jury will report Tuesday and the petit jury

Minor Matters in Court.

The attorneys for the parties in the Rieck

divorce case announce that they have agreed

on a satisfactory division of the property in accordance with the decree of Judge

Judging by the number of witnesses that

have been subpoensed in the Kerr murder

case, which is on the card for next Tuesday in criminal court, the trial is likely to oc-

cupy a large part of the term. The state has called forty-six witnesses and the de-

TRUSSES-

STOCKINGS-

SUPPORTERS,

etc, made to order

CRUTCHES-

by competent

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BA information.

THE ALOE & PENFOLD CO.,

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Deformity Brace Manufacturers.

workmen.

ELASTIC

thing to do with it. At this time Walkup on Thursday. In order to clear up the

explained that the only reason why he docket Judge Shiras of Dubuque will assist

wanted the writ served at that hour was Judge Munger for a couple of weeks, after

Brings Suit, Alleging Damages.
The Lincoln Cooperage company has sued have been so divided that each is satisfied

Adams Bros. of Arkansas in the Douglas and Mr. Rieck's attorney says that no ap-

the term.

peal will be taken.

the people of that village.

CLIFF COLE CASE STILL ON

"County Attorney Raised Hell in the Jacksonian Club Rooms."

TESTIMONY OF POLICE CAPTAIN DONAHUE

Repeats Conversation in Which Van Inwegen Refers to Judge Shields as "a Fine Sucker"-Shields Fires a Shot at Police Department.

At the continuation of the examination of Cliff Cole and others in police court for trial in the district court. This was urged when the defense made a motion to dismiss at the conclusion of the introduction of the commence work this afternoon at 2 o'clock.

In reply to a question regarding Cole's oc- cane fields. cupation, the witness said:

"He has been in the saloon business since I have known him. He was a partner of 26,655,400 pounds, valued at \$1,002,482. Foley for awhite."

so Judge Shields put it in this form: "Do you know that Mr. Cole has kept interested in the project, gambling devices any time within the last

three years?" and for a time the court sustained his objection, but Judge Shields was persistent in claiming the right to prove the time any- A. where within the limit, so his honor finally consented to an answer. Captain Donahue "Yes, sir."

"When and where?" "A year ago I belped take fixtures away on Farnam street. We found a fare layout. stud poker tables and a roulette wheel, I

"Who was with you?" "Captain Cox, chief of detectives; Detectives Dempsey and Savage and Sergeant Her." "Do you know of Cole opening a house

"Not personally."

Donahue Enters Into Details. rooms were lighted by a single gas jet and | ment regarding the Dreyfus case. This note torney had filed the information.

Judge Shields.

h-1 in the Jacksonian rooms." asked Captain Donahue: "Did you know personally that Cole kept the place which you raided a year ag

His name was in the warrant, but there were others present." Mr. Kelkenney moved to dismiss the com-

plaint when the state rested. Judge Shields objected to argument on the part of the defense. He held that the

defendant must submit his case without decide at this time. He urged that the defense cannot rob the state of the right to make two speeches.

Judge Gordon held differently, and Mr. Kelkenney opened his argument on the motion to dismiss. He said the state must be satisfied that a crime has been committed before a man may be found guilty or even charged with it. This the state had failed to do thus far and it had rested. He held that the state must show further that the defendants had possession of the premises as the lessees or the owners of the building, that they furnished the devices for a game or that any were furnished, that tables are not gambling devices, neither are chips. Besides, the state must prove these were set up and used for gain. He held that the state had proven none of these things. He argued that Judge Shields assumed a state of facts to be true, but he didn't know a thing. He had come before the court once and demurred against a continuance and stated as a reason for his action that the defendants were gambling all the time and he would not consent to it unless they promised to be good until after their trial. He had simply gone fishing, Mr. Kelkenney said, without so much as getting even a

Shields is Somewhat Discouraged.

Judge Shields said if these men were not convicted he did not believe it possible to bind over anyone. He reviewed the evidence very briefly on account of its paucity and then took a fling at the police department. He said he could get no assistance from them and as a result was compelled to put such men as Dunn and Welch on the stand. He believed he had the right to make them testify and if Judge Gordon would bind the defendants over he was satisfied he could secure an order in the district court compelling witnesses to tell what they know.

He referred to the well-kept condition of the defendants and said they did not look as if they were sitting up at 3 o'clock in the morning because they had to. He did not think the five men who entered the rooms at 3 o'clock went there to sit around and talk. Then he added a consolation prize for Dunn by saying, "One of them played as big a fool trick as I ever knew a man He closed by insisting that the court should hold at least two of the defendants.

sarcastically to the remerk made by Judge Shields that the police had forsaken him and he was compelled to come down and fight his own case. Mr. Kelkenney thought it childish on the part of the county attorney to go before the court under those circumstances and plead for his honor's assistance

As a Table Water, its delightful flavor and absolute

purity have made

the "favorite" everywhere.

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court without even a scintilla of evidence Judge Gordon said he would hear what the defense had to offer and the case was coninued until this afternoon at 2 o'clock.

CONTRACT LABOR COMES IN Congress Alone Can Change the

Status of Affairs in the Hawallan Islands.

SAN FRANCISCO, April 28 -- Advices from Honolulu dated April 20 are as follows: By the Nippon Maru President Dole received a note from the United States Treasury department stating that the annexation resoluion did not and does not affect the labor system of this country, and that the same remains in force and effect until such time as congress may enact laws changing it. maintaining gambling devices, County At- The immediate situation is that the old ducted is being brought out in the depositorney Shields acknowledged that he had no system of permits continues; contract labor tions taken in the case instituted against The case against Reuben Harvey, but insisted continues without interruption. Present ap. Bee by County Attorney Shields for alleged on having the other defendants held for plications for Japanese for the new plants- damages to his reputation. One of the most state's evidence. Judge Gordon overruled required in the next twelve months, and not After relating the incidents by which the the motion to dismiss and the defense will less than 25,000 in the next two years if new game was stopped about a year ago by Captain J. J. Donahue was on the witness understood that the policy of the planters members of the gang, the witness answered stand when the trial was resumed yesterday with respect to the future will be about as afternoon. Judge Shields questioned him concerning his knowledge of the occupation contract Asiatic labor and a corresponding Question.—At that time, prior to the of the defendants during the last three years. introduction of free American help into the stopping of the playing, is it not a fact that

from ports other than Honolulu amounted to knowledge? "When with Foley was he not also in the be organized with a capital of \$1,000,000 with and leading. gambling business?" queried the county at- the privilege of increasing it to \$5,000,000. Only \$500,000 will be called for at the present

This question was ruled out by the court, time. The Seligmans of New York and the Anglo-California bank of San Francisco are The National Guard of Hawaii is now an entirely American organization. Its arms This was objected to by Attorney Kel- and equipment were formally turned over

kenney, representing the defense, on the to Lieutenant Kern of the volunteer enground that nine months ago or thereabouts gineers, representing the War department, Mr. Cole had been arrested, had pleaded three or four days ago, and these were guilty and had paid a fine. This he held then reissued to it as a part of the National should be a bar to going back of that time Guard of the nation. Honolulu port is to be garrisoned by four batteries of the Sixth artillery on their way here. Private W. Wray of Charlotte, N. C., died of dysentery. The board of survey appointed by the War

department to survey the harbor of Honolulu and establish harbor lines has completed its work and Major Langfitt will take the report with him to Washington. The lines they from rooms over Lentz & Williams' place adopted are very similar to those previously

GERMANS FILE A PROTEST

Propose to Publish Dreyfus Docoments of Their Own-Court in Favor of Revision.

