EXTRAORDINARY MERIT

Of a New Catarrh Cure.

Physicians are slow to take up new and untried remedies, untill their value has been established by actual experiment, and they are naturally skeptical of the many new preparations constantly appearing and for which extravagant claims are made. The most liberal and enlightened physicians are always ready, however, to make

a fair trial of any new specific and get at tts true medical value.



new preparation for the cure of catarrh has attracted much attention in the favor from the medical profession not only because it is remarkably successful in the knows just what he is taking into his sys-

It is composed of blood root which acts on the blood and mucous membrane, hydrastin for same purpose to clear the mucus from head and throat, and red gum of oucalyptus tree to destroy catarrhal germs in

All of these antiseptic remedies are combined in the form of a pleasant tasting tablet or lozenge, and are sold by druggists many recent ests in chronic catarrh cases have established its merit beyond question. Dr. Sebring states that he has discarded inhalers, sprays and washes and depends entirely upon Stuart's Catarrh Tablets in treating nasal catarrh. He says: "I have had patients who had lost the sense of smell entirely, and whose hearing was also impaired from nasal catarrh, recover completely after a few weeks use of Stuart's Catarrh Tablets. I have been equally successful with the remedy in catarrh of the throat and catarrh of stomach. I can only explain it on the principle that catarrh is a constitutional disease, and that the antiseptic properties in these tablets drives the catarrhal poison completely out of the sys-

Dr. Odell says, I have cured many cases of catarrh of stomach in past four months by the use of Stuart's Catarrh Tablets alone without the use of any other rempecially useful in nazal catarrh and catarrh case of Joseph Williams, et al, plaintiffs young girl. Richards is well known in city of the throat, clearing the membranes and and appellants, against Joseph Miles and political and business circles. overcoming the continual hawking, cough- others, defendants and appellees, the mo ing and expectorating, so diagusting and annoying to catarrh sufferers.

A Good Thing

Good things are arways bought freely, and

Hunter Baltimore Rye



Has the largest sale because the people know the Best Whiskey when they taste it. It is the best because it is Pure, Old, Mellow,

and never disap-

it is particularly its age and excel-

WM LANAHAN & BON, Baltimore, Md.

Poor Indeed



Most doctors find it convenient o have evening or Sunday office

hours. Patients can hardly walk up stairs at such times.

The Bee Building has all night and Sunday elevator

service. Water and gas, as well as electric light are in each room. rooms are all light and our ffices are must attractive. Rents are no higher than in inferior

R. C. Peters & Co. Rental Agency. Ground Floor, Bee Building.

LEE HERDMAN CETS SALARY

Supreme Court Gives Decision in Favor of Ulerk of Court.

OPINION ON GREATER AMERICA EXPOSITION Public School Teachers Asked to Co-

Operate for Library Extension-Date Set for State Poultry Show.

(From a Staff Correspondent.) LINCOLN, Feb. 19.—(Special.)—The su-preme court has given a decision holding that Lee Herdman, clerk of the court, is entitled to a salary of \$1,500 a year as reporter, notwithstanding the last legislature failed to make a specific appropriation for the purpose. Commissioner Oldham, who wrote the opinion in the case,

"A specific appropriation, 'made by law, ili, of the constitution, is an appropriation made either by direction of the constitution itself, or one made by the legislature past few months and has met with great under the forms and in the manner prescribed in the constitution for drawing into the state service and probably made money from the public treasury. The ap- a part of the Wymore battery. P. James cure of catarