many lines by unusually mild and open weather. The producing force increases on the whole, and many manufacturers are unable to take all the orders offered, while others are committed as far ahead as they are willing to be. The output in several great industries is considerably the largest ever known and he confidence of great business next year is unabated. tain property in this county. The legal fight is due to the fact that by the terms of the

of the time for two days, was recalled this morning and testified to the decided this morning and testified the decided this morning and testified to the decided this morning and testified the policy and testified the policy and testified the policy and the policy and testified the policy a and both publicly and privately he makes no effort to disguise the fact that he is a gold republican, but in the case at har he argues for silver with a vim that would shame the most ardent supporter of the white metal.

Notes from the Courts.

In the suit of Charles F. Lund against the city of South Omaha, on trial in Judge Powell's court, the jury has found for the plain-

reached from an examination of the records and copies of the letter press impression book. There was no correct record of warming the country of South Omnia, no trial in Judge Power of the purpose of showing the credits of which Henry Bolla was reverded by the control of the country was for the purpose of showing the credits of which Henry Bolla was recorded and showed the following: First year, \$73,239, second year, \$10,083,351 total, the exceptions of the attorneys for the bondemon and showed the following: First year, \$12,239, second year, \$10,083,351 total, the exceptions of the attorneys for the bondemon and showed the following: First year, \$10,083,351 total, the exceptions of the attorneys for the bondemon and showed the following: First year, \$10,083,351 total, the exceptions of the attorneys for the bondemon and showed the following: First year, \$10,083,351 total, the exceptions of the showing the credits to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second schedule prescribed to which Bolla was entitled on the glasticular of the second sche city of South Omaha, on trial in Judge Pow-ell's court, the jury has found for the plain-tiff and has returned a verdict for \$864.87.

We're not much on skates, but we are right at home when it comes to teeth-We can pull them if they must come -no gas-and furnish you a set of our equal this for comfort-action and natural appearance—no one would ever suspect that you had bought them-We have a lady attendant.

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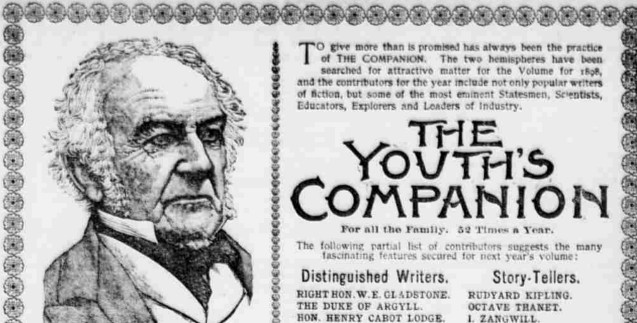
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No matter how fat the turkey, if it's not well cooked-it's spoiled-We are showing something new in Roasting Pans-with an attached cover-false bottom-and patent ventilating ends-your turkey can't help but be tender-all the juice and aroma is left in the turkeythese roasting pans come in three sizes— at 55c, 65c and 75c—We have complete carving sets—three pieces—as low as 90c -from that up to the most elegantly carved handled ones-no matter what the price, we guarantee every blade to be the best steel-We are just loaded with the very things that you'll need to make your Thanksgiving dinner a suc-

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THE YOUTH'S COMPANION, 201 Columbus Avenue, BOSTON, MASS.

> A circular saw, to be operated by was adjusted vesterday afternoon for the

South Omaha News . .

23.7 Commissioner Ragan of the state supreme purpose of sawing off the piles in the plers court has just handed down a decision which of the hog house, and as soon as this is done peal and which concerns several South Omaha greater rapidity. 11.5 parties. The action was brought by Peter Head against Jacob Levy and others to recover for an illegal attachment issued by Jacob Levy when he was justice of the peace.

In his opinion Commissioner Ragan takes occasion to criticise the manner in which justice is dispensed in South Omaha. He of the Department of Agriculture to issue was reported yesterday. Jacob Levy when he was justice of the peace. justice is dispensed in South Omaha. He says: "This record reveals a condition of affiairs calculated to bring into disrepute the administration of justice. It appears that the suit of Hair against Head was brought before the justice of the peace on January 24, 1883, and on that date the justice issued an order of attachment against Head's preperty; but the affidavit for this attachment was not made until three days later, and no undertaking in attachment papers appears to have ever been executed. On January 27 Head made as are religious of the service of the peace of the peace on January to graphed an emphatic protest against the laying off of these microscopists to the department at Washington. It was undertaking in attachment papers appears to have ever been executed. On January and that the reduction of the working force. The Control of Lat Units of Lat Units and Lat Units and Late Control of Late C undertaking in attachment papers appears to have ever been executed. On January to have ever been executed. On January and that the reduction of the working force 27 Head made an application for a change and that the reduction of the working force at this time would greatly inconvenience that the working force at this time would greatly inconvenience that the working force at this time would greatly inconvenience that the working force at the working force that the working force at the working force that the working force are with the working force and that the reduction of the working force that the working force at the working force are with the working force at the working force at the working force and that the reduction of the working force at th





composed of broken stone cement and sand. buggy be purchased it will be the duty of Several cars of material for this work were the jailer to care for the animal and vehicle. unloaded yesterday afternoon and one trench Magie City Gossip. was partially filled with the mixture. David Anderson is going to take a trip

The engagement of John Rafferty and Miss court has just handed down a decision which of the hog house, and as soon in After this harvey Coleman of Greenwood spent yesis done the construction will advance with terday in the city visiting friends. E. F. Williams of the Postal Telegraph Need the Microscopists. company has been transferred to Omaha. Contractor McDonald says that the addl-The commissions of five of the assistant tion to Brown Park school will be com-pleted by Christmas. microscopists employed in the Bureau of

o Texas.

A case of diphtheria at the home of Gua Rasmusson, Twenty-second and S streets.

EVERY ONE SAYS

Who have seen them-that all of our Christmas goods are handsomer and more reasonable in price than we have ever shown before-Why don't you come and see them-it's a pleasure for us to show these goods-for we are proud of

the entire stock-examine them-If you buy select early-We will lay them aside for you-You don't have to pay for them till you get them-Why is it our engraving department grows from day to daysimply because the work is the best that can be produced-100 engraved visiting cards and copper engraved plate for

C. S. RAYMOND CO.,

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15th and Douglas Sts.

Say, but de rush of de dealers fur dem terbockers last Monday was a hot one and de dealers dat dident cum last Monday don't no what dey missed-it wuz one of de good tings dat only last one day, but dad's goin' ter have anodder fur you next Monday-when yer can save all kinds of coln-you jest look fur me Sunday, den don't let no grass grow under your feet Monday-it's as big a snap as de five-cent Stoecker cigar is to de smokers-a ten-cent rasho fur a nickle-my girl's goin' ter give me one of dem fancy pipes fur Christmas-have yer seen de meersham and briar ones dad's showin?



