Trial of Militiamen to Take Place Within Ten Days.

BIG CROPS IN

State Has New Well to Supply the Capitol - Pan-American Exhibit is Rendy to Travel.

(From a Staff Correspondent.) LINCOLN, May 27 .- (Special.) -- The seven militiamen who disobeyed the orders of Captain Bolshaw at the state penitentiary last Thursday will be tried by courtmartial within the next ten days. official report of the disturbance was submitted to Adjutant General Colby by Captain Bolchaw this afternoon. The document relates the details of the affair, sub-

last week. Of the seven offenders only one was an old member of the guard, the others having joined the Lincoln company for the purpose of obtaining temporary employment. They were regularly enlisted, however, and consequently are subject to mili-

stantially as published in the newspapers

Adjutant General Colby appounced this afternoon that the military guard would withdrawn from the penitentiary within a week or two. The legislature approprinted sufficient money to pay the soldiers for services to July 1, but as Warden Davis has arranged for civilian guards to take the place of the militiamen, not all of the money will be expended.

Prospect for Crops.

E. H. Hinshaw of Fairbury was in Lin- MAN GETS WORST OF FIGHT coln today on legal business. During the afternoon he called at the capitol building and visited several of the state departments. Mr. Hinshaw declared that the prospects for big crops in Jefferson and Gage counties were never more encouraging than at the present time.

has suffered from lack of moisture."

Fresh Water for Capitol.

The capitol building will soon be supunlimited quantities at a depth of 140 or up 150 fest. The pit for the machinery has been constructed and as soon as the digging is finished the machinery will be put

Progress of the Dunkards

meetings of the German Baptist Brethren today were devoted to work preliminary to the general conference session, which will begin tomorrow. In the tabernacle tonight a sermon was delivered pefore an assemblage of 5,000 persons by Rev. H. C. Early of Pennsylvania. Today's

their fullest capacity. Divorce laws will furnish a theme for discussion in the general conference. Several of the prominent Dunkards have prepared to lead a fight for a reformation in the manner of granting divorces and it is expected some outspoken and emphatic resolutions on the subject will be adopted before the conference adjourns.

Governor Goes to Sargent.

Governor Savage departed this morning of private business while at Sargent.

Nebraska Exhibit for Buffalo.

The Nebraska exhibit for the Pan-American exposition will be shipped to Buffalo Wednesday afternoon and on the following day Assistant Commissioners R. R. Randall of this city, T. E. Hibbert of Adams and Miss Leona Butterfield of Omaha will go the agricultural building. Commissioner Vance will leave for Buffalo next Monday.

Pay for National Guard.

Auditor Weston today began the distribution of warrants for the payment of the

At the next sitting of the supreme court court to limit the time allowed for filing a motion for a rehearing of the case involving the possession of the Armstrong clothing store building on O street, in Lin coln to June 18 or some day previous The usual forty days' time allowed for filing a motion for rehearing will in this case extend beyond the day of adjournment. The Mayers were given a favorable decision several weeks ago and they desire to get possession of the building with not waiting for a hearing during the fall term of court. If the time is limited by the court and the motion for a rehearing is denied the Mayers may take immediate

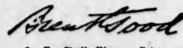
possession of the building.

Sued Bondsman Demurs. W. E. Hardy, one of the bondsmen o ex-Secretary of State Porter, sued the other day by the state, filed a demurrer in district court this morning, setting up that the facts in the petition, if true, do not constitute any cause of action against him. It is understood that the bondsmen will

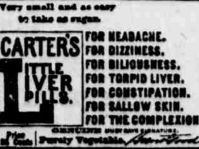
ABSOLUTE SECURITY.

Cenuine Carter's Little Liver Pills.

Must Bear Signature of



See Fac-Simile Wrapper Below.



CURE SICK HEADACHE

SEVEN FOR COURT-MARTIAL claim they are not responsible, because the money taken by Porter was not rethe money taken by Porter was not received by him by virtue of his official posttion. This is the same ground upon which States the bondsmen of Moore got out from under.