LONDON, April 28 .- Ernest Vizetelly, who has hitherto shown that he is well informed Then Captain Donahue detailed the ar- on the subject treated, has an article in rest in this case. He said he found Cole the Westminster Gazette today in which he in the front part of the saloon and was ac- says the German government has addressed companied upstairs by him. The upper an expostulatory note to the French govern contained two tables, two sideboards and a was recently presented to M. Delcasse, the few chairs. He did not see any chips and French minister of foreign affairs by Count said they found no cards. There was no Von Munster, the German ambassador to one in the room. He related the conversa- France, and deals with the proceedings betion he had with Van Inwegen, in which fore the court of cassation as published in the latter referred to Judge Shields as "a the Figaro, and which the note says surfine sucker" when told that the county at- prised and pained the German government The note, according to Vizetelly, intimated "Did you ask him who gave the tip and that in certain eventualities it would be why no one was up there?" interrogated impossible for the German government to refrain from officially publishing the facts "He said a friend called him out and told in justice to its own officers we have rehim that the county attorney had raised peatedly solicited permission to speak. The note urged in forcible terms the desirability, On cross-examination, Attorney Kelkenney in the interests of both countries, of a speedy conclusion of the present agitation.

Dunuy the French prime minister, to bring "I did not know that Cole was in charge. a pressure to bear upon the court of cassa- that time? tion which, however, by a majority of three, decided to continue the proceedings in its own way and hold a supplemental inquiry

which is now virtually ended. Mr. Vizetelly learns that eighteen of the of and fifteen opposed to revision of the evidence if it were left with the judge to Dreyfus case. It is probable, Mr. Vizetelly adds, that on a full vote of the judges of the united court of cassation the revision

ists will have a majority of eight. DECLINES OFFER OF VOLUNTEERS

Naval Force in Samoa Considered Ample for Emergency. LONDON, April 28 .- In the House of Comet, but that no final agreement had been deck of cards up here?" and he said, urately represent the proposals made. high appreciation of New Zealand's offer.

Germans Better Satisfied.

BERLIN, April 28 .- The newspapers here, ommenting today on the latest news from Samoa, express satisfaction at the attitude of Admiral Kautz, U. S. N., interpreting it as a sign that the United States government will henceforth side with Germany in the Samoan trouble. The Boersen Courier says that the American admiral's position may ndicate how differently the Americans and the English in Samoa interpret instructions received simultaneously.

Germans Do a Turn at Talking. BERLIN, April 28 .- A dispatch from Kiel to the Vossische Zeitung says that naval going on. officers there are smiling at the statements simply: "Clear for action and quietly steam through the American lines into the harbor."

WORKING ON A FINE GRAFT

How the Gang Turns a Good Profit on Protection.

Good Reading in Deposition Taken by Defense in Libel Case Brought by County Attorney Shields Against The Bee.

Just how the protection-dispensing operations of the Herdman gang have been contions will, almost without the least doubt, be interesting depositions is that by the proapproved by the government and forwarded prietor of a poker room recently closed, that not altogether, by his own misdeed and for by the next steamer. An authority says operated under police protection during the this reason there is a tinge of the meloplantations continue to spring up. It is reason of a controversy with one of the to find a home for the rest of his days with

Harry Hayward was interested in the game, During March the sugar sent to markets which was being played there to your

Objected to by the counsel for the plain-The first American bank of Hawaii will tiff as incompetent, immaterial, Prelevant

> at that time or not. Q .- Prior to this stopping. Just prior? A .- Why, I don't know. I think he was, out I am not so certain whether he was at

Answer.-I could not say whether he was

Divides Profits to Protect Game. Q .- Was he ever interested in a game

eing played in that place? A .- Yes, sir. I so understood. Q .- Is it not a fact, that one Harry Hayward declared himself in with the game that was being run in that room?

Objected to by the counsel for the plaintiff as incompetent, immaterial, irrelevant, and leading. A .- Well, he did not just declare himself We had a little talk and I thought it

was better for him to take a part of it. Q .- What was the consideration for giving him a part of the game? A .- Well, so far as I know now it was on account of the-oftentimes it is best to have comeone of that kind to keep the game going by having a party of two or three or four or five and keep up the interest in the game.

Q .- Wasn't the reason that you spoke of then for the purpose of protecting the game? A .- No, sir, it was not. Q .- It was just for the purpose of keeping

the game running? A .- That was the proposition Q .- Who is Harry Hayward?

A.-Well, Harry Hayward, Q .- What are his business associations? A .- He is in the wholesale liquor business

Middleman is Moise's Partner. Q .- Who is his partner? Objected to by the counsel for the plaintiff is calling for a conclusion from the witness.

A .- He is a partner of Walter Moise, I understand-a partner in Moise & Co. Q .- You understood that Mr. Hayward was partner of Walter Moise at the time he declared himself in, or took a part in the

game? A .- Yes, sir, that was my understanding. I supposed he was. Q .- Up to the time that you had this controversy with Mr. Hayward did you have any

trouble in keeping the game running? A .- No, not that I know of particularly, any more than sometimes we would not be The presentation of this note led M. doing anything for a week or such a matter. Q .- You had no trouble with the police a

> A -None that I remember of. Q .- You had no exposure in any news paper known as the Omaha World-Herald?

A.—Not that I remember of. O .- You closed down at the time Mr. judges of the court of caseation are in favor | Hayward withdrew from his part of the

game? your closing down on account of this trouble to which you referred?

Objected to by the counsel for the plaintiff as irrelevant, incompetent and immaterial.

Herdman's Police to the Rescue. A .- Well, you see, a party claimed he had been cheated there, and he had; there was ens today the government was questioned no doubt about it; and so they thought on the subject of the proposed Pacific cable. that I was in with it, and they took the entioned at the semi-annual meeting on deck of cards, the cards that were used, and showed them to the chief of police, and I pany. The secretary for the colonies, Mr. did not hear anything about it for a couple menacing threat upon Frederick A. Chubb. Joseph Chamberlain, said that the govern- of days afterward. When I heard about it ment had made proposals to the govern- I went up to the chief's office and asked and join the union in its strike for an inments of Canada and Australia on the sub- him about it, and I said: "Have you got a nade. Statements which appeared in the that he did not have a deck of cards there," press, Mr. Chamberlain said, did not ac- and I said: "If we can get them I would like to have you get them and probably I With reference to New Zealand's offer can explain it to you so that you will under-to send volunteers to Samoa, the parlia-mentary secretary for the foreign office, of that, I understand it anyway, and just Rt. Hon. William St. John Broderick, said let the matter rest where it is. Let it go." that the offer had been declined, as the I told him I had been perfectly innocent of government considered the naval force now it and knew nothing at all about it. I was at Samoa sufficient to cope with the exi- victimized just the same as the others were gencies of the situation. The government, and I thought in time it would be shown however, Mr. Broderick said, expressed its that I was innocent. Then I guess it turned out that way. It turned out that I was taken in just the same as the balance. Q .- Who was chief of police at that time?

A .- Gallagher.

Whacks Up to Resume Play. Q .- How long was the game stopped at that

A .- Well, I don't remember. A week, or possibly three weeks. Q -lt was resumed, then, after that time? A .- Yes, sir.

Q .- Did you have any trouble in keeping year?

Q .- During that time did you pay anybody

Q .- Did that memorandum show whether r not you paid any money to keep the game running, for protection from the police? A .- I refuse to answer. Witness identified the memorandum books

o which this testimony referred. Q .- State whether these books were made by you, or kept by you. A .- Yes, sir.

Q .- What does the entry in the books 'prot \$30" mean? A .- I refuse to answer for the same

Sells Out and Goes Home. Secretary W. V. Cox of the Government coard of managers of the Transmississipple Exposition, has closed up his business in this city and will leave at once for Wash-ington. Acting under instructions from the board. Secretary Cox has turned over about fifty flags of various sizes to Superintendent

of Buildings Banker of the board of educa-tion, and these will be given to the various schools of the city. Some of the flags are somewhat worn, but others are nearly as good as new, and can be used to advantage in the decorations in the school buildings. The remaining property of the government on the grounds was purchased by P. E. Her for the Greater America Exposition.

HOLD-UP PRACTICED ON A POKER ROOM TROUBLES OF AN OLD MAN Octogenarian is Robbed of All Bis Money by Andactons Negress.

> An audacious colored woman, a roll of greenbacks containing \$180, an octogenarian and a dark alley in the lower end of the city are the characters and scenic properties of a melodrama in actual life that occurred Thursday evening.

