NEWS OF INTEREST FROM IOWA.

COUNCIL BLUFFS.

MINOR MENTION.

Davis sells glass. Moore's food kills worms and fattens. Budweiser beer, L. Rosenfeldt, agent. Furnished rooms, 14 South First street, Metal frames, C. E. ALEXANDER & CO. iowa Furniture & Carpet Co., 407 B way J. C. Bixby, heating, plumbing. Tel. 193. Jensen & Mortenson, 331 Bway give "Stars"

to Chicago. N. W. Williams returned yesterday from a five weeks' trip to Idabo.

Miss Olia Cook has returned from a visi

C. B. Jacquemin & Co., jeweters and op-ticians, 27 South Main street, Get your work done at the popular Eagle

laundry, 724 Broadway, phone 157. The drill of the High school cadets ar ranged for this evening has been postponed. Ed C. Strow, formerly of Council Bluffs, now in business in Fort Dodge, is in the city laiting friends.

Herman Leffert, son of Henry Leffert, 618 Ninth avenue, has returned home after a three years' absence.

Mrs. H. M. Williams has gone to Creston, in the drug business there.

Thomas Heston, formerly agent for the in the south. C. S. Byers has engaged with an Omaha

wholesale shoe house and will make his initial trip on the road next Monday as its traveling representative.

ceting this afternoon at 5 o'clock to attend the funeral of the late A. Dalrymple. All Forresters, Modern Woodmen of

America, are requested to meet at Masonic hall tonight to make final arrangements for the trip to Kansas City in June. Thomas Officer took out a building permit Thirteenth street.

Edmund Jeffries, who has been in a serious condition for some time as the result of a clined to pay either the old or new warrants. time his condition was so serious that his demise was expected.

Pottawattamie canton, No. 6, Independent Order of Odd Fellows, will meet this evening. Every member is requested to be pres-cut, as there is business of importance to come before the meeting. George Hays, the man stabbed by William

Lewis during a street brawl in front of a saloon on Broadway, has not yet been able to leave the hospital, but the attending physicians say he is now entirely out of danger and will recover rapidly.

Fred C. Flickinger, who has been visiting his brothers, A. T. and I. N. Flickinger of this city, has gone to St. Louis, where he will join a party which is to make a preliminary survey for the Missouri Pacific railway about 150 miles south of St. Louis. Robert Turner, a young colored lad, had a

hearing before Judge Aylesworth in police a writ of mandamus compelling the city court yesterday morning on the charge of maliciously tearing off the Dohany theater basis of the action. posters from billboards. The case was dismissed for want of evidence to convict. Carl Laustrup, son of P. P. Laustrup, is

home from Wyoming. He is almost entirely blind, owing to an injury to one of his eyes rants should take precedence of the warwhile on a ranch at New Fork. The injured eye has been removed and it is hoped that with proper care the sight of the remaining A man giving the name of A. Anderson,

and found to be somewhat mentally unbalanced, was picked up on the streets yesterday morning by Officer Callaghan. As he ber 1, 1897, were within the limit of the sum of \$6,000 without consideration and pany, will arrive in the city within two last February, their object being robbery. the best thing to do was to escort him to the poses during 1896 and 1897; that these latter city limits, with instructions to keep on The Pottawattamie County Bar association

recently reorganized, will hold an adjourned meeting this afternoon in the superior courtroom for the purpose of considering the question of the adoption of a fee bill. The special committee to which the matter was referred will make its report at this meet-

The case against E. F. Sales, the young man charged with dumping refuse within the city limits, was dismissed in police court yesterday morning. Sales produced evidence to show that he was hauling the stuff for a party who was filling a lot and that the refuse dumped by him was immediately cov-

The remains of the late Andrew Dalrymple arrived vesterday morning from Alliance. Neb., and were taken to the residence of his mother, S. C. Dalrymple, 1024 Fifth avenue. Services will be held at the residence this afternoon, after which the body will be taken to the former home of the family in Peru. Deceased was 46 years of age and unmarried.

W. A. McHenry and A. J. Bond, colonel commanding and adjutant respectively of the Western Iowa Veteran association, have issued an announcement that the next re-Monona, Pottawattamie, Ida Crawford countles form the membership of

John Dunn, the veteran expressman, was up before Judge Aylesworth again yesterday morning on the charge of refusing to comply city ordinance governing con carriers. It was charged that Dunn had stood his team and wagon in front of Officer & Pusey's bank on Broadway contrary to the wishes of the bankers. Dunn denied the allegation, and said he had just hitched his team there for a few minutes while he went one of the offices on business. On this showing the case was dismissed.

N. Y. Plumbing company. Tel. 250.

Wanted-Several good lady solicitors for city. Good pay and nice, pleasant work. Call at Bee office, Council Bluffs. S. M. Williamson sells the Standard, Do-

and White sewing machines. 106 South Main street. Residence Destroyed by Fire.

residence of Patrick Ronan at 1019 North Eleventh street was destroyed by fire shortly after midnight Thursday. This was week. Last Sunday a lamp exploded in the parlor, doing considerable damage. origin of the fire Thursday night is not known, but the flames had made rapid headway before discovered. There was no time to save any of the furniture and the family barely escaped with their lives. The loss is partly covered by insurance.

Wanted, two or three furnished rooms by elderly lady for light housekeeping. Address S. Bee office, Council Bluffs.

There is no doubt about Williamson having the fluest line of bicycles that has ever been in the city. Call and see for yourself and get his prices and terms. He also has a first-class repair shop. 105 South Main street

Real Estate Transfers. The following transfers were filed yesterday in the abstract, title and loan office of J. W. Squire, 101 Pearl street:

George W. Lipe and wife to F. J. Day, lets 5 and 6, block 21 and lets 12, 13 and 14, block -, Howard's add to Council Bluffs, q. c. d. Heirs of James McGluty to W. H. Buffer, swig net, ni, twis seek; eignwis land para nwis nwis 12-77-12.

Hansen to Cathrina Hansen this wifes, undivided by of self nwifes, 11-75-42, w. d. Three transfers, aggregating \$6,126

LIFE INSURANCE POLICIES BOUGHT For Cash or Loaned Un. E. H. SHEAFE & CO.,

KNOTTY QUESTION COMES UP

Shall Ontstanding Warrants or Those for Current Expenses Be Paid First?

PAPERS IN SECOND TEST SUIT ARE FILED

City Attorney Wadsworth Files Demurrer, Contending that Outstanding Warrants Should Take Precedence.

The papers in the second test suit brought the city with a view to have the courts etermine whether the outstanding warrants or the warrants issued for the current expenses of the municipality shall be paid first, were filed in the district court yester day. As in the former case N. C. Phillips the city clerk, appears as the plaintiff, and to join her husband, who has engaged | W. B. Reed, the city treasurer, as defendant. In the former case it will be remembered Hartje in the district court was dismissed yesterday, having been settled out of court.

The state gained a very decided advantage by the decision of Juduge Holmes on the paid first in the order of their presentation. and that the new law was unconstitutional Port Arthur route in this city, is visiting his as it impaired the rights of the holders of the family here, after a long absence on business the old warrants. The supreme court, however, held that the rights of the old warrant holders had not been impaired as at the time they took the warrants, the cash basis law of 1888 was in force in the city, and the warrant holders had no right to complain of Excelsior lodge, No. 259, Ancient, Free and Accepted Masons, will hold a special court overlooked the fact that the cash basis court overlooked the fact that the cash basis law of 1888 did not apply to Council Bluffs this city not having been organized as a city of the first class until 1882. The law in question was made applicable only to cities organized in 1881 or prior thereto. The attention of the supreme court was called to yesterday for the erection of two one-and-a-half-story frame cottages, which he intends body subsequently withdrew its opinion, anxious to have settled undecided. With the question unsettled City Treasurer Reed deand in consequence nearly \$100,000 has accu mulated in the city's treasury while the city is being forced to pay interest on both old and current warrants. It is in order that this money may be paid out that the city brings this suit.

Suit Brought on Two Warrants. Suit is brought in this instance on two warrants, one being a water fund warrant for \$25, issued March 1, 1899, and the other general fund warrant for \$2.25, issued April 11, 1899. It is contended that there are ample funds in the hands of the city treasurer to pay both warrants sued on, but that he declines to pay because there are out standing warrants against the same funds still unpaid which were issued previous to throw a cloud over the title to the prop- out and they say they will stick to their the fiscal years in which the warrants sued on were drawn. The court is asked to issue

City Attorney Wadsworth, who appears for the city treasurer, filed a demurrer in which it is contended that the outstanding warrants issued for current expenses.

The demurrer sets up that the warrants sued on in this action was issued for current ordinary and necessary expenses of the city contracted since October 1, 1897; that the appeared to be harmless the police decided amount of revenue received for such purwarrants were previous to October, 1897, presented for payment and stamped "not paid for want of funds."

The demurrer further sets up that the law required no appropriation previous to October 1, 1897, to be made by the city council for any of the expenses of 1896 or 1897, there being a saving clause in section 822 of the Revised Code of Iowa of 1888. especially excepting this city, which is a city of the first class, organized under the general incorporation laws of the state of route. No applicant under 16 years of age lows since 1881. Also that said water fund | will be considered. Call at Bee office. general incorporation laws of the state of warrants amounting to \$15,150 were issued for current, ordinary and necessary expenses of the city previous to October 1, 1897, and were issued in pursuance to a contract thereto made between the city and the water

works company. It is further claimed that notwithstanding the fact that the supreme court in the case of Phillips against Reed has held that the appropriated ordinances and the section of the Code of 1897 governing the same, pledge the receipts of each respective year to the payment of warrants drawn in such years for the current, ordinary and necessary expenses such years, the same cannot apply to the \$15,150 in water fund warrants and Denison June 7 and 8. The veterans of Har- \$107,783.08 in general fund warrants issued and previous to October, 1897, when paragraph 16 of section 668 of the Code of 1897 was not

> Again, that by the provisions of sections 720 of the Revised Code of 1888, it was the duty of the city treasurer to use the money now on hand in the water and general funds insofar as possible to the payment and liquidation of the water fund warrants and general fund warrants issued previous to October 1, 1897; that by the provisions o the law in force previous to October, 1897, and under which law the old outstanding warrants were issued the holders of warrants have the right to demand and the ity treasurer has no right to refuse the payment of the money now in his hands belonging to the respective funds to the iquidation and payment of said warrants the order in which the same were pre-

in force as to the city of Council Bluffs,

sented to the treasurer and marked "not paid for want of funds." Further, that insofar as the Code of 1897 provides that current revenues shall be used to pay the current expenses to the ex clusion of the payment of unpaid registered warrants issued and registered previous to the second fire at the same house within a October 1, 1897, the same is unconstitutional obligations of contract and is contrary to section 21 of the constitution of the state of lows, which provides that "no law impairing the obligations of contracts shall ever be passed;" that all warrants now outstanding that were issued and registered as provided by law previous to October 1, 1897, tuted a contract between the warrant hold- | county jail since December 5 of last year. ers and the city, an essential element in which contract being that said warrants should be paid by the city in the order in

which they had been presented. In conclusion, the demurrer sets up that the treasurer is obliged to use the money now in his hands belonging to the respective funds insofar as the same will suffice, to he payment of the old outstanding warrants and for this reason cannot legally use the annual meeting last night at Rescue en manded to be paid by the plaintiff in this iction.

Shea's Intervention

As soon as the papers were filed J. J. Shea jumped in with a petition of intereled. In his petition Shea makes the folowing allegations:

"That at the time of the issuance of the arrants sued on, to-wit: April 11, 1899, Council Bluffs was indebted in an amount largely in excess of 5 per cent of the value of the taxable property of the city, as shown of the taxable property of the city, as shown 5 Pears Street, Council Bluffs, Iowa. by the last state and county tax list, and them.

cess of the amount fixed by the constitution

the state of lowa-"That at the date of the issuance of the ing general fund warrants of the city to the amount of \$146,029.81 and water fun warrants unpaid to the amount of \$76,875, makng a total of \$222,904.81.

That all of said general fund warrants re drawable upon and payable out of the general funds of the city, made up of the general 10-mill levy on all taxable property and the proceeds of licenses, fines

That the water fund warrants are gen eral indebtedness of the city, payable first out of the water fund, and any balance not met by said fund is payable out of the

general fund. "That all the revenue of the city derived from the 10-mill levy and from licenses, rent, ordinary and necessary expenses of land case, in which the state seeks to refines, etc., is necessary to pay the curthe city and that after paying the same there would be no money left in the genutstanding and unpaid warrants.

"That if this warrant sued on takes its its presentation to the city treasurer and testified to having been connected in some payment of same deferred until the payment of the prior warrants presented it will not

the course of collection or of any tax to be full control of the work of the compiling of levied or collected by the city. "That the city cannot under the law le-

of the issuance of such warrant, ry to pay said warrant. mount fixed by the constitution.

and not a just or subsisting indebtedness of when it might be at work. The state is the city. In conclusion Shea asks that the court

colliding at the corner of Fourth aveneue and leaving the very question that the city was legal and void and that the plaintiff be or- injunction by F. F. Blyler to restrain the dered to surrender the same to the clerk Board of Supervisors from advertising for law, near here, today, of the court for cancellation.

> pass upon it at the May term, Tickets for the Herron lecture next Wednesday night at Broadway Methodist church on sale at The Bee office. Price 25

Throws Cloud on Title. Peterson & Schoening of this city comfor the new High school building. Peterson gregate of over \$3,500. block 17, Mill addition, this property being at once, that on Oakland avenue selected by the the indebtedness with the plaintiffs, con-pleted. Now that this work has been com-veyed this property to his wife. Further pleted it is expected that L. C. Cummings right or title of all the defendants in the

Best facilities for storing stoves. Cole & Cole's new warehouse

be isssued.

Wanted, carrier, with horse, for Bee

Exponent of Kindergarten Training. Mrs. Lucretia Willard Treat, principal of the Grand Rapids (Mich.) Kindergarten Training school, is spending a couple of days in the city, the guest of Miss Stevens, one of the teachers in the kidergarten deexponents of the kindergarten system, is Council Bluffs Woman's club. Yesterday afternoon she was tendered a reception at the club rooms on Broadway, which was atof the various women's clubs in the city.

Love in Its Hightest Spiritual Sense."

Wilson Released from Custody

John Wilson, held under indictment chargng him with complicity in the robbery of the postoffice at Gray, Ia., on the night of Farnham and John Wilson were on trial found guilty of the robbery of the Gray postoffice. They moved for a new trial, which in the case of Farnham was overruled, but granted as to Wilson. Judge Munger, who upled the bench in the absence of Judge Woolson, sentenced Farnham to one year and one day in the penitentiary at Fort and void for the reason that it impairs the Madison. Wilson's second trial was postponed to the next term, but it is very doubtful if he will ever be called upon to face a jury on this charge, as he was released on his own recognizance yesterday by order of Judge Woolson. The evidence against Wilson connecting him with the robbery was purely circumstantial and not contogether with the law then in force, consti- sidered very strong. Wilson had been in the

> Wanted, nine reputable parties who will invest \$12 per month for six months in an enterprise that promises large returns, chance for a fortune. Must act at once. or address L. W. Tulleys, Council Bluffs, Iowa.

Veteran Firemen Chose Officers. The Veteran Firemen's association held its

money for the payment of the warrants de- gine house and elected the following officers for the ensuing year: President, John Madden; first vice president, Gus Bergman; second vice president, C. W. Mitchell; treasurer, J. W. Peregoy; secretary, Charles Nicholson; board of managers, John W. ention, in which he attacks the validity of Bates, John Baughn, Phil Moomaw, J. F. he warrants sued on and asks the court to Walters. John McGill and J. A. Spaulding. have them declared void and ordered can- It was decided that the association should attend the state tournament, to be held at Missouri Valley, June 20 to 23.

People who have once taken DeWitt's em. Try them and you will always use slong the line, has a force of men, mostly iem.

was in fact indebted in the sum total of M'FARLAND IS RESPONSIBLE

varrants sued upon there were outstand- Judge Makes a Ruling in the Suit Against the Ex-Secretary.

STATE GAINS A DECIDED ADVANTAGE

Attorneys Are Confident of Winning in Their Attempt to Recover from McFurland-Status of the Miners' Strike.

DES MOINES, April 21 .- (Special Telegram.)-W. M. McFarland, and not the state compilation and publication of the last Iowa census. So Judge Holmes ruled at the open- paper, ing of court this morning when the McFareral fund to apply to a reduction of the close awaited a ruling at the evening. With this out of the way the state regular course and is paid in the order of twelve witnesses on the stand, each of whom continued its case this morning, putting way with the money.

point of the admissibility of the evidence by by Hon. Lafe Young of Des Moines on "Sixty the state tending to show that the ex-secreanticipation of any tax now levied and in tary and not the executive council had the of teachers are present. the census and that in all its workings his office was conducted by himself. In the gally issue a warrant in anticipation of a statement of his decision which overruled the tax to be levied two years from the date objection of the defendant's counsel, his Knox college here today resulted in a vichonor said he had carefully studied all the tery for the former by a score of 2 to 0. "That there is no money in the city treas- provisions of the code in regard to the executive council and the census and found "That the city is indebted beyond the that the executive council did not have the authority to hire labor for the performance "That said warrant is illegal and void of the work or to fix the hire of such labor confident of victory.

Surprise was created at noon in the circles refuse the writ of mandamus asked for interested in the court house location conbids for location or the issuance of bonds It is expected that Judge Smith will con- for the construction of a court house or ent to have the case argued before him other action which might grow out of the this city, charged with murder, in the near future, so that it can be taken proceedings in connection with the court without delay to the supreme court, where house.

an effort will be made to have that body Because of a quarrel with her lover Inez Streeter tried to kill herself by taking carbolic acid. The man in the case was Frank Render. She will live.

The coal miners have been securing a fund for the care of some of the men who are out on a strike. They report quite hearty sympathy on the part of the people when the miners place the situation before them menced suit in the district court yesterday in the true light, and aid is freely given. against J. N. Casady, Ellen M. Casady, The Carbondale and Klondike mines are not Simon Casady, Thomas Bowman, trustee: running and the Christy mine is working and "John Doe," which is calculated to but a few men. There are still 1,000 men erty on Oakland avenue which the Board of demands. The operators say that for every Education has selected to purchase as a site day they are out the miners lose an ag-

& Shoening some time back secured a judg-ment against J. N. Casady for \$194.66 and returned today in the case of the famous \$12.10 costs which has never been satisfied. Cherry sisters against the Des Moines In their petition they allege that J. N. Leader. The plaintiffs have two other cases Casady was the ower of lots 1, 2, 3 and 4, in against that paper, which they will bring

The survey of the Duluth & New Or the purpose of preferring certain creditors or three days to close up the deal for whom they claimed to represent as trustees. I the entrance of the road into this city over Peterson & Schoening ask that the court the terminals of the Des Moines Union rail- will prevent such action. declare their judgment against J. N. Casady road. The promoters will complete the surto be superior and paramount to the interest, vey from a point sixteen miles outside of right or title of all the defendants in the Des Moines to this city, connecting with four lots, and that a special execution for the Des Moines terminals cast of the citythe sale thereof to satisfy their judgment, They will then start from Nevada and survey to lowa Falls. It is the intention of the company to build the road from Des Moines to Iowa Falls this year and have it in operation before snow flies. The northern terminus of the road will be Osage,

Ia., where connection is made with the Winona & Western, running between that city and Winona. Tillie Smith, a 17-year-old-girl, has dis-

appeared and has not been seen for sev eral days.