Compromise for Fair Grounds.

Several Lincoln business men, represent-Several Lincoln business men, represent-ing the Commercial club, appeared before the State Board of Public Lands and Build-to congress in legislating for Porto NEBRASKA COUNTIES ings this afternoon and made a compromise offer regarding the sale of the old fair grounds, northeast of the city. They proposed to raise \$2,232 by popular subcription in this city, if the state would pay \$20,000. The total of these amounts represents the original price asked for the grounds. The board will probably meet tomorrow to consider the proposition.

Grand Army Orders.

Department Commander Wilcox of the Grand Army of the Republic has issued the following orders, calling for observance of the anniversary of the birth of the Amer-

Comrades: On the 14th day of June will occur the 12th anniversary of the birthday of the United States flag. The only flag that has written upon it "Laberty. Fraternity and Equality"—the three grandest words in all the language of men. A flag that was given to the air in the revolution's darkest days. It represents the suffering of the past, the glories yet to be, and, like the bow of heaven, it is the child of storm and sun. It means that the school nouse is the fortress of liberty, and that the continent has been dedicated to freedom.

Therefore, let every comrade display the flag on his own house and place of business and also use his utmost endeavor to have all his neighbors and fellow townsmen do likewise. Furnish every member of the school with flags, so that this day may be one always to be kept bright in their memories, where schools are not closed memories. Where the schools are not closed memories where schools are not closed iet teachers and children meet and carry out the program as outlined in the "Address to the American People."

"Let our colors fly, boys, Guard them day and night: On the 14th day of June Comrades

"Let our colors fly, boys, Guard them day and night; For victory is liberty, And God will bless the right."

Arm Disabled by Broom Wielded by an Irate Woman-Two Women Fight.

ELK CREEK, Neb., May 27 .- (Special Telegram.)-Miss Maggie Harkings, who "All the farmers are looking forward to has been teaching school in the Cockrell big barvests," he said. "We have had a district south of town, called at the home reasonable amount of rain in Jefferson of John Cockrell, a member of the school county this year, and it seems to have board, last Saturday evening accompanied been well distributed. So far as my ob- by F. J. Dufack to collect the pay for her servations go not a section of the county last month's work. Mr. Cockrell being away from home at the time, she made her Cockrells had had previous trouble and a except by virtue of the constitution. He was the only thing that could prevent the plied with fresh artesian water from the quarrel ensued, which finally led to a pointed out that the majority opinion sugstate's own well. A large force of men fight between the women. Young Dufack gested that conditions might arise when happened. Stewart, Toman and Calhoun is at work on the capitol grounds, near tried to shield his companion and was the possession of distant possessions might stacked up as pretty a double play as you steam-heating plant, boring the wells beaten with a broom in the hands of Mrs. become desirable, so that concessions might ever saw. Ream was put out at second and and one shaft has already been lowered Cockrell. In the meantime Miss Harkings be well made for a time, that ultimately our McHale found Davey Calhoun with the ball 125 feet below the surface. At a depth of used a buggy whip over Mrs. Cockrell's forty feet the diggers struck solid sand body. As a result of the fracas young rock. Joseph Burns, who has charge of Dufack has one almost useless arm and all the work, expects to obtain fresh water in parties concerned are more or less used

> Memorial Sunday at Niobrara NIOBRARA, Neb., May 27 .- (Special.)-Memorial services were held here today. Rev. S. C. C. Hickman delivered the ser-Members of Leander Post, Grand Army of the Republic, and the Spanish-American Veterans in uniform were pres-

Child Dies from Injuries.

