

# COUNCIL BLUFFS.

## MINOR MENTION.

Davis sells ginss. Davis sells drugs. "Mr. Riley," 5-cent cigar. Fine Missouri oak. Glibert Bros. Gas fixtures and globes at Bixby's. Fine A. B. C. beer, Neumayer's hotel. Wollman, scientific optician, 409 B'd'y. Schmidt's photos guaranteed to please. Moore's stock food kills worms, fattens. W. J. Hostetter, dentist, Baldwin block. Leffert, jeweier, optician, 236 Brondway, Drink Budweiser beer, L. Rosenfeld, agt. R. Morgan of Third avenue is ill with

Miss Josephine Scahill is convalescing from grit

Ficture framing, C. E. Alexander & Co., 25) Broadway.

W. F. Graff, undertaker and disinfector, 101 South Main street. Phone 506. Get your work done at the popular Eagle laundry, 724 Broadway. 'Phone 157.

J. H. Atwood, formerly of Council Bluffs, now of Chicago, is visiting friends here.

Rev. Henry DeLong will go to Neola, Ia., oday to assist Rev. I. P. Kelley in a series revival meetings.

The Woman's nucliary of Grace church will meet this afternoon at the home of will meet this afternoon at the hon Mrs. Forrest Smith, Madison avenue.

John M. Matthews of this city was elected president of the State Association of County Supervisors yesterday at Marshalltown. Council Bluffs lodge No. 66, Star of Jupi-ter, will meet tonight in Woodmen of the World hall. The deputy will be present. the

The Athenian club will meet this after-noon at the home of Mrs. S. W. Reynolds, Seventh avenue and Seventeenth street. Sheridan coal, once tried always used Smokeless, no soot, clinkers nor sulphur. Price 5, 25.50. Fenlon & Foley, sole agents. William Stull of Omaha complained to the police last night that a house of his at 1024 Fifth avenue had been depleted of the fix-tures by Junk thieves.

Mrs. W. C. James, who has been visiting er daughter, Mrs. Courtland Palmer, at

The case against E. B. Dowers in Justice Ferrier's court in which he was charged with selling a stolen horse to Jack Pinnell, a saloon keeper, has been dismissed for

Archie Costello was before Judge Ayles-Archie Costello was before Judge Ayes-worth in police court yesterday morning on a chirge of vagrancy. As Costello proved he was the master of three languages, Eng-lish, German and French, the court allowed him to continue on his way.

ing. The justices and constables appointed by the Board of Supervisors to fill vacancies are slow in qualifying and it looks now as if the board when it meets next month will have to appoint apother batch. Those appointed at the recent session of the board have until February 1 in which to qualify and the their board.

MAY GET A SORGHUM PLANT

Conncil Bluffs Has a Proposition from Smith Refining Company.

MERCHANTS AND MANUFACTURERS CONFER

Only Bonus Looked for is Said to Be the Cost of Transferring Machines and Equipment from

Hastings.

A meeting of the Merchants' and Manufacturers' association has been called for Saturday night at the city hall for the purpose of considering a proposition from the Smith Refining company to remove its Morgan & Klsin, upholstering, furniture sorghum mill and plant from Hastings, repairing, mattress making, 122 S. Main st. Neb., to this city. Two years ago the people interested in the Smith sorghum plant interested local capital and established a A want ad in The Bee will bring results, plant here for the manufacturing of prehe same attention given to a want ad in serves and goods of a similar character. ouncil Bluffs as at the Omaha office. The business has prospered and the pany now proposes, under certain conditions, to remove its sorghum plant from Hastings to this city. It is understood that

the only bonus asked is the cost of transferring the machinery and equipment here. STRANGE WOMAN FROM OMAHA.

She Asks an implement House for a Ticket and a Train.

"Give me a ticket to Silver City and return, good for four weeks," said a woman yesterday afternoon, as she handed a \$20 bill over the counter to the bookkeeper in David Bradley & Co.'s agricultural implement house on South Main street. The book-Annual meeting of stockholders of the Gold Belt Mining, Mülling and Prospect company will be held Friday, 7:30 p. m. in the office of Wright & Baldwin.

Seventh annual ball given by Council Buffs lodge No. 320, Brotherhood of Rait-road Trainmen, at Royal Arcanum ball Thursday evening, January 24. "Oh, but my husband, who is a jeweler in Omaha, gave me the money, and I want to go to Silver City to see some friends whom I have not visited for several council I want to go on this evening's train." the her daughter. Mrs. Courtland Palmer, at Colorado Springs, returned home yesterday, accompanied by Mrs. Palmer, who is on her way east. where the bookkeeper's remark that she was in the wrong place. Again the bookkeeper attempted to impress upon the woman the fact that she was out of her moorings, and that he could not accommodate her with a ticket, but the Maxwell Bros. have suspended business as grocers at Fifth avenue and Tenth street and both members of the firm are said to have left the city. The store was recently damaged by fire and the salvaged stock sold off.

Eng; in her pocketbook the woman commenced to tell the bookkeeper, who by this time was becoming nervous and had confided his

him to continue on his way. John N. Baldwin has been chosen to de-liver the principal address of the day at the observance of John Marshall day at the lowa State university on February 4. An elaborate program has been prepared and exercises will be both afternoon and even-

one of the clerks to telephone for the police. When Officer Callaghan reached Bradley & Co.'s office the woman was still sitting

but since the establishment of the rural IOWA'S BANKS FLOURISHING has been delivered but once a day by the carrier covering this route. Superintendent Rothert contends that the mail should be delivered at the building, owing to the importance of the institution and the character of his mail, while the carrier holds

that he should leave it at the gate by the roadside, as is the custom in all other cases. Inspector Grote's mission here is to make some arrangement satisfactory to

all parties. "Tax Ferret" Discovers Again. F. M. Cinningham, the "tax ferret," reported to County Treasurer Arnd yesterday

two additional cases of property which he laims to have discovered has been omitted from assessment and consequent taxation

during the last five years. In the case of F. R. Children, adminisiren. Cunningham reports that property to from taxation each year for the last five years. The other case is that of J. J. Stewart, administrator of the estate of the late Addison Cochran. During the last five to \$133,121 has been omitted from assessment, according to Cunningham. Treasurer Arnd has not yet set any date for hearing these cases.

Cunningham also reported three cases to from taxation for the last five years are: Nancy I. Cornen, \$6,850; J. Norton, \$40,000; Robert Rain, \$27,415. No date for the hearing in these cases has been set as yet by The number of these banks has been the county auditor.

trict court. Alexander Plends Guilty. W. G. Alexander, indicted on the charge of breaking into the barn of F. S. Childs in Garner township on the night of No-

premises. May Finish Bank Case Today.

tracked on account of this case.

These officers were elected yesterday at

would take him (the bookkeeper) for a ride. president, George F. Wright, Council Bluffs. company manufactures patent glass front shelving, the factory being in Quincy, Ill., looking cut of window. When she saw the and the offices in Chicago.

State Auditor's Report Reveals Highly Gratifying Condition.

DEPOSITS SHOW ENORMOUS INCREASE

THE OMAHA DAILY BEE: THURSDAY, JANUARY 24, 1901.

### In Three Months Aggregate is \$3,298,-129.27 Larger-Savings Banks Three Times as Nomerous as Ten Years Ago.

DES MOINES, Jan. 24 .-- (Special.) -- The has been making considerable trouble for auditor of state has just completed the his brothers for some time past.

preparation of a statement of the condition of the 246 savings banks and 218 state trator of the estate of the late Edwin Chil- banks in Iowa at the close of business December 12 last, as shown by their reports the amount of \$100,006 has been omitted in pursuance of a call of that date. This statement is highly gratifying and indicates that the state and savings banks of Iowa are in a prosperous condition, even more so than the banks in the eastern years property amounting in the aggregate states. The loans of the banks aggregate \$92,470,051.72, which is an increase since the last previous statement, September last, of \$7,181,194.56. The cash items show

an increase of \$220,911.17 in the same time. The deposits were \$97,971,332.61, or an in-County Auditor Innes. The alleged owners crease of \$3,298,129.37 in the three months. and the amounts said to have been omitted This great increase in the amount of the ordinary deposits in the state and savings banks of the state argues that lowa people made profits last year in the business.

steadily increasing. On June 30 of last The hearing of the application of Frank year the number was 448, the year previous Shinn for a temporary injunction restrain- 402 and ten years ago the total was only ing the board of supervisors from carrying 164, so that in ten years the increase has out its contract with Cunningham is set been nearly three times the original numfor today before Judge Thornell in the dis- ber. The deposits have made a still greater proportionate increase.