Promoter of Onawa.

ONAWA, la., April 21.-(Special.)-John partment of the city schools. Mrs. Treat, Louis Lay, the famous torpedo expert, who row, and Sibley wheeler her to the well and who is recognized as one of the leading died in New York yesterday, was one of the a deep student in child nature and child Onawa. He was a member of the Elliot-Tay raining. She comes here at the invitation | Morrison party which left St. Charles, III. of the Mental Science department of the in 1855 to found the present town of Onawa. Even at that time he was an expert me chanic, and in this (at that time a dens wilderness) county he built and operated the tended by a large number of the members first sawmill north of Council Bluffs. In In the evening at the club rooms she de- wilderness he labored under great difficullivered a lecture on "The Twentieth Cen- ties. During the terrible winter of 1855-56 tury Child and How to Meet Its Needs." he, his sister and brother-in-law lived in a This morning at 10 o'clock she will address log cabin, near where the present staa meeting of the teachers of the city schools tion of Kennebec is now, and for seve at the Bloomer building. This afternoon at weeks lived on Indian corn. All the corn Burlington Engine Leaves the Rails o'clock at the rooms of the Woman's club used for flour was ground in a small coffee she will deliver her second lecture under mill. He left here in 1860 and since tha the auspices of the Mental Science depart- time his life has been spent in the promotion ment, taking as her subject "Motherhood- of his inventions, which are now used by nine foreign governments.

Cripple Sues for Damages.

FORT DODGE, Ia., April 21 .- (Special.) The case of Johnson against the city of Humboldt, which has already been twice November 29 last, was released from the tried in the Humboldt courts, is on trial county jail vesterday. At the recent term again. Mrs. Johnson sucs for damages reof United States court in this city T. J. ceived in a runaway. The accident oc curred about a year ago while she was riding up a hill in Humboldt with her husband A team coming down attached to a hay rac became unmanageable and ran into Mr Johnson's team. A projecting part of the rack struck Mrs. Johnson in the back and inflicted injuries which have since made her a helpless cripple. The first suit resulted in a verdict for the defendants, in the second she received a verdict of \$1.

Hull Discusses New Speaker. DES MOINES, April 21.-Congressman Hull, the chairman of the committee on and badly cut and bruised about head. military affairs, said today that the lowa delegation had not yet made up its mind who | hospital. it would support for the speakership of the house of representatives.

He said: "I understand Representative Hopkins will be a candidate. I regard his chances as very bright. I believe the west is entitled to the speakership of the next congress. There has never been a speaker who lived west of Ohio and the time is oportune for the election of an active and able western candidate."

Elks Entertain Their Chief.

SIOUX CITY, April 21 - (Special.) - John Galvin of Cincinnati, grand exalted ruler of the lodge of Elks, spent today in Sioux City the guest of the Sioux City todge and W. H. Beck, state deputy. Mr. Galvin was tendered a reception in the afternoon, and later left for Waterloo, where he has friends. He has been in the west on a business trip and was induced to visi

Construction Gang Reaches Tara. FORT DODGE, Ia., April 21.—(Special) ontractor Marselli, who has the contracfor the construction of the Fort Dodge & Omaha in this vicinity and in other places tion at this point is largely increased in JUNES IS NOT A CANDIDATE difficulty by the cutting of a five-foot grade. As soon as the new line is completed the Illinois Central track will be cut down to the same level. Tara, which was formerly a village of three or four houses, in fast assuming the appearance of a mushroom

Road Case in Court. ONAWA, 4a., April 21.—(Special.)—What s known as the Blue lake road case will be aken up by the district court which is now session here. Blue lake, the finest bass lake in Iowa, less three miles west of Onawa and hundreds come here annually for the fishing. Owing to a neighborhood quarrel he road running north and south on the cast ide of the lake has been fenced up, spoiling

Libel Suit Against Journal. SIOUX CITY, April 21.-(Special)-A

very pretty drive and compelling people to

lrive five miles to get to the lake.

bel suit of A. W. Johnson against the Sloux City Journal is on trial in the district court of Woodbury county. Johnson asks executive council, was responsible for the \$5,500, alleging he has been damaged to that extent by a reference to him in the news-Farmer Drops Out of Sight.