A man with the snow-white hair and bowed rame of old age was robbed by a flendish negress of the little savings he had contrived hoard by many years of patient toil, but

A week ago William Davis sold the old

Davis homestead at Iowa Falls, planning a son living on a ranch near Sidney, Neb. After paying off the mortgage and several other debts there was left for the old man a sum of money slightly less than \$200, and with this in greenbacks rolled compactly and carried in an inner waistcoat pocket he started west, accompanied by a 19-year-old lad as traveling companion.

Their plans included a day's visit in maha. Thursday night, when shopping, the boy left Davis standing on 'he walk in front of a second-hand store on Tenth street. while he entered to make a purchase.

"Wannetta's" Bold Work.

Geneva Williams is a notorious negress of the Third ward district. By accident or design she approached the old man as he stood waiting for the lad inside the store and began a conversation. She invited him to accompany her a short distance up a dark alley a few yards away and it is said that Davis accepted the invitation.

The first opportunity the Williams woman had to brush close to the old man's pockets was taken advantage of to filch the roll of bills. Then she invented an excuse to leave hastily and a few minutes later the theft was discovered.

The police were notified and an accurate lescription of the negress was furnished Then a search for her was instituted them. in the wholesale manner of Indians when they hunt wild game. The dragnet of the law, in the form on a cordon of police, was stretched around the district where the tough element of the colored population lives and every person corresponding in appearance to the description of the negress was caught in its meshes and taken one by one before the old man for his identification Chief White and Captain Donahue took an active part in the search and, suspecting a woman known as "Wannetta," they watched room she is accustomed to frequent at Twelfth and Dodge streets. The negress, driven by the police patroling every haunt, ook refuge there and was taken into

custody. Davis identified her as the person who robbed him. Officer Goodrich, patrolman on the beat where the theft occurred, identified Ahern to prevent the execution of a writ her as the woman whom he had seen in the vicinity while Davis was there. Another man was found who identified the negress the saloon at Tenth and Mason streets, which as one who tried to change some of the stolen bills at his place of business, but when Geneva Williams was searched none his death. In the application Mrs. Ahern of the stolen money was found in her possession. She was locked up on the charge of try and detainer proceedings was never larceny and Davis was held as complaining witness.

You know how reliable Dent's Toothache Mortality Statistics.

health commissioner during the twenty-four hours ending at noon yes-Births-Mike Gelas, 2313 South Twentyeighth, boy; J. W. Cummings, 1511 North

Twentieth, girl. Deaths-August Williams, 3174 South Thirteenth, 59 years; Alvina Mount, 2509 midnight. He accepted the money and the United States court is out and is being South Twenty-fifth, 22 years; Ella Spencer, plan was carried out. What became of the distributed among the lawyers, it is not A.—Yes, sir, it was along about that time.
Q.—Won't you state the circumstances of our closing down on account of this trouble o which you referred?

Obtested to by the counsel for the plaintiff

South Twenty-sixth, 22 years, pneumonia: Stella Elrod, 1801 South Fifth, 3 months: Dewey Maynus, 1108 South Fifth, 180 months: Belle Weidner, 2709 Mason, 50 years, consumption; Frank Kleffner, 1823 Capitol avenue, 18 years, appendicitis; Helen E. Johnson, 1509 South Twenty-eighth, 30 years; E. Carce, 619 South Fourteenth, 60

Cases Dismissed, The complaint against W. H. Bell and F.

E. Blind was dismissed by Judge Gordon for want of prosecution. The defendants were charged with making an assault with a painter, who refused to forsake his work crease of schedule. The case against D. L. Lapsley and

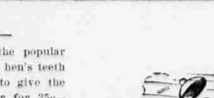
Claus Hubbard, colored practitioners, in police court, was dismissed for want of prosecution also. They were accused of dis turbing the peace by having a street fight about a month ago.

A committee consisting of Judges Baker. Powell and Baxter and George McBride and George Heimrod will represent the crack shots of the county building in a conference with city officials in regard to the proposed team shoot between the representatives of the county and municipal governments. The conference will be held in the county court room Monday night and it is expected to settle most of the details of the contest.

