Specifications for cinder eldewalks ap-

Abner McKinley, Accompanied by His

Family and a Party of Friends,

Spends the Day in Omaha.

Many pairs of eyes, directed by interested

and walked leisurely about, an interested observer of the crowds of people who were

glanced over at the Burlington depot and

remarked to Mr. Endsley of its magnificence,

then etrolled around and viewed the hand-

some new union depot, fast nearing com-

pletion. These splendid structures were un-

dreamed of in 1873, when Abner McKinley

visited Omaha for the only time until today.

Mr. McKinley continued his walk on the

depot platform for some time, nodding cor-

In response to the inquiry of a reporter

Bee and retired to his car.

city, ending up at

ver, Salt Lake and San Francisco.

THESE WOULD BE BARBERS

Sixty Candidates for License Take

Examination Before the State

Board of Examiners.

The State Board of Examiners which

passes upon applicants for a barber's license

held its initial session Tuesday at the Mer-

chants' hotel. It consists of two expert

barbers, D. J. Fitzgerald of Indianola and

Joseph Tummond of West Point, and a phy-

sician, Dr. H. S. Casebeer of Lincoln. Of

nearly sixty candidates for the tonsorial

A state law requiring barbers to take out

degree only a very few failed to qualify.

at the station awaiting their trains.

the other councilmen voted for it.

adopted by the council.

quent personal taxes.

brother, Abner,

Agree on S. I. Gordon as Their Candidate for Police Judge.

POPULISTS GUARANTEE HIS GOOD CONDUCT

Democrats Endorse Him After Some Opposition and Demand the Entire Board of Education Ticket

For Police Judge-8, 1, GORDON, Populist. S. I. GORDON, Populist.
For Members of the Board of Education—
W. O. GILBERT, Democrat.
C. R. SHERMAN, Democrat.
HENRY FARMER, Democrat.
STANLEY KOSTORYZ, Democrat.
P. B. MEYERS, Democrat.

This ticket was agreed upon by the democrats and populists in their city convention last night and, as the sliver republicans did not go to the trouble of calling a convention, it is presumed that they will endorse the candidates through their city central committee. The conventions were barren of incident and no enthusiasm was exhibited over the nominations.

The democrats met in Osthoff's hall and, in the absence of Chairman Walter Moise of the city central committee, Secretary J. J. Mahoney called the convention to order. W. O. Gilbert was selected for temporary chairman without opposition.

In accepting the position Mr. Gilbert declared that the party had done well in its other nominations and urged the delegates to keep up their record to the end. Mark Coad was then elected temporary secretary and the temporary organization was made permanent.

Shoemaker Shouts for Gordon.

At this stage in the proceedings W. S. Shoemaker unloaded a speech in support of his theory that there is no vacancy in the office of police judge. He declared that two amendments, each amending section 7 of the election law, had been signed by the governor on the same day. He contended that, under these circumstances, neither law could be enforced and asserted that the whole scheme to elect a police judge was incubated by Martin White. He appealed to the convention not to assist in this alleged conspiracy by giving validity to a scheme to deprive Judge Gordon of his office. In conclusion he suggested that if the convention proposed to take any action at all it should nominate Gordon.

After delivering an elaborate eulogy on the personal character of Judge Gordon and more especially in reference to his membership in the Baptist church, Shoemaker sat down and a delegate irreverently inquired whether there was anything before the He was answered in the negative house. and a motion to proceed to nominate a candidate for police judge was carried unan-Shoemaker gathered up his beamously. longings and left the hall in disgust.

A committee from the populist convention reported that that body was ready for business and J. F. Coad, R. J. Aitchison and J. J. O'Connor were designated as a committee to go over and see what the populists A recess was declared to give them a chance to perform their mission, Had a Change of Heart.

The committee was out about half an hour and returned with the report that the populists had nominated Judge Gordon and wanted one member of the School board. Then it developed that some pretty effective work had been done during the recess, and when J. J. Mahoney nominated Gordon it was seconded by the very delegates who had previously poked fun at Shoemaker. The nomination was made by acclamation and

as entitled to the entire School board ticket in return. mer, P. B. Meyers, Stanley Kostoryz and Dr. Robert Gilmore were suggested for Board of Education candidates. Gilbert was nominated by acciamation and Kostoryz, Parish, Meyers, Farmer and Sherman were added

on the first ballot. A motion to elect a new city central committee was opposed by J. J. Mahoney, Harry Miller and others on the ground that at would be an insult to Mr. Moise and the delegates who had planned to turn Colonel Moise down hard were outnumbered. The motion was tabled by 57 to 25 and the convention adjourned.

POPULIST CITY CONVENTION

Give Democrats the Board of Education for Nomination of Gordon for Police Judge.

S. I. Gordon was nominated for police Judge by the populists, assembled in conven-Con for the purpose of naming candidates for police judge and members of the Board of Education Tuesday night. This was only accomplished in spite of the promised oppodition of the democrats, which did not maerialize to any appreciable extent. The convention held its session in the

Peter Cooper club and President Jones of that organization called the delegates to order. He was elected chairman of the meeting. Committees were appointed to nobify the democratic and silver republican conventions that the populists were in session and ready for business. During the absence of these committees Dr. Louis Swoboda, fusion candidate for coroner, was called upon for a speech. He assured the delegates in advance and convinced them before proceeding far that he was no speechmaker. He explained his political status by saying that he had been a republican, but admitted that he had experienced a change of heart on account of the expan-sion theory. "However," said the prospective county coroner, "I have never voted a straight ticket and furthermore never inways voted for the best men."

notify the silver republicans of the populists' secretary and treasurer of the national exorganization returned and reported that it ecutive committee in Philadelphia, to the had searched the highways and byways, but effect that the committee had endorsed the was unable to find any signs of even a actions of the local union, and had decided silver republican, to say nothing of a con- to give it financial support. The carpenters who can read his title real clear as a silver a committee will canvass the members and republican and they discovered that he was proffer assistance without waiting for the out of town. The committee was discharged, men to ask for the same. Before the committee to the democrats

returned Mike O'Connell, John O. Yeiser, E. and when the meeting adjourned toward F. Morearty, D. Clem Deaver and John midnight the men felt confident they would Tierney got the floor and either nominated win in the end. The local treasury has a or seconded the nomination of Judge Gordon for police judge. It was stated that Judge Gordon was not a populist and some committee until absolutely necessary. The of the delegates seemed inclined to balk union has the right to draw upon the comagainst nominating any one outside their special branch of the tripartite alliance, but these objections were ruled out of order and Judge Gordon's nomination was practically unanimous. Before it was made a commit tee from the democrats came to confer with the poulists and assured them that the dem-

the Chart Fletchers CASTORIA. The Kind You Have Always Bought

FUSIONISTS IN CONVENTION or a democrat, thus indicating that Judge or a democrat, thus indicating that Judge Gordon would not be acceptable to them The pops thought they had been dictated to enough by the democrats and concluded that their democratic friends must come to time A conference committee consisting of Mesers, Guye, Yeiser and Morearty, was instructed to notify the democrats of the action.

Democrats Accept Gordon

Upon the return of Messers. Guye, Yelser and Morearty with their report that the democrats had accepted the nomination of Judge Gordon, the populists concluded that they were also entitled to a member of the Board of Education. Accordingly they nominated Rev. John Alfred Williams, a young colored clergyman who is rector of St. Philip's Episcopal church. A committee was appointed to notify the democrats of this action, but before it was accomplished the democrats had adjourned. The populists did not propose to withdraw the nomination of Mr. Williams, so endorsed Kostoryz, Meyers, Gilbert and Sherman. The sentiment was that the democrats would in a later conference between the democratic and populist committees.