## Submitted the Amendment.

The lowa supreme court heard the submission of the Titus amendment case today,

both by printed argument and by oral vember 15 last and stealing a set of harness presentation of the views of the opposing and a saddle, entered a plea of guilty yes- parties. A. B. Cummins made the oral argument for sustaining the validity of the amendment, claiming that an investigation of the records of the legislature will show that the amendment before the people was the identical one passed by both legisemploy of Childs and acquainted with the latures, and that the processes through

which the amendment passed form a substantial compliance with the requirements of the constitution. The requirements of

Judge Thornell spent all of yesterday the constitution are mandatory in regard again listening to arguments in the Of- to the substance, but not with regard to ficer & Pusey bank case. A number of at- forms to be observed. The spreading of torneys appeared for different parties and the resolution on the journal of the senate each raised a separate question either of in the Twenty-seventh general assembly money the bookkeeper left his desk, crossed law or facts. It is expected that the argu- and the reference therete on the house over to where the woman was seated and ments will be completed today, and that journal was compliance with the constituhanded her the bill again, telling her it was the court will be able to take up some of tion, even though the resolution was not not a ticket office. Putting the money back the other business which has been side- spread upon the house journal. Marsh W. Bailey of Washington county, one of the

parties to the suit appealed, made the oral argument in contention that the amendment has not been legally adopted, con-

force that the woman was insane, that her the annual meeting of the J. D. Warner tending that the constitutional method Manufacturing company of Council Bluffs: must be followed to the letter and that the failure of the clerk of the house to spread President, J. D. Warner, Chicago; vice the resolution on the records in full in-The bookkeeper thanked her and notified treasurer, C. R. Hannan, Council Bluffs; validates the entire proceeding. The ar-, secretary, A. B. Waite, Des Moines. The jgument for the liberal construction of the amendment, if adopted, was made by ex-

Attorney General Remley and, in opposition to this, by S. W. Brookhart, the appellant in the case from Washington county.

This argument related entirely to whether of the case of Horton against the State practice in the supreme court: John M. Chief Templeton received a telephone call or not it was intended that officers whose ex rel Hayden. The former opinion of the Hench, on motion of J. J. McCarthy: about \$:30 o'clock yesterday from the lowa terms expired this month should have their supreme court and which was affirmed by Hubert D. Waldo on motion of J. W. Determs extended. The case was heard by the the denial of the motion for rehearing full court, no objection being made to con- reversed the decision of the district court sideration by any of the judges because of Douglas county. The case grew out of a cided to humor her, and said he was the discovered in a closet in one of the they are interested parties in the case. disagreement between the stockholders of the Transmississippi exposition. The dis-Supreme Court Decisions. trict court ordered the directors to pay The following are the opinions rendered back to Hayden and others about \$10,000 oday by the supreme court: that had been paid for stock. The supreme court reversed that order, giving the ex-Gravel roofing. A. H. Reed, 541 Broadway. position company verdict for the amount involved. Other cases were

ton township, No. 6, forty-one volumes. thirty days, with orders on derement to file several townships of the county have placed orders for the maximum allowance error Cherry. Sofield against State; error Cherry. error Custer. The following causes were filed under rate 2: Naden against Continental Na-tional Eank of Boston; error Lancaster. for books under the law.

Proceedings of the court:

Sioux City Promised a Theater. SIOUX CITY, Ia., Jan. 23 - (Special Tele-

SIOUX CITY, Ia., Jan. 23.—(Special Tele-gram.)—A magnificent new opera house, to cost between \$150,000 and \$200,000, is in prospect for Shoux City. Thomas J. Jones of Chicago has been here looking for a suitable location. He claims to represent a wealthy syndicate of Chicago capitalists. It is stated he has decided a theater would be a paying property here. The only house in the city at the present is the Grand. His Brothers Preter a Charge. DAKOTA CITY, Neb., Jan. 23.—(Special)

DAKOTA CITY, Neb., Jan. 23.-(Special.) Mike Cullen is confined in the county

days. Sutton National Bank against Silver; ap-Suiton National Bank against Sliver: ap-peal Clay; nisł order on appellant for briets in twenty days. Spurck against Newlun; appeal Nuckolls; dismissed by appellant. Warren zgalnst Wales; error Ctoe; motion for absoltue order of dismissal overruled. Stover against Pheips County; error Pheips; dismissed by plaintiff. Eubank against Dierks Bros.; error Cus-ter; dismissed by plaintiff. Matson against Emmerson; appeal Lan-caster; leave to appellant to make counter jall, in default of \$800 bonds, on a charge of assault with intent to commit great bodily harm, preferred by his brothers, John and Joe. The parties all live together on a farm near Jackson and Mike, t is alleged, who is a powerfully built man.