Out that the literacy appetize, Grain-O. It is a delicious, appetizing, nourishing food drink to take the place of coffee. Sold by all grocers and liked by all who have used it because when properly prepared it tastes like the finest coffee. Ut is free from all its injurious properties. Grain-O aids digestion and strengthens the nerves. It is not a stimulant but a health builder, and chlidren, as well as adults, can drink it with great benefit. Costs about one-fourth as much as coffee. If and 25c. To Arrange for the Shoot.

Our Boys in Manila-

Captured the whole Philippine army yesterday-When It comes to Omaha boys there isn't anything to good for them-that's why we have taken so he game running after that during the much care in selecting the shoes that we sell Omaha boys-No matter what A .- No, not particularly, any more than the price you can depend upon the value sometimes there would not be very much | being in them-The best seller we have is our boys shoes at \$1.50-probably because it wears as long as the higher priced ones and looks well as long as it



cheap price are as searce as hen's teeth -It remained for Balduff to give the service of a 75-cent dinner for 35cthat's the way it figures out-half price on the entire bill of fare-Since we've reduced prices we hear many compliments of our luncheon-Today we serve strawberry shortcake-and every day our unexcelled ice cream and ples.

BALDUFF'S. Lunch-II:30 to 2:30. Supper-5:30 to 8:30

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OPENING

HOSPE ART CALLERIES HOSPE MUSIC ROOM HOSPE AUDITORIUM

Four floors-music on every floor.

Saturday Evening, April 29th

Every body welcome.

1513 and 1515 DOUGLAS.

Walkup could not be brought into court

son accordingly continued the hearing un-

til next Wednesday, when Walkup will be

county courts for \$6,576 damages on ac-

487,000 to be delivered. The plaintiff de-

clares that it was unable to secure the bal-

ance of the contract and had to buy the

staves on the open market at \$30 per 1,000

clared to be the difference between what

the staves would have cost on the contract

and what the cooperage concern really had

Injunction Asked For.

Suit for the recovery of \$5,000, alleged to

be due on two notes, executed by Buckstaff

Bros. of Lincoln, and long past due, has

been brought by Lemon & Tootle of St.

court, where the plaintiffs ask for an in-

junction to restrain the defendants from

selling or otherwise disposing of their stock

in the Buckstaff Bros.' Maufacturing com-

The docket for the May term of the

Court will convene

to pay for them.

given an opportunity to make a defense.

was ejected.

CHARGES AGAINST A LAWYER indicated that there was something wrong about the case, and he refused to have surindicated that there was something wrong and other ex parte matters. The grand

Sensational Affidavits Are Filed in the that it would give Mrs. Ahern a chance which Judge Carland will come down from Ahern Injunction Case. to close up the day's business before she Sioux Falls and remain until the close of

WALKUP ACCUSED OF BRIBING A CONSTABLE on account of sickness, and Judge Dickin-Halter Avers that He Was Induced to

Serve a Writ of Restitution at the Hour of Mid-

night. The hearing in the Ahern injunction

count of the alleged failure of the defendants to execute a contract made in 1897. case, which was set before Judge Dickinson, The petition states that the defendants has been postponed on account of some senare proprietors of a barrel stave plant at sational developments which promise to Fordyce and Daughton, Ark. It is asserted make trouble for one of the attorneys in the suit unless he can make a satisfactory ex- that they made a contract with the Liu- fense has cited eighteen so far. Kerr is coln establishment to furnish 3,000,000 staves coin establishment to furnish 3,000,000 staves charged with the murder of John Reid, a for \$16.50 a thousand, but only furnished hotel keeper at Valley, and the case is reabout three-fourths of the quantity, leaving garded with more than ordinary interest by planation of charges filed in the form of affidavits.

The injunction was applied for by Mrs. of ouster secured by the Krug Brewing company and Walter Brandes, to eject her from was the property of her late husband and of and upward. The amount sued for is de which she has been the legal proprietor since asserts that the summons in the forcible enserved on her and the affidavits now filed seem to support this assertion. The most neriminating affidavit is that of Nicholas V. Halter, formerly a police officer and more recently a constable connected with one of the local justice offices. Halter positively declares that he accepted a bribe from A. E. court, where the plaintiffs are for an interest of the plaintiffs are for an interest of the plaintiffs. pany, to serve the summons by putting it under the door of the saloon instead of delivering it to the proprietors. Halter swears that Walkup offered him \$25 if he would serve the summons in the manner described | Federal Court Docket for May Term. and then serve the writ of restitution at plan was carried out. What became of the distributed among the lawyers. It is not summons after it was deposited near the unusually heavy, yet there are many cases door does not appear, but on the following that Judge Munger proposes to dispose of Saturday night Walkup and the officers descended on the place and attempted to throw next Monday, but the first few days will be the occupants into the street. The attack taken up with the disposition of default was apparently a surprise, but it was stubbornly resisted and for a few minutes there were hot times on both sides of the bar. The occupants immediately applied for a temporary injunction and secured a restraining order under which further action in the entry and detainer case is suspended until

the case is heard on its merits. The affidavit of Halter is supported by the sworn statement of Constable Learn, serve the writ at midnight, as was subsequently done by Halter. Learn says be thought the fact that it was insisted that the service should be made at that hour

GIVE THE CHILDREN A DRINK

will hold a grand opening of our new-

Opening Up New Territory—

before adjournment.

enlarged and remodeled store roomthree floors now-every one devoted to who avers that Walkup applied to him to music or art-Several private studios on the second and third floors-these as well as our own rooms will be open to the public and we take pleasure in inviting all Omaha and their friends to come to the opening-Good music will be furnished on every floor-Special attraction in the Auditorum.

Saturday between 7 and 10 p. m. we

A. HOSPE,

We celebrate our 25th business anni-Music and Art. 1513 Douglas.

Garden Tools and Tools— Ours is a tool store-Tools for the flower bed-tools for the garden-tools for the contractor-tools for the laborer-tools for everybody-and tools

of all kinds at the prices that you expect to pay-Lawn hose at 5c-8c-10c 12c-Last year we sold over 5,000 feet of hose and not a foot has come back -What better recommendation do you want-This is the same make of hose.



And the war will soon be over-the exof hats, because that's the way we make our lilvng-selling hats-selling them at living profits-that's why every one that sees our \$3.00 hat buys it so quick-they think we've made a mistake and given them a \$4.00 hat-they are \$4.00 hats as hats go-but we've never tried to pay all our expenses from the

FREDERICK The Hatter

profit on one hat-Derby and Fedora.

The Pioneer Hat Man of the West. 120 South 15th Street

made by Captain Joseph B. Coghlan in the any money to keep the game running? course of his speech at the Union League | Objected to by the counsel for the plaintiff is worn-We have these \$1.50 shoes in Lawn mowers, sprinkling cans, grass club banquet in New York last week. These as incompetent, immaterial, irrelevant and all sizes that boys usually wear. shears, etc., etc. officers claim that Admiral von Diedrichs' leading A .- I don't wish to answer. answer to Admiral Dewey's threat was Drexel Shoe Co., A. C. RAYMER, Q.-What is the reason for refusing to answer? WE DELIVER YOUR PURCHASE. Omaha's Up-to-date Shoe House, A .- I do not wish to incriminate myself. Mr. Kelkenney spoke briefly, referring Practical Use of Wireless Telegraphy. O .- Will you swear that you did not pay 1419 FARNAM STREET. 1514 Farnam St. LONDON, April 28 .- Wireless telegraphy any money to anybody to keep the game New Spring Catalogue now ready— Sent for the asking. was first put to practical use today. The running during that time? Goodwin Sands light ship was struck by A -1 refuse to answer for the same a passing vessel and the crew, utilizing the reason. Q.-Will you say whether or not you kept wireless telegraphy apparatus, notified South Foreland that their ship was in a sinking any memorandum of your receipts and ex-We've Got Him Treed Nowcondition. Tugs were thereupon dispatched | penditures? Wind Storms Are Common in sending the men to trial in a higher to the assistance of the lightship. A .- Yes, sir; I kept a sort of an expense position will boom-and we will seil But good luncheons at the popular more hats than ever. We always speak