The new populist city committee was or ganized as follows: Chairman, M. J. attempt to obtain ownership by purchase O'Connell; secretary, F. IE. Rutherford; until September, 1903, although that would treasurer, M. McGuire; members. First be the best method after that time. There ward, Charles Pospisil, M. Kavanaugh, J. W. Barnett; Second, J. B. Jones, E. L. domain, given below, which make it im-Morrow, P. Quinlan; Third, L. V. Guye, practicable for the city to engage in them. N. H. Church, M. McGuire; Fourth, J. E. Tierney, G. Eubanks, Charles Buthman; Fifth, Richard Cody, John Emblem, J. W. McCarthy; Sixth, S. S. Vidette, F. W. Marsh, Silas Robbins; Seventh, E. Eighth, V. D. Lilly, D. Clem Deaver, A. W. Tidd: Ninth, E. E. Thomas, John O. Yelser, August Cline.

ANOTHER STATE CONVENTION

Nebraska Republicans Will Assemble in the Exposition Auditorium Tomorrow.

The republican state convention to nominate a supreme judge and two regents of the university will meet in Omaha at 2 will be held in the Auditorium at the exposition grounds, and the local committee has arranged for furnishing each delegate with an admission ticket, thus avoiding any difficulty in regard to admissions to the hall. The Auditorium will seat 4,000 people comfortably, and is unquestionably the best convention hall in Nebraska. The space immediately in front of the platform will easily accommodate the 1,020 delegates, and the rear, with the three galleries, will afford comfortable accommodations for all the spectators who may attend.

R. S. Berlin of this city has had imme diate charge of the arrangements. The state central committee has agreed on C. F. Reavis of Falls City as temporary chairman. Long speeches will not be encouraged, and the proceedings of the convention will undoubtedly be finished in time to permit the delegates to enjoy the beauties of the exposition in the evening.

A caucus of the Douglas county delegation has been called for 11 o'clock Thursday forenoon to select a chairman and transact such other business as appears desirable preliminary to concerted action in the convention. The Douglas county delegation as elected at the county convention, held September 9, is as follows:

First Ward-Charles S. Elgutter, E. J. Cornish, Dr. W. H. Hanchett, A. E. Walkup, John Rosicky, John Butler, R. K. Paxton. Second Ward-S. C. Kendis, H. J. Vavra, Blazek, W. W. Bingham, A. C. Harte, A. Halter, C. H. Kessler. the convention immediately declared itself

Third Ward-R. S. Berlin, John Boyle, Nate Brown, Charles Tuttle, Charles Groves, John Henderson, J. A. Tucker. Fourth Ward-Frank E. Moores, E. Rose-

water, John M. Thurston, W. J. Connell, Dr. R. S. Anglin, Dr. J. B. Ralph, J. W. Fifth Ward-C. M. Rylander, A. B. Hunt,

P. M. Mullen, W. T. Graham, Joel Johnson, F. M. Youngs, O. P. M. Brown. Sixth Ward-Edwin A. French, W. S. Askwith, A. H. Willis, N. C. Pratt, J. W. Morrow, Dr. F. F. Teal, H. T. Leavitt. Seventh Ward-M. H. Collins, W. A. De Bord, Jerry Sedgwick, John Steel, A. C. Powers, Lee Yates, M. J. Kennard.

Eighth Ward-A. W. Jefferis, E. W. Sim eral, Frank Burman, S. K. Spalding, C. H. Youngers, E. C. Hodder, C. O. Edling. Ninth Ward-C. E. Malm, C. E. Miller,

H. F. Cady, P. E. Flodman, M. M. VanHorn, H. P. Stoddart, C. E. Winter. South Omaha-David Anderson, B. E. Wilcox, J. H. Van Dusen, C. L. Aldstadt, L. C. Gibson, Z. P. Hedges, Frank Fitle, A. H. Murdock, J. F. Schultz, J. Chisek, Joe Kout-

sky, C. D. Gray, O. E. Bruce, F. A. Agnew.