Matson against Emmerson: appeal Lan-caster: leave to appellant to make counter showing in fifteen days. Mutual Life Insurance Company against Minoney: error Richardson; dismissed by stipulation. Clark against Ennon; appeal Thayer; dis-missed by appellant. Soymore against Hewer; appeal Custer; ordered that cause proceed as on error. People's Rudiding, Loan and Surety Asso-clation against Palmer, and same against Carricker appeals Clay; order on appellant to file briefs in thirty days; dismissed nisi. Livingston against Moore; error Clay; order on plaintiff to file briefs in twenty days; dismissed nisi. Hobbs against Warman; appeal Custer; submitted on metion to dismiss. Will Keep the Girls. SIOUX CITY, Ia., Jan. 23 .- Candymakers f six states entered into an agreement here affecting more than 10,000 girls employed in a score of cities. The neelslon vas not to introduce a chocolate drop manufacturing machine which can do the work of forty girls. The makers all agreed to stick to the hand process. Illinois, lowa, Missouri, Kansas, Nebraska and South Dakota are in the agreement.

# SUPREME COURT PROCEEDINGS

Cicero II. Thompson Exonerated of the Murder of a Soldier Year Crawford. LINCOLN, ian. 22.-(Special.)-The suppement court tonight handed down an opin-ion reversing the decision of the lower court bolding Cicero H. Thompson guilty of the lower court days. Kelley against Jones: nopeal Gage; subholding Cicero H. Thompson guilty of the bolding Cicero H. Thompson guilty of the murder of Private London, a soldier be-ionging to a troop stationed at Fort Robin-son. The crime for which be was tried was committed in Cherry county. He was sen-tenced to fifteen years' imprisonment in the state politentiary. The syliabus of the opinion is:
 An instruction charging that "an assault on the house can be lawfully resisted to the extent of killing the assailant only in case the assault is made with the intent either of doing him great bodily harm, and that such resistance was necessary to prevent such crime, or in case the inmate, acting

opinion is: An instruction charging that "an assault on the house can be lawfully resisted to the extent of killing the assault only in case the assault is made with the intent either of taking the life of the inmate or of doing him great bodily harm, and that such re-sistance was necessary to prevent such erime, or in case the inmate acting honestly, had reason to believe from the acts, facits and effectmataness, and in fact did believe, that it was necessary to pre-vent the commission of such crime," is er-roneous. acting against Penn; appess tancaster; submitted om the on motion of appellee for leave to with-in fact draw bill of exceptions for submission to to pre-" is er-" is er-Fray against Fray; appeal Lancaster; hearing on motions continued to February 19

roneous. A man may defend his domicile even to the extent of taking life if it be actually or apparently necessary to do so in order to prevent the commission of a felony therein. domiciliary is not determined. The submission to a jury of a theory whitch has no banks in the evidence is error. Evidence that money or goods were ob-tained from a man by taxing him with the practice of an abominable wickedness and

Lamb against Olson; appeal Lancaster; advanced. Moore against Heltzel; error Nuckolls; submitted en motion to dismiss. Carter against Dime Saviy,se vank; error Douglas; submitted on motion to advance and for leave to use appeal briefs in error proceedings. Kellogg against Spargur; error Dawes; motion to dismiss overruied. Garneau against Kendall; error Douglas; advanced motion for security overruied. Gorden against Moores; error Douglas; heave to plaintiff to file additional transcript and bill of exceptions instanter. Collier against Ganster, appeal Douglas; bearing on motion to quash bill of excep-tions continued to February 5. Johnson against Hesser, error Vork; adtained from a man by taxing him with the practice of an abominable wickedness and threatening to expose him may be suffi-clent to establish the crime of robbery. The occupant of a dwelling may lawfully kill as a necessary measure of defense a person who attempts to enter with the in-tention of externing money by charging him with a commission of an infamous offense against nature and threateing to expose him to unble representation and contempt.

o public reproduction and contempt. An instruction which missiates the law is An instruction which missiates the law is not cured by giving another which states it correctly. The jary should not be required to choose between conflicting instructions. A plea in abatement grounded on the fact that defendant had two preliminary exami-nations and that on the first he was held for a lower grade of crime than upon the one which is the basis of the information iled against bin is denuurrable. The decision remands the Thompson case to the trial court, where the defendant will have another chance to obtain freedom. The court denied a motion for a rehearing of the cours of Morton against first National Bank of practice in the supreme court. John M.