SUTTON, Neb., May 27 .- Payson Burnett son of Editor Burnett, who was accidentally trains brought in many more delegates and shot Saturday night, died this afternoon at of government." visitors and the grounds are crowded to 2 o'clock, without having regained con-

(Continued from Second Page.)

by exercising in their regard powers did pass the Foraker act. I cannot believe Toman, ss. against freedom and justice which the constitution has absolutely denied." The sole and only issue is, had Porto

for Sargent, expecting to be absent un- Rico, at the time of the passage of the constitutional requirements that all dutles. til Thursday. He will attend to matters action in question, been incorporated into imposts and excises shall be uniform and become an integral part of the United throughout the United States."

Considering this question Justice White affirmed that the rule of international law was that the relation which an acquired country would bear to the acquiring country in the absence of treaty stipulations was to be determined by that country con east to direct the work of installing it in formably to its constitution. The United States possessed the same powers on this subject as any other nation.

Goes to History for Proof.

Justice White then went exhaustively into the history of the United States and bution of warrants for the payment of the linto the history of the United States and of the court below in the cases of Goetze Toman to Calhoun. First base on balls: of its acquired territories in support of this assertion that this nation's history from against the United States, both brought the beginning had manifested that this here from the United States, both brought the beginning had manifested that this here from the United States court for the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the ball: By Herman, 2; by Ream, 2. Hit by pitched shalls of the Court of the balls of the Court of the ball of the Court o An acknowledgment of our right to ac-Henry and Simon Mayer will petition the quire territory, coupled with a contention that wher acquired the territory was absolutely and unconditionally incorporated after the ratification of the peace treaty into the United States, he said, was to and before the passage of the Porto Rican admit the power to acquire and immediately to deny its beneficial existence. To case the levy of a duty on an importation hold that the treaty-making power cannot of liquor from Hawaii into the United insert conditions in acquiring would de- States in April, 1900, after the passage of prive that power of a necessary attribute the Hawaiian annexation resolution and beand would confer upon it the authority to fore the taking effect of the act providing destroy the government of the United a government for Hawaii. In each case Des Moines Makes the Final Score

States. If millions of inhabitants of alien territory, if acquired by treaty, can, without the desire or consent of the people of the United States, speaking through congress, be immediately and irrevocably incorporated into the United States the whole structure of the government can be overthrown. While thus aggrandizing the treaty-making power on the one hand, the construction at the same time minimizes it on the other, in that it strips that authority of any right to acquire territory upon any condition which would guard the people of the United States from the cuit of immediate corporation. What also becomes of the popular branch of congress, which, though it might be unwilling to agree to the incorporation of alien races, would be impotent to prevent its accomplishment? If millions of inhabitants of alien terri-

ized his views as follows:

It is then, as I think, indubitably settled by the principles of the law of nations, by the nature of the government created under the constitution, by the express and implied powers conferred upon that government by the constitution, by the mede in which those powers have been executed from the beginning and by an unbroken line of decisions of this court, first announced by Marshall and followed and bicidly expounded by Taney, that the treaty-making power cannot incorporate territory into the United States without the express and implied assent of congress, that it may insert in a treaty conditions against limmediate incorporation. It must follow, therefore, that where a treaty contains no conditions for incorporation, and, above all, where it not only has no such conditions, but expressly provides to the contrary, it is deemed that the acquired territory has reached that state where it is proper that it should enter into and form a part of the American family.

Attention was then called to the fact

Attention was then called to the fact that the treaty of peace expressly provided that the civil rights and political status of the inhabitants of the islands should be determined by congress. The conclusion was stated as follows:

The result of what has been said is that whilst, in an international sense, Porto Rico was not a foreign country, it was foreign to the United States in a domestic sense, because the Island had not been incorporated into the United States, but

was merely appurtenant thereto as a pos-session. As a necessary consequence, the impost in question assessed on merchandiss coming from Porto Rico into the United States after the session was within the power of congress and that body was not moreover, as to such impost, controlled by the clause experience that the controlled moreover, as to such impost, controlle by the clause requiring that imposts shou be uniform throughout the United States.

In concluding it was said that the ques tion when Porto Rico was to be incorporated was a political question to be determined by the American people, speaking through congress, and was not for the courts to determine

Justice Gray announced his concurrence in the majority's conclusion in the Downes case.

Principal Dissenters.

The chief dissenting opinion in the Downes case was appounced by Chief Justice Fuller, Justices Harlan, Brewer and Peckham joining in the dissent. He said the majority, though widely differing in their reasoning, seemed to concur in the view that Porto Rico belongs to the United States, but nevertheless is not a pari of the United States, subject to the provisions of the constitution in respect to taxes. This Foraker act, under which the duties were levied, created a complete form of government for Porto Rico, with a special provision that the taxes levied in the dent in the opening game of the season on United States in the Porto Rican exports the home grounds. His presence enabled should be held as a special fund for Porto Calhoun to resume his regular position at Rico's benefit

Chief Justice Fuller advanced the proposition enunciated in Marbury against Madison, first Cranch, that the constitution was written in order to define and limit and keep within its restricted boundaries all in the box, giving the home team but five persons and departments of government and hits. The Colorado Springs pitcher was and action of purely personal and arbitrary two of the six hits credited up to his team.

Chief Justice Fuller absolutely rejected highest possible grade. the contentions that the rule of uniformity was not applicable to Porto Rico, because the chief justice. He regarded the Foraker plans and believed that Porto Rico, after became a part of the United States.

Justice Harlan Sees Danger.

that congress could "legislate the constitu- field, wants known to his wife. She and the if not alarm Congress had no existence liner down to the captain. A double play Harlan dissented from any such theory of first station. Hollingsworth, who had in belief that the United States is to become vain. what is called a 'world power,' of which so much was heard in the argument, does not the constitution do not embrace a territory of the United States.

"This is a distinction which I am unable certain the meaning of a great instrument

addition of Porto Rico to the territory of the bud. Score; the United States has been recognized by direct action on the part of congress. It has legislated in recognition of the treaty with Spain. If Porto Rico did not by such action become a part of the United States it did at least become such when congress did pass the Foraker act. I cannot believe the congress of the congress of the congress did pass the Foraker act. I cannot believe the congress of t that congress may impose any duty, impost or excise with respect to that territory and Herman, p its people which is not consistent with the

REVERSALS IN OTHER CASES

Goetze and Crossman Judgments Secured in District Court. New York, Also Reversed.

WASHINGTON, May 27 .- After the delivery of the dissenting opinions in the Omaha principal cases Justice Brown announced that the court following the authority of the Delima case, reversed and judgments of the court below in the cases of Goetze Toman to Stewart to Calboun, Stewart to

In the Goetze case a duty levied on an importation of tobacco from Porto Rico into the United States on June 6, 1899, act, was involved, and in the Crossman

importations from New York between July 25, 1898, and May 1, 1900. The first question was whether this action, being to recover back money from the United States, should not have been brought in the court of claims, but the court held that it was properly brought before the United States district court for southern New York. The

would be impotent to prevent its accomplishment?

To meet the evil effect of this view its advocates claimed that all citizenship of the United States is precarious and fleeting and subject to be sold at any moment like property. I cannot assent that the safeguards, privileges, rights and immunities of the constitution are so ephemeral that they could be destroyed by a mere act of sale. Our forefathers believed there was no power to dispose of sovereignty over a foot of American territory and all territory incorporated into the United States, was taken under a pledge that it should be forever a part of the United States.

He cited the Louisiana purchase and other instances where considerable time elapsed prior to incorporation and summarized his views as follows:

It is then, as I think indubitably settled by the religious property. I considerations apply.

Different Considerations Apply. Different Considerations Apply.