Jefferson-Peter Mangold, D. H. Kirschner, Elkhorn-Isaac Noyes, G. R. Williams. Union-C. C. Curtis, J. L. Redman. Valley-V. H. Thomas, Fred Curtis. Waterloo-Smith Brown, S. H. Howard. East Omaha-P. B. Clausen, L. S. Smith. West Omaha-D. L. Johnson, Robert Wil-

Florence-James Whitted, A. C. Ceebley. Clontarf-W. A. Saussay, J. A. Karling. Chicago-H. G. Denker, J. M. Brunner. McArdle-Louis Dunn, H. Schumer. Douglas-George W. Henry, E. C. Hens

Millard-William von Dohren, John

WILL KEEP UP THE FIGHT

Carpenters Vote to Carey On the Strike for an Indefinite Length of Time.

At the meeting held last evening by the carpenters steps were taken to carry on the tend to." This good populistic doctrine was strike for an indefinite length of time by roundly applauded, especially when Dr. making arrangements to pay those out of Swoboda clinched it by saying that he "al- work so much a week. A telegram was recelved yesterday morning by Secretary The committee which had been sent to Sparks of the union from P. J. MacGuire They sought out James W. Carr, voted last night to pay all idle men \$9 per who is said to be the only man in the city week as long as they are out of work and

The situation was thoroughly discussed considerable amount of money left, and assistance will not be asked of the national mittee when in need of funds.

PUTTING UP FIRE ESCAPES erty owners in the district in question to Owners of Building Are Complying

with Requirements of State

Law.

Although the state law requiring that fire escapes be placed upon all buildings of three or more stories in height does not become operative until October 1, owners of such buildings are hustling to have everything

expect will be made by Labor Commissioner Kent. While no record is kept in this city of the fire escapes erected it is thought that fully 100 have been put up in the last sixty days. On three-story buildings metal stairways are required, while on buildings of a greater height fire escape ladders with standpipe attachments must be put up.

in readiness for an inspection which they

OWNERSHIP OF WATERWORKS

City Attorney Submits Exhaustive Report on the City's Rights.

FAVOR PURCHASE AFTER FOUR YEARS

Right of Eminent Domain Could Not Be Exercised Before That Time to Advantage-When Bonds Should

At Tuesday night's meeting of the city report on the expiration of the contract and the steps to be taken by the city to acquire the plant. The report is an exhaustive review of the circumstances under which the four of the democratic nominces-Messrs, plant was constructed and the various ordinances respecting it passed. The council referred it to the committee on fire, water agree to withdraw one of their nominees and police and ordered 1,000 copies printed for general distribution.

The city attorney comes to the conclusion that it would not be best for the city to are objections to proceedings in eminent domain, given below, which make it im-

The particular points upon which the opinion of the city attorney was requested were the time at which the contract between the city and the water company and the franchise expire and at what time the right of Morearty, H. R. Newcomb, Hamlin Barnes; franchise would accrue to the city. In the ordinance granting the franchise and awarding the contract a term of years is mentioned, but no time is fixed from which to ount the term. In regard to the contract the city attorney finds that the ordinance fixes the time beyond a reasonable doubt in the words "from the time of the completion of the waterworks" and this, taken ogether with a later ordinance declaring the waterworks accepted as complete, accurately fixes the expiration of the contract on September 4, 1903.

In regard to the franchise the matter is not quite so clear, as the only reference to are bound for Denver and other western o'clock Thursday afternoon. The convention a time limit in the ordinance granting the franchise is contained in the words "during, the time such company or its assigns shall maintain and operate such waterworks. The city attorney concludes, therefore, that 1873. I Laven't had a chance to drive through the franchise, which means the right to the city yet, but have seen enough to conuse the streets and alleys for the purpose of vince me that it is a credit to the middle placing water mains, would end whenever west." the company or its assigns should cease to operate the waterworks.

There are two methods by which the city can acquire ownership of the plant, by pur-chase after a period of twenty years and by condemnation under the right of eminent domain. In regard to the first great uncertainty exists as to the time at which the twenty years expires. This time the city attorney, in his opinion, fixes as September 4, 1903, and gives the following reason, among many others, for his decision:

among many others, for his decision:

Of all the events constantly present in the thoughts of the councilmen at that time and in connection with that ordinance the completion of the works was by far the most important and the most conspicuous. The approval of the ordinance, the granting of the franchise, and the award of the contract were all preliminary and incidental steps to the completion of the works. They were the means. The completion of the works was the end. The former were subordinate and secondary to the latter. Clearly the event most likely to be foremost and constantly in the mental vision of the council while considering ordinance No. 423 was the completion of the contemplated improvement.

It may be admitted that this point standing alone would fall short of satisfying one that the twenty years from the completion of the works was the period intended to be marked by the council. But it is sufficient to form one indication in favor of that period rather than another.

In regard to the acquirement of the watervorks by condemnation proceedings the opin-

ion reads as follows:

Section 27 of the present charter grants to the mayor and council the power to "appropriate any waterworks system, plant or property already constructed to supply the city and the inhabitants thereof with water, to own and operate the same, if any." In the exercise of such power the proceedings should be similar to the appropriation of property for street purposes and the assessment of damages would be made by seven appraisers to be appointed by the mayor and confirmed by the council.

The most serious objection to acquiring the waterworks under the right of eminent domain would be that the unexpired term of the contract would have to be taken into account in considering the amount of damages to be assessed. But for this objection and some defects of the law, which probably could be remedied at the next legislature I would strongly urge acquiring the waterworks plant by condemnation proceedings in place of purchase.

In conclusion the opinion says:

I do not think any time would be emined.

A state law requiring barbers to take out a license was passed last July. Its probleto, a license was passed last July. Its probleto, a license with all barbers be compelled to secure a license before September 1. Men who have been in the profession in this state more than two years were permitted to make an application and receive the required license without examination. All those who failed to comply with the law's provisions by the specified time were to be subjected to an examination.

At the Merchants' yesterday the candidates were shop having been fitted out in one of the rooms where applicants might give an exhibition of their practical knowledge.

Most of the men stood the test and secured grades remarkably high.

D. J. Fitzgerald said he thought to law to be attended with many benefits. The barbers, he thought, were likely benefits.

Thompson, Mary E. Thompson, Mary E.

In conclusion the opinion says:

ceedings in place of purchase.

In conclusion the opinion says:

I do not think any time would be gained by proceeding under the right of purchase as provided by said exciton 14 until after September 4, 1963. The right of the city to require the waterworks to select one of the three appraisers would undoubtedly be resisted in the courts if insisted on prior to September 4, 1963, and the litigation which would follow in all probability would not be terminated before that date. As already cleary indicated I am of the opinion that the courts would hold that the term of twenty years mentioned in stid section 14 commenced to run with the contract, to-wit, at the time of the completion of the works, and therefore would not expire until September 4, 1963.

With reference to the resolution introduced by Councilman Lobeck contemplating the submission of a proposition to the siectors of the city of Omaha at the election to be held the first Tuesday in November, 1899, for \$2.500.000 bonds, to be known as "waterworks bonds," the proceeds from the sale of said bonds to be used in the construction or purchase of a waterworks system. I would say that the submission of such a proposition at the November election as proposed would be premature. Even if the right of purchase under section 14 of ordinance No. 422 would exist June 11, 1900. In the event that it should be proper to submit such a proposition would be the city election to be held in March, 1900. In the event that it should be determined to acquire the waterworks by condemnation proceedings regardless of the damages resulting from the termination of the contract, the submission of a proposition to vote bonds would be premature until the assessment of damages had been made, which section 27 of the charter expressly requires must be submitted to the electors of the city for confirmation.

Viaduct Settlement Approved.

Vinduct Settlement Approved.