## An Excellent Combination.

The pleasant method and beneficial effects of the well known remedy, STRUP OF FIGS, manufactured by the CALIFORNIA FIG SYRUP Co., illustrate the value of obtaining the liquid laxa-tive principles of plants known to be medicinally laxative and presenting them in the form most refreshing to the taste and acceptable to the system. It is the one perfect strengthening laxative, cleansing the system effectually, dispelling colds, headaches and fevers gently yet promptly and enabling one to overcome habitual constipation per-manently. Its perfect freedom from every objectionable quality and sub-stance, and its acting on the kidneys, liver and bowels, without weakening or irritating them, make it the ideal laxative.

In the process of manufacturing figs are used, as they are pleasant to the taste, but the medicinal qualities of the remedy are obtained from senna and other aromatic plants, by a method known to the CALIFORNIA FIG STRUP Co. only. In der to get its beneficial effects and to avoid imitations, please remember the full name of the Company printed on the front of every package

# CALIFORNIA FIG SYRUP CO.

BAN FRANCISCO, CAL LOUISVILLE, KY. NEW YORE, N. Y. Forsale by all Druggists --Price 50e per bottle.

FASHION IN HAIR Give a moment a beautiful head of hear, and hall the battle of beauty a work. Those beautiful Theas tints, tich internet stades, the low gold effects

Imperial Hair Regenerator The Standard Hair Coloring for Hair. Makes the bair cold and of your hair counced free. Seed

Imperial Chem. Mig. Co., 22 W. 23d St., New York Sold by all druggists and hairdressers

HAIR & SCALP ily overcome ; irritated, itching and cruptive scalps permanentcured ; the hair preserved, its illiancy, beauty and natural DER/TATOLOGIST WOODBURY 163 State St., cor. flonroe, Chinge

# Dr. Kay's Lung Balm

cures every kind of cough, in crippe, bronchills, sore throat, croup, whooping cough, etc. Never deranges the stomach. At Druggists, 10 & 250



# IOWA FARMS FOR SALE.

120 acres, 312 miles from Missouri Valley, 36 mile from railroad station; 85 acres in cultivation, 12 acres of timber, 13 acres in pasture; can all be cultivated, 5-zoom house, barn, cribs, smoke house, well

terday. Judge Thornell said he would pass sentence on him Saturday morning. Alexander was arrested in Omaha after selling

the harness and while attempting to dispose of the saddle. He was formerly in the

J. D. Warner President.

Marriage Licenses.

Creston Hopes for Light Soon.

CRESTON, Ia., Jan. 23.-(Special.)-

For Monroe County.

trict have been invited to attend.

services have been resumed.

Traveling Man Spreads It.

Fires Twice at Himself.

efty

and the their bonds. William McMullen, living at Sixth avenue and Theshievel was arrested late Thesday night on complaint of a neighbor, who charged him with bruthy whipping his li-year-old sou. It was alleged McMul-len struck his son twenty-three times with a heavy whip. In police court yesterday morning the court discharged him peuding good behavior. McMullen claimed he had the right to chastise his boy when he mis-behaved and said he minded his own bush-ness and other people should of the same. Mrs. Leasure and her daughter. Meda,

The bed and made things lively for the officers for several hours.
Sol Smith Russell's great play. "A Poor Relation," will be at the Dohany theater tonight. The utmost care has been taken in the staging of this plece to make if a complete and perfect production in every detail. The scenery property models, etc. are and when I get my automobile in the staging of this plece to make if a considerable questioning the woman at the will take you for a ride with me."
After considerable questioning the woman said she lived at 1903 Farnam street, Omaha, with a family named Churchill came and masterful construction. William Dean Howells has written of it, that is the at took the woman home with her. From Mrs. Churchill it was learned that the woman had been acting strangely for several from his body, his skull was opened and how plays Noah Yale, is one of the most disclusions actors America has given us, his facial expression is wondered with laughter, his nathos is of that. one of the most difficuous accession is won-derful, by its power the audiences are con-vulsed with laughter; his pathos is of that aulet, convincing character that holds you in anxious concernment throughout the

N. Y. Plumbing Co., telephone 250. Fresh Vaccine Points received every day

at Dell G. Morgan's drug store.