VILLISCA, Ia., April 21.-(Special.)-Amos Means, a farmer living east of this town, left his home Tuesday evening and has not yet been found, although searching parties have endeavored to trace him. No ause for his disappearance is known.

Tenchers' Association. ONAWA, 4a., April 21.-(Special.)-The Monona County Teachers' association began its meeting tonight by listening to a lecture

Days with Shafter's Army." A large number State University Wins from Knox. IOWA CITY, April 21 .- (Special.) -- The game between the University of Iowa and

WOMAN MAKES A FATAL VISIT

Miss Brunot is Entertained by Rela tive and Her Body is Later Found in a Well.

PANA, Ill., April 21.-The mutilated body Miss Jane Brunot, a wealthy woman of and that it find that said warrant is il- troversy over the filing of a petition for an Dana, Ind., was found buried in an abandoned well on the farm of her sister-in-

Mrs. Anna Brunot, her son Henry Brunot and Frederick Sibley are under arrest in The chief of police says the three person

nder arrest decoyed Miss Brunot to the garret of the farm house, shot her through the head and buried the body in an abanloned well. Miss Brunot came to this city on a visit

about April 1. It is said she brought with er a valise containing a draft for \$500 and other valuables. Neither Miss Brunot nor the valise were ever seen after April 1. A few days later Henry Brunot and Sibley disappeared. The police learned that the two went to Indianapolis, where they, it is said, cashed a draft for \$500 and spent the proceeds. On the strength of this clew and letter from Indiana friends inquiring for Miss Brunot the three inhabitants of the Brunot farm were arrested at 2 o'clock this norning. At 8 o'clock the police found Miss Brunot's decomposed body in the old well. Her clothing was found in the garret

of the farm house. The police claim Mrs. Anna Brunot and her on Henry are guilty of poisoning Charles Brunot, husband of Anna Brunot, who fell | School Board as the site for the High school. leans railroad from a point sixteen miles dead at the dinner table a year ago. Brunot and that Casady, subsequent to incurring north of this city to Nevada has been com-the indebtedness with the plaintiffs, con-pleted. Now that this work has been com-Sibley killed Widow Mary McIntyre, whose warrants outstanding for current and ordinary expenses of the city previous to Octomortgage to Simon Casady for the alleged and S. V. Wardall, secretary of the comher little home in Flatham mining district Considerable talk of lynching is heard but the strong guard of militia on duty here

This afternoon Henry Brunot, who, with Frederick Sibley, was arrested for the murder of Brunot's aunt, Miss Jane Brunot, made a full confession to Chief of Police Kiety, Brunot sald:

"On Monday, April 10, the day of the Pana riot, Sibley and I having laid our plans to kill my aunt that night, I brought my mother to Pana. I then drove home. My aunt was then in the barnyard, milking, She went into the kitchen and was preparing supper. Sibley and I entered. We had planned both should draw revolvers and simultaneously. I drew my gun and fired first. She fell and I fired several more shots into her body. She died instantly Sibley did not fire. We searched her for oney but found none. We dragged her out onto the porch, threw her into a wheelbar dumped her in, head first. We then built a original promoters of the present town of platform a few feet below the surface of the ground and filled it with earth. My mother had nothing to do with the murder. We thought that Aunt Jane had money Sibley later made a confession corroborating that of Brunot. Brunot denied that his mother and himself poisoned their father three years ago to obtain his insurance. Both Sibley and Brunot denied all knowledge of the murder of Widow McIntyre in Flatham listrict two months ago.

TRAIN GOES INTO THE DITCH

While Going at the Rate of Fifty Miles an Hour.