The report of the special committee which represented the city in the settlement of the viaduct claims against the Burlington and Union Pacific railroads, stating that the sum of \$20,000 had been determined upon and giving the grounds for the settlement, was read. Upon roll call, all members pres-

ent voted to approve. County Clerk Haverly submitted the opinion of County Attorney Shields on the voting booth contract, and the action of the county commissioners in refusing to consider the contract terminated. The communication was referred, to be taken up in general committee

City Engineer Rosewater, in submitting the contract and bond of the Barber Asphalt company for the paving of Cuming street, called the attention of the council to an apparent movement on the part of the prophave the work done and then evade pay-ment for it under technical defects in the proceedings. The most serious point which might invalidate the special assessment, he said, was the question whether the park property was taxable or not. He advised that no work be done until a report had been had from the city attorney, certifying the legality of all proceedings. The at-

torney was instructed so to report.

An appropriation of \$50 was made for the lighting of the city hall for the fall parades. By resolution it was provided that a platform should be erected in front of the city hall by subscription of city officials.

Lamps Will Still Burn.

Bingham's ordinance repealing the bicycle lamp ordinance came up on its final passage when there were but five councilmen present, under which circumstances Burmester's

single adverse vote killed it. All four of

proved by the Board of Public Works were By resolution the city treasurer was au-Positions Without Re-Election. thorized to employ John Rush for three months at \$100 per month to collect delin-

CIVIL SERVICE INAUGURATED IN SCHOOLS from a stranger and not be aware that it BROTHER OF THE PRESIDENT

> No Permanent Teacher Can Be Removed Except on Written Charges Proven at a Hearing-Names of the First Group.

curiosity on the part of the owners, were intently fixed upon a middle-aged man of council City Attorney Connell submitted his medium stature, clad in a neatly-fitting fall of Education during the last summer the suit and top coat, as he strolled about the faithful labors of a teacher in the public franchise of the Omaha Water company and union depot for a few moments yester- schools are not to be disregarded year after The depot was crowded with people year by forcing her to stand her chances of and it was voiced about that the distin- election annually and to enter into competiguished looking person was McKinley, tion for her place with inexperienced be-There was a striking resemblance between ginners. The rule provides that when a the visitor and the president of the United teacher shall have been elected three suc States, and the likeness was not unnatural, cessive years by the board her name shall for the object of the curlous throng's atten- be placed on what is known as the permation was President William McKinley's nent list and she shall hold her position Mr. McKinley arrived at 9 o'clock from permanent list can be removed only upon Chicago in a private car. He is accompanied the filing of written charges against her and by his wife and daughter, Colonel Brown of after a hearing at which she has been heard. Ohio, Major Smith of Philadelphia and Mr. Endsley of Johnstown, Pa. No sooner had of teachers were advanced to the permanent the train stopped at the union depot than list and their names are as follows: Mr. McKinley swung himself to the platform

Alexander, Ada E. Bruner, Mary E. bernett, Lidia S. dially to the depot officials. He then called a passing newsboy, purchased a copy of the looper, Clara F.

Mr. McKinley said: "Yes, that's my name-Abner McKinley. Just arrived in the city with my family and a party of friends. We uval, Clara B. points and are out purely for a little pleasure faunt. I have heard much of Omaha and Elaton, Franc. have marveled at its improvement and ad-Evans, Lucy W vancement since I was here the last time, in Fawcett, Alice Forbes, Mattle Le sodrnan, Ida M. Shortly after 10 o'clock Mr. McKinley and iraff, Carrie K. his guests, together with Edward Rosewater of The Bee and H. J. Penfold of the

Ubbard, Helen C. odge, Mrs. Mary opper, Ada I. grounds, which Mr. McKinley, as well as other members of the party, expressed themlunt, Lulu H. unt, Luid H.
utmaker, Kate,
arrison, Agnes McD.
saacson, Huidah F.
ennison, Mabel L.
chnson, Cordella. selves as very desirous of seeing. At the exposition they were entertained at luncheon in the Philippine restaurant by Mr. H. J. Penfold. Upon returning downtown the ston, Decle A. party visited The Bee building and then drove out to Hanseom park. They took the train for the west, intending to visit Den-

der, Mrs. Mary L. Knight, Lulu E. LaRue, Myra. andis, Mary Alice. atey, Margaret J. mon, Mrs. Nora H. ttlefield, Emma D. ttlefield, M. Floren on Mary R.

Mack, Ida. Mach. Anna J. Needham, Lizzie. Olver, Minnie. Otia, Edith R.

n application and receive the required icense without examination. All those who failed to comply with the law's provisions by the specified time were to be subjected to an examination.

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an exhibition of their practical knowledge.

Most of the men stood the test and secured grades remarkably high.

D. J. Fitzgerald said he thought the law one which would be attended with many benefits. The barbers, he thought, were pretty well satisfied with its regulations, as they served to keep inexperienced men out of the trade. The board finished its work at a single ession.

Divorce Cases.

An answer and cross-petition has been filed in district court in the divorce suit of Mary Alison against Thomas V. Alison, in which the defendant claims that his in which the defendant claims that his work.

RS. PINKHAM says that irritability indicates disease. Women who are nervous and snappish are to be pitied. Their homes are uncomfortable; their dispositions grow constantly worse. Such women need the counsel and treatment of a woman who understands the peculiar troubles of her sex.

EVERY-DAY TALKS WITH WOMEN

MRS. ANNA E. HALL, of Milldale, Conn., was all run down in health and had completely lost control of her nerves. She wrote to Mrs. Pinkham at Lynn, Mass., for advice. Now she writes:

"I wish to thank you for what your Vegetable Compound has done for me. It has helped me more than anything else. I suffered for a long time with nervousness, pains in back and limbs and falling of the womb; also had neuralgia in my head and could not sleep. I told

my husband that something must be done, for I was nearly frantic with pain. Having read of the wonderful cures Lydia E. Pinkham's Vegetable Compound had & performed, Idetermined to try it. I have taken o am cured. I recommend it to all my friends and never tire of telling the benefit I have derived from its use. I have you alone to thank for my recovery."

MRS. ELLEN FLANA-GAN, 1810 Mountain St., 2 Philadelphia, Pa., writes: "DEAR MRS. PINKHAM a sufferer from chronic -Three years ago I was

complaint. I am very grateful to you.'

and cross, and can say that after taking seven g bottles of Lydia E. Pinkham's Vegetable Compound was entirely cured. I take great pleasure in writing this to you and would be pleased to be interviewed by any one who is afflicted with that distressing

ON THE PERMANENT LIST having left Carroll about she time the animal was stolen, but save he seemed it on a

quainted.

trial. The sheriff said Hulett was well ac-

quainted with Shoemaker and knew the

horses he owned too well to purchase one

belonged to his former employer. Hulett

the sheriff said, told Shoemaker a few weeks

ago he intended to go to Omaha and start

in the express business. When the farme

missed the horse he remembered the remark

and guessed Hulett had taken his horse here.

The harness was stolen from the ex-mayor,

LOCAL BREVITIES.

Daniel J. Lahey has been appointed ad-ninistrator of the estate of Michael Lahey, eccased.

The oath of executor in the estate of sac H. Congdon has been administered a Isaac E. Congdon by Judge Baxter.

The visiting Nurses' association will hole

its regular monthly meeting Thursday afternoon at 4 o'clock in the rooms at the Arlington block.

Mrs. Richard Lewis of Lyons was badly

Mrs. Richard Lewis of Lyons was badly bruised Monday evening by alighting from a motor car at Fifteenth and Cass streets while it was in motion. She was thrown to the pavement and badly shaken up. The injured woman was taken to the Burlington station in the patrol wagon, where she took the train for home.

Judge Baxter has appointed the following administrators: Fred H. Davis, administrator of the estate of Squire P. Roman, bond, \$20,000; Fred Anderson for the estate of Charles H. Hopper, one of the firemen killed at the Howard street fire by coming

in contact with an electric current, bond, \$1,500; Ellzabeth Wear, executrix, and Joseph Wear, executor, estate of Francis Wear, bond, \$25,000.

Omaha School Teachers Who Are to Hold

According to a rule adopted by the Board without re-election. A tencher once on the At Monday night's meeting the first group

Allan, Elizabeth P. Alvison, Vivian. Allen, W. H. Banker, Lazzie L. Banker, Lezze L.
Bauserman, Nellie K.
Blackburn, Clara,
Blake, Lyuise J.
Blowen, Abba,
Boyd, Margaret,
Bradshaw, Emma M.
Brolliar, Mary E.
Brown, Kate L.
Bruchert, Lydia C.
Burgess, Minnie,
Butterfield, Frances,
Bennett, Nellie,
Coburn, Dora M.
Christiantey, Martha W.
Craig, Mattie I.
Craven, Mrs. E. C.

Davis, Ellen M. Dawson, Agnes M. Dorn, Pmily. Doyle, Miama C. Duncan, Hattie M. Dye, Minnie S. Elcer, Clara E. Evans, Matilda.

Fernald, Mrs. Fannie, Fitch, Mary A. Foos, Catherine, Fried, Mathilde, Gratiot, Adele. Gue, Katherine. Hamilton, Margaret, Harney, Dora. Hiatt, Elizabeth. Hobart, Edna V. Hogan, Mary G. Hughes, Amy L. Hungerford, Kate. Hutchins, Anna E. Hyde, Mabel J.

Jordan, L. Alice. Johnson, Ida J. Kennedy, E. Virginia, Lehmer, Margaet K. Leighty, Elizabeth B. Lewis, Nancy L. Littleffeld, Lillian A. Lonergan, Emma R

Lucas, Mary R.
McAra, Margaret,
McCheane, Sarah M,
McHugh, Kate A,
McKoon, Jennie M,
McMahon, Mary,
Macauley, Grace,
Macumber, Pearl. McCarthy, Margaret. McDonald, Jeannette. McKnight, Zora. McLaughlin, M. C. Mann, Mrs. Louisa B. J. Mason, Clara B. Mickel, Mrs. Lille V. Milroy, Anna M.

Newcomb, Julia. Nichols, Mrs. Eolia V Parratt, Martha. Phenix, Ana. Powell, Martha L.

Read, Margaret H. Reed, Effie. Reed, Effle,
Reed, Ivy.
Rhett, Mrs. Mary S.
Robinson, Fmily J.
Rooney, Ellizabeth,
Root, Alice M.
Roys, Lucy J.
Schaller, Cassandra,
Scherer, Carolyn,
Seymour, Myrtle Scherer, Carolyn, Seymour, Myrtle, Shirley, Elizabeth, Simonds, Mary E. Smith, Ella M. Snyder, Bessie M. Stone, Ada M. Smith, Penclope, Thompson, Helen, Torrey, May, Turner, Neva W.

Ure, Elmma J.

Vincent, Margaret, Ware, Inglectta F, Wheatley, Emma, White, Mary E, Whitmore, Emma, Wigman, John E, Wilson, Minnie R, Wood, Cyryell

Divorce Cases.

An answer and cross-petition has been filed in district court in the divorce sult of Mary Alison against Thomas V. Alison, in which the defendant claims that his wife, on April 5, 1828, poisoned him by placing a deadly drug in his coffee, and in May the same year she threw china dishes and knives at him. Some years ago plaintiff pointed a loaded gun at defendant and threatened to kill him.

Annie B. Mowery seeks a divorce from John T. Mowery, alleging immorality and extreme cruelty in kicking her out of his house January 27. The couple were married at Council Bluffs October, 1897.

trade from a man with whom he is not ac-Sheriff George S. Nestle of Carroll county yesterday to take Hulett back for

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kind-we offer you the choice of 2 patterns at........... \$23—a sideboard without a doubt a \$30 value, full swell top, and top drawers, one drawer lined with velvet, made of select quarter sawed oak, hand polished and carved, golden finish, large 18x40 bevel mirror, hand carved claw and heads, serpen-

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