Howell's Anti-Kawf cures coughs, colds.

Real Estate Transfers. 
 Heal Estate Transfers.

 The following transfers were filled yesteriated in the abstract, title and loan office of J W. Squire, lei Pearl street:

 C. H. Crispin and wife to A. Edge-comb, etc. net, 6-77-44, w.d.

 Sheriff to N. S. Wilson, lots 16 and 17, block 4. Wright's add, s.d.

 Block 4. Wright's add, s.d.

 Officer to Soren Thomson, lot 1, block 2. Babbitt Place, and bt 11, block 3. Mynster's Benton Street add, 283
 John Linder and wife to Soren Thom-son, lot 1, block 2, Babbitt Place. q c d. Charles T. Officer and wife to Thomas Officer, lot 1, block 2, Babbitt Place r d. tos D. Wilson and wife to Walter Hatten, lots 13, 14, 17, 18 and 20, ock 5, Squires' add, w d.

Six transfers, total



look well and wear longer than a poor quality shoe that costs the same money if not more. It's good quality and low prices with this store.

SARGENT'S Look for the Bear.



ness and other people should do the same. Mrs. Leasure and her daughter. Meda, while out driving in a buggy last night, collided with another rig on Fourth avenue and Tenth street. Both were thrown from the buggy, which was overturned and con-siderably damaged. The elder woman was taken to the hospital, as it was feared she was injured internally, while the daughter was taken to the police station. Both were under the influence of liquor. When placed in the female ward at the jail the young woman dashed out all the windows, broke up the bed and made things lively for the officers for several hours. Sol Smith Rissell's great play, "A Poor Davis sells paint. Commonwealth 10-cent cigar. Licenses to wod were issued yesterday the following persons:

her.

from it as is usually the case in an accident of that nature, but held him down Treasurer May Take His Chances. and cut him again and again. The engine City Attorney Wadsworth gave it as his opinion yesterday that, while City Treaswas stopped and the mangled body lifted uger True might legally distribute among to a platform. It was removed later to Ollie, a mile away, where death finally enthe property owners entitled to it the sued. Durbin leaves a widow and two chilmoney deposited by the motor company for the paving on South Main street without dren. He was 40 years old.

instructions from the city council, it was doubtful if he would be wholly safe in doing so. He said: "While as far as I can see there is nothing in the law requiring any action on the part of the city council before the city treasurer could make a distribution of such money, I very much question the advisability of him doing so. Questions might arise as to the proper parties entitled to the money and the city treasurer would be on the safe side if he only paid out on orders from the city 283 council. The people who paid for the paving on Main street are certainly entitled to their shares and it does look to me as some arrangement should be reached without their having to appeal to the 250 courts whereby the money might be distributed. The property owners can either mandamus the city treasurer or the city .\$5,045 council to compel them to disburse this money and I am informed they will do so

if there is much more delay in the mat-The law on the matter is contained in section \$35 of the code, which is as follows: Before any street rallway company shall lay its tracks upon any street that has been paved and which at the time is not being repayed, it shall pay into the city treasury the value of all paving between Hs tracks Monona county delegation a number of and one foot outside hereof, which value

shall be determined by the city council, but in no case shall exceed the original cost of the paving, and the money thus paid shall be refunded to the abutting property owners on said street in proportion to the amounts originally assessed against the property

abutting thereon." At the time the motor company first contemplated laying its second track on South Main street it filed with the city council a written request that the value of the paying be determined. This was done by the city council and the amount fixed at \$4,999.40. This the company has tendered, but the city council has refused to accept, as some of the aldermen have raised the question of

the motor company's right to the use of the street. The motor company asserts that the track was laid under the franchise of the Suburban company and not by the old com-

Deaf People Want Their Letters. J. F. Grote, inspector of rural mail routes, other through the forehead. He was found ported: Wheatland township, No. 1, fifty Save Your Money investing is in Council Bluffs in connection with the several hours afterward apparently dying. but late this evening he is still alive. His savings, LOAN AND BUILDING ASS'N, School for the Deat. Heretofore two deseveral hours afterward apparently dying. matter of the delivery of mail to the Iowa but late this evening he is still alive. His volumes; Grant township, No. 3, thirty 133 Pearl Street, Council Bluffs, in. liveries a day have been made at the school, cently married.