AURORA, III., April 21.-The St. Paul flyer on the Burlington road went into the ditch seven miles west of here last night killing one man and injuring several others and wrecking the train. The accident oc curred while the train was going fifty miles an hour. The engine left the track, fol lowed by the train, which turned over. The

dining car and one coach were burned. The dead: CHARLES FLOCK, Chicago, fireman rushed under the engine.

The injured: William Clinton, Chicago, engineer, badly ruised.

C. A. Wolf, Chicago, baggagemaster. bruised about back. G. O. Elmer, Chicago, conductor, cut and injured internally.

A. P. Plough of St. Paul, vice president and general manager of the St. Paul & Duluth railway, thrown through the window | The injured are at the Aurora City

CAR BREAKS ON THE TRESTLE

Freight Wreck on Cincinnati South ern Causes Death of Tramp-Two Trainmen Injured.

CINCINNATI, April 21.-Freight train No 38 on the Cincinnati Southern railroad met with a serious wreck at bridge No. 61, between Greenwood and Sloane's Valley, Tenn. today. A car broke down on the treatle and feet of the trestle and bridge were broken down, causing a blockade of business for a day or two. An unknown tramp was killed and Conductor J. E. Pepper and Brake man Jennings of Somerset, Ky., were in jured.

BROWN'S Bronchial Troches

Believes His Work Lies in His Present Field-Discusses Issues of the Fature.

NEW YORK, April 21.-Mayor S. M. lones of Toledo, who is in New York, was nterviewed by a Herald reporter on the reort from Ohio that he might be nominated for governor on the republican ticket. "I am not a candidate," said Mr. Jones

though there has been much talk in Ohlo about nominating me. I have a loud call to be mayor of Toledo. Nearly 17,000 of the 24,000 citizens who voted there at the last election ast their votes for the independent ticket on which I ran, though both the political machines, all the newspapers and corporations in the city and a few of the eminently espectable people were against me.

Municipal ownership of public utilities is the first step in reform. This public ownership will extend to the state and nation and I believe that in 1950 it will be hardly possible to find a railroad in the country n private hands. The telegraph will be the first to pass into public control. The taxation of franchises is merely a makeshift compromise. Development of trusts is the most remarkable feature, in my opinion, of the closing years of the century. I do not regard them as bad, in so far as they do away with labor which they make useless, so that all can benefit; but they benefit only a few. Their organization and the introduc tion of labor-saving machinery have not made the hours of labor shorter nor have they increased wages, and they have made t harder for men to find work."

"Do you think the issues you have mentioned will figure in the next presidential campaign?" was asked.

"They are bound to figure sooner or later. There is a process of evolution going on which is inevitable. There is no moral issue between the two great parties. They must have something more serious to contend for than who shall have the effices.

Henry Rain Brings Flood. MARYVILLE, Mo., April 21.—(Special.)— The heavy rain which visited northwest Missouri last night has brought the flood which has been predicted and expected all spring. The White Cloud and Nodaway rivers were out of their banks this mornng and many chickens, hogs and other small animals along their banks were drowned and considerable other damage lone. The Platte, in the western part of the county, and the 102, which runs through

GRAIN-O BRINGS RELIEF

Maryville, also have been rising all day.

to the coffee drinker. Coffee drinking is a habit that is universally indulged in and almost as universally injurious. Have you tried Grain-O? It is almost like coffee but the effects are just the opposite. Coffee upsets the stomach, ruins the digestion, effects the heart and disturbs the whole nervous system. Grain-O tones up the stomach aids digestion and strengthers the nervous system. Grain-O tones up the sold ach, aids digestion and strengthens the nervos. There is nothing but nourishment to otherwise. 150 in Grain-O. It can't be otherwise.

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who wins must take care of his stomach. It is not lack of energy or exercise that has caused so many a break down in the race. It is neglect of the stomach.

Incessant dull headache aggravated by eating flatulence gnawing in the stomach, hearburn, acid cructations, coated tongue, had taste in the mouth, nervousness, mental depression, sleeplessness, these are only a few of the symptoms of a weak stomach and an enfeebled condition of the digestive and nutritive functions. Not all these symptoms will be experienced at once, but

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