Different considerations apply from the date of notice of ratification of the treaty of peace. Porto Rico then ceased to be foreign country and the right of the collector to exact duties ceased with the exchange of ratifications, though the right to administer the government of course continued. From the moment the United States ceased to be a foreign country, with respect to Porto Rico, and until congress acted, importations were free from levy of duty, whether from one place to the other or vice versa. In our opinion the authority of the commander-in-chief ceased with the ratification of the treaty of peace and the ratification of the treaty of peace right to free entry of goods contin-congress constitutionally acted congress constitutionally acted. The cision for this reason will be reversed. Justices Gray, Shiras, White and Mc-Kenna dissented. The dissent was based on the ground that Porto Rico did not ipso facto become a part of the United States,

so far as the tariff laws are concerned, the

The case of Armstrong against the United

States, involving the validity of a duty as-

sensee on goods shipped to Porto Rico

during military occupation, and partly

before and partly after ratification of the treaty, was decided on the lines of the

Dooley case, the court dividing as in the

moment the treaty of peace was ratified.

ROURKE FAMILY PLAYS BALL

Laurels Are Wrested from Colorado Boys in an Interesting Game.

HERMAN SHOWS 'EM HOW TO PITCH

Net Until the Eighth Inning Was Score Made and Then There Was Some Effective Hitting.

A faster, cleaner, more interesting game of ball than that played yesterday afternoon between the Omahas and Billy Hulen's Colorado Springs cherubs would be im possible. The best of it was, too, that the locals won. The score was 1 to 0. There wasn't to error on either side and the game throughout was of the topnotch variety. Herman pitched a splendid game. He was effective all through the struggle and he was backed up by a corps fielders, every one of whom distinguished

the game for the first time since his accifirst and strengthened up the infield con-Honors Are Divided.

himself. Tommy McAndrews appeared in

locals. Ream acquitted himself creditably was meant to leave no room for the play right there with the willow, too, making The fielding of the Coloradoans was of the

Up until the eighth inning there wasn't

The visitors divided honors with the

a score. It was in this inning that the had not been incorporated into and be- most effective bitting was done and it was ome an integral part of the United States. only by excellent fielding performances Justice Harlan announced his concurrence that the visitors were awarded a goose egg with the dissenting opinion delivered by in this inning. It came about this way: Schaefer started out with a soaking fly act as unconstitutional in its revenue ball that source down between first and second bases. It looked like a sure hit, the ratification of the treaty with Spain, but Captain Stewart raised himself several feet in the air and corraled the leather. Hollingsworth followed with a safety and Justice Harlan commented on the idea Ream poked a dandy drive down in right which advanced Hollingsworth to tion into contiguous territory." Such a third. It looked a bit dubious at this juncview, he said, might well cause surprise ture. McHale followed and drove a hot own theories might be carried out, but Mr. in his possession when he arrived at the our governmental system. He said: "The the interim crossed the pan, was aggrieved expanding future of our country justifies the when informed that his labors had been in as is

Bobby Carter First Up. The Omahas were more fortunate in their justify any such juggling with the words half of the eighth. Bobby Carter was the of the constitution as would authorize the first man up and he rapped out a mighty courts to hold that the words 'throughout pretty three-sacker, Captain Stewart conthe United States' in the taxing clause of nected with one of Ream's benders and sent it sailing away out in right field. Hartman, 3b Whitridge nabbed it, but Carter scored on the throw-in. That ended the run-getting. o make and which I do not think ought to In the ninth, after two men were out, be made, when we are endeavoring to as- Hemphill made a single and purloined second, but Law retired the side on a sizzling grounder, which Toman fielded to Calhoun In conclusion Justice Harlan said: "The in ample time to nip a possible tie-score in

Conding COLORADO SPRINGS. AB. R. H. O. McHale, cf

Hulen, rf and ss. Donahue, c. Hemphill, lf. Law, 1b. Hollingsworth, 2b.

Totals.....29

just to show that yesterday's victory was not a fluke the Omahas propose to play a repeater for the especial benefit of the big crowd of ladies which is expected. President Rourke has arranged to have a band of musicians on hand and all of the ladies will be tendered a handsome rose as a souvenir of the occasion.

DENVER LOSES IN THIRTEENTH.

the board of general appraisers held the importation dutiable and in each case this decision was reversed.

The court then passed on the case of Dooley against the United States, being an action brought to account the united States. an action brought to recover certain du-tles paid under protest at San Juan on Denver 20020000011001-6 17 4

Batteries: Des Moines, Polichow, Glade and Conwell; Denver, Meredith and W. Sul-KANSAS CITY'S TIMELY HITS. They Win the Game, Though Errors

Help St. Paul.

ST. PAUL. May 27.—Kansas City took to-day's game by timely batting. Kansas City's errors gave St. Paul most of their runs. Attendance, 700. Score: Kansas City. 0 0 0 0 0 4 0 0 1-5 11 5 St. Paul..... 0 0 3 0 0 1 0 0 0 4 6 1 Batteries: Kansas City, Rettger and Mes-sitt; St. Paul, Cogan and Wilson.

TWELFTH INNING IS ST. JOE'S. Three Hits Bunched Then Defent Minneapolis. MINNEAPOLIS. May 27.—Ragged work in the first put St. Joseph in the game and three hits in the twelfth gave them the victory. Parvin pitched fast ball, but the visitors bunched their hits. Attendance, 800. Score:

Western League Standing. Denver Des Moines

White Knights and Orioles. The White Knights were defeated by the Orioles in a one-sided though interesting game of base hall Sunday afternoon at Twenty-seventh and California streets.

White Knights ... 9 2 8 6 6 1 0 2 1-18
Batteries: Orioles, Clark and Hargraves;
White Knights, Faber and Leanle.
The Orioles are arranging a game with
the South Side Sluggers and would like to
hear from any team in the city under
17 years of age. Address all challenges to
F. Mangan, Thirteenth and Jackson atreets.

Western Association.

At Canad Rapids-Grand Rapids, 10; Fort Wayne, 6.
At Dayton-Dayton, 5; Indianapolts, At Toledo-Toledo-Marion game oned; rain.

Children's Wash Suits

worth \$1.25 and \$1.50on special sale tomorrow and Wednesday at

50c

Pants— Special for nesday and Wednesday, Men's fine worsted pants, worth \$3 and 34 pair at

Tuesday and Wednesday Specials

Buy a new suit for Memorial Day - These values will tempt you. Men's

stylish suits, \$8.00 and \$10.00 valuesmade of strictly all wool materials-many are fine blue serges-guaranteed fast color-others are cassimeres, worsteds, etc.-It's one of those offers that has placed our clothing department so high in your esteem, we know you'll appreciate the values. Special

Men's Fashionable Suits, worth up to \$20-equal in every respect to custom made clothing - the styles are the latest-the materials and patterns the best, including vertical striped flannel effects-Scotch weaves, blue serges, etc-the tailoring of these garment is faultless-Special

Sole agents for Rogers, Pett & Co's Fine Clothing.

We offer for Tuesday and Wednesday, some very special bargains in boys' sailor suits, Persian blouse, vestee, 3-piece suits, No rfolks, etc.



BASE HITS NEEDED

Chicago Americans Able to Win on Baltimore's Loose Field-

6 Rohe, 3b., 0 Donlin, lf. 1 Keyster, ss., 6 1 Seymour, rf. 6 0 Jackson, cf., 6 Totals.....10 12 27 13 2

THREE-BASE HIT AND BASES PULL With Features Like this Washington

DETROIT, May 27.—The feature of this afternoon's American league game was Farrell's three-base hit in the fourth inning, with the bases full. Detroit could not bunch hits on Carrick. Attendance. 2,622. Score.

WASHINGTON. DETROIT. B.H.O.A.E. B.H.O.A.E. R.H.O.A E. O Barrett Gleason, Tingman, es 2 3 1 Coughlin, 35 9 1 9 Carrick, p... 1 1 1

*Batted in the ninth for Miller. Washington 0 0 0 3 0 1 1 0 3-1 Detroit 0 0 0 0 0 1 0 1 2-4 Detroit 0 0 0 0 0 1 1 2-4

Two-base hit: Dungan, Foster (2) Three-base hits: Coughlin, Farrell. Sacrifice hits: Quinn, Clarke. Stolen bases: Quinn, Everett (2), Clingman (2), Gleason, Holmes. First base on balls: Off Miller, 1: off Carrick, 3. First base on errors: Detroit, 2. Left on bases: Detroit, 7. Washington, 2. Struck out: By Miller, 3. Time: 148. Umpire: Sheridan.

pire: Sheridar BURKE'S ERRORS COST A GAME. Philadelphia Makes It Eight to Three

Over Milwaukee.

MILWAUKEE, May 27.—Burke's errors in the fourth inning gave the Philadelphia Americans seven runs and a safe lead. which the home team was unable to over-come. Flank pitched a fine game and would have shut his opponents out but for the errors made by the "isitors in the sec-ond and third innings. Attendance, 1.0%. Score:

PHILADELPHIA. MILWAUKEE 6 Gilbert, 2b. 0. Waldron. Totals 8 2 27 15 5 Dowling. p. Totals 3 4 27 18 6

*Batted for Sparks in the fourth. *Batted for Dowling in the ninth Philadelphia

American League Scanding. Milwaukee No National Games. All games of the National league sched-uled for yesterday were postponed owing to rain.

At Cleveland — Cleveland-Boston costponed; wet grounds.

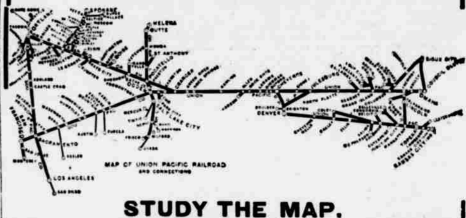
American League Game Postponed.

THE MORROW Coaster Brake Sellpes Big. Co., Elmira, F. Y.



The Oil Well s

of Lower California are creating a great deal of excitement, much talk and speculation, but there is no speculation about the service on the Union Pacific, "The Overland Route." The trains are quicker, the service better, the roadbed superior, the line shorter, and the route more interesting than that of any other road.



New City Ticket Office, 1324 Farnam.



RE-NO-MAY POWDER

in pink box not only relieves, but positively cures all disorders of the feet, stops odorous perspiration, cures tender, swollen and painful feet.

RE-NO-MAY POWDER in blue box removes all bodily

odors. If properly used no dress shields are required. If you ruin your gloves with excessive perspiration, rub the palms after thoroughly drying them with the powder. In cases of habitual sweating, use the powder in pink box. For axilliary (armpits) sweating, find directions for use in the cover of the blue box. For obstinate sweating or chafing bathe the affected parts with the Re-No-May Astringent Antiseptic Lotion. It must be distinctly understood that RE-NO-MAY Powder is not a tollet powder, but strictly a curative, hygienic and antiseptic powder, and should not be used for infants as a tollet dusting powder.

PRICE 50 CENTS.

For Sale by all Druggists and Glove Dealers Consultation Free from 2 to 4. When ordering by mail add 5 cents for postage

Re-No-May Cream softens and whitens the hands and face.

Re-No-May Skin Food for facial massage.



RENOVATOR invigorates and renovates the system; purifies and enriches the blood; cures the worst dyspepsia, constipation, headache, dver and kidneys. Be and it altruggists. Free advice sample and book RENOVATOR CURSEDRINK

Inexpensive **Offices**

THERE ARE NO DARK OR UNDESTRABLE ROOMS IN THE BEE BUILDING. YOU PAY ACCORDING TO THEIR SIZE. THERE ARE A FEW VERY NICE OFFICES WHICH RENT FOR ONLY \$10.00 A MONTH. THIS INCLUDES LIGHT, WATER, HEAT, JAN-ITOR SERVICE AND ALL THE CONVENIENCES OF THE BEST BUILDING IN TOWN.

The Bee Building

R. C. Peters& Co., Rental Agents. Ground Floor Bee Bidg.