Patrick Quinlan against Chicago, Rock Island & Pacific Railroad, appellant, John-son county; personal case; affirmed. J. R. Vanfossen against E. C. Clark, ap-pellant, Linn county; abatement of nul-sance; affirmed. Maud M. Blinn against Harry Blinn, ap-pellant, Clinton county; divorce case; re-versed. versed. Assignment of Thomas Mansfield, Polk county; affirmed. Mary Finerty, appellant, against Catho-lic Knights of America, Lee county; life insurance; reversed. C. C. Forbes against Boone Valley Coal and Rallway Company, appellant, Boone county; personal damages; reversed.

One More New Census Count.

to going to the inaugural at Washington. There is likelihood that the proposed trip Prospects for the illumination of the city will be abandoned, as it is understood Govare growing brighter. Since January 1 this ernor Shaw is opposed to making a display has been in darkness save from the by the milltary at Washington. rays of the moon and the sickly glare of

### Injunction Delays the Sale.

lanterns. President Jones of the electric lighting company is weakening, however, The sale of the Southwestern Mutual Life council, almost agreed to every demand the Insurance association to the Conservative aldermen made, but a technical point in Life of Los Angeles was not effected today because of an injunction by Judge Caswell, which a law suit might introduce itself caused the council to reject the offer. The but new proxies will be secured by permislighting compony is weakening, however, sion of the court and a meeting held next and is expected to give the city what it month to consider the sale. Stockholders asks. The council is firm. Omaha parties have objected to the sale, which has the aphave been figuring on putting in a plant. pearance of being a collusion between the officers.

### **Parole** Asked For.

ONAWA, Ia., Jan. 23 .- (Special.)-Presi-Governor Shaw is in receipt of a petition dent Brandt of the Tippecanoe club of Des from many residents of Bloomfield asking Moines has written Chairman Martin of the him to pardon or parole Joseph Wilson, who republican county committee stating that is in jail under a six months' sentence for the time for presenting Monona county with burglary, but has not yet been sent to the the banner for the largest republican gains penitentiary. Wilson is 55 years old, has a has been changed from February 9 to Fri- wife and family, and was convicted of breakday evening, February 8. The presentation ing into a summer kitchen and taking prowill be made at the Victoria hotel in Des visions therefrom. The people of Bloom Moines, followed by a banquet and all-around love feast. In addition to the has not acted. field favor a parole at once, but the governor

## State Veterinarians.

prominent republicans of the Eleventh dis-A meeting of the Iowa State Veterinarian association is being held in Des Moines. J. H. McLeod of Charles City is president and delivered an informal address on calling CRESTON, Ia., Jan. 23.-(Special.)-The the convention to order this afternoon. The smallpox epidemic, that until last Sunday day was spent in hearing reports of commitignored this county, introduced itself in the tees. The legislative committee reported person of a traveling man, and since that fully on the work done in securing the new time three other cases have developed-at law which requires that veterinarians must least physicians so report. Cromwell has be examined and registered. Special reports a case and two others are near that town. on diseases and technical matters will be All are of mild form. Murray is emerging heard during the session. There are now from the epidemic, the public schools about 400 veterinarians in lowa engaged in will be opened next Monday, and church the practice of the profession.

### Rural School Libraries.

Reports from Carroll county indicate that OTTUMWA Ja., Jan. 23 .- (Special Telethat county is making a good start toward gram.)-Andrew Martin, living near Marthe establishment of libraries for all the tinaburg, walked to a muddy place in a rural schools as provided by Iowa law. In country road near his home yesterday after- some townships or districts libraries had noon and fired two revolver bullets into already been started before the law made his head, one into the right ear and the them compulsory. The following are revolumes: Glidden township. No. 6, thirty volumes: Sheridan township, Elk Run Independent, thirty-eight volumes; Washing- i

Ogg against Shuitz, reversed. Omaha against Redick, affirmed. Connectient Trust and Safe Deposit com-any against Flotcher, reversed.

Orient Insurance company against Hayes, affirmed. Kuhn against Nelson, affirmed.

Dunn against Douglas county, affirmed. Home Insurance company against Colreversed Bankers' Life association, Des Moines, gainst Commissioners Douglas county,

One More New Census Count.Data to commissioners Douglas counts.Address Counts.Description of the count of the resident of the resident with the federal count of the resident and number of the resident of that city and an unofficial count has just been completed by voluntary enumerators. This count shows 12,405 persons of 11.544 people reported to the federal count of the resident state, reversed.ChicagoChicagoCounts.10in the city at this time, as against a total of 11.544 people reported to the federal count will be added a considerable settlement just outside the city limits and the inmates of the lowa Soldiers' home the total will be 13,237.Description of the count association error Cass. Jerested.<br/>The following causes were symmetry error Hoit. President and Dires. State, reversed.<br/>Rohey against Kennekly: error Nance. Garrett results is cont association will be held in Company F at Bedford to select a captain and second liceration will be held in Company F at Bedford to select a captain and second liceration of Reversed.<br/>The following causes were symmetry. Ethorn Yalley Bank against Commiss. Company of North America, against Ackerman; appeal Douglas. Great and othe to diver a many occur. January 20 and 31. Liceutenant of a Reversed.<br/>may occur. January 20 and 33. Liceutenant of a Reversed.<br/>may occur. January 20 and 33. Liceutenant of Reversed.<br/>The following causes were arrowed against the reversed.<br/>may against Williams; error Bouglas. Great and the bodies on the city totay to com-<br/>suit with Arjutant General Byers in regard to going to the inaugural at Washington.Liceutenant following causes were arrued and sub-<br/>mitted. Chicago. Burlington & Outputs. The president the struct of the solution urging trans against the reversed.<br/>Robey against Republican peeal Couglas. City and have it pass. Arrow of Commerce of Commerce of Commerce will ask him to solution of the



Fifteen lots in a body for sale at a very reasonable price. These lots are located in Omaha addition and lie high and dry. They will make a splendid location for some factory. Several other lots suitable for building purposes-one of them especially will make a fine location for a home, being within one block of the motor line and within two blocks of a school house and church located in the western part of the city.

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 Hubert D. Waldo on motion of J. W. De-weese; A. Beach Hinman, on motion of E. F. Gray.
 Datuetter, can all be cultivated, 5-zeem house, barn, cribs, smoke house, well base, harn, cribs, smoke house, well spile trees and Loss grapes, 75 cherries, 100 plums, raspberries, currants, gooseberries.

 WESTERN PACKING STATISTICS
 Marketing of Hogs is Liberal, Though Not as Large as the Previous Weeks.
 Fine 169-acre farm in Pottawattamie comparent of the past week was liberal, though not so large as previous weeks, western packing was 580,000 head, com-pared with 605,000 head the preceding week and 530,000 head last year. From Novem-ber i the total is 6445,000 head, com-pared as follows:
 Tom Novem-ber i the total is 6445,000 head, com-pared solution is 6445,000 head, com-pared solution is 6445,000 head, com-pared as follows:
 Sources, 5 miles from Council Bluffs post-office; 25 acres in fruit, consisting of apples, weitern packing was 580,000 head, com-pared with 605,000 head hast year. From Novem-ber i the total is 6445,000 head, sensing of apples, compare as follows:
 Sources, 5 miles from Council Bluffs post-office; 25 acres in fruit, consisting of apples, with waiter in house and buildings and yards. Frice, only \$50 per acre-less than with waiter in house, with porches and brick cellar; Usbared farm near Coun-ding grades and buildings and yards. Frice, only \$50 per acre-less than with waiter in house and buildings and yards. Frice, only \$50 per acre-less than huber, sched, hog pen, feed lot; the prove acres of the land garden farm near Coun-ding grades could be proved as buildings and brick cellar; Usbared currents, raspberries and buildings in the prove acres of the proved as the prove acres of the proved as the prove acres of the proved bare currents, raspberries and buildings in the prove acres of the proved the proved as the proved bare currents, raspb

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terty against Linn; error Douglas. The following causes were argued and sub-mitted. Chicago, Burlingtch & Quincy Railroud Company against Wolfe; error Phelps. County of Hayes against Christ-ner; error Hayes, County of Dodge against Acom; error Dodge. The following causes were continued to February 5: State against Missouri Pacific Railroud Company; original. State against The following causes were continued The following causes were continued The following causes were continued timon Pacific Railroad Company; original. The following causes were continued timon Pacific Railroad Company; original. The following causes were continued timon Pacific Railroad Company; original. The following causes were continued timon Pacific Railroad Company; original. The following causes were continued timon Pacific Railroad Company; original. The following causes were continued timon Pacific Railroad Company; original. The following causes were continued time tere time that company in the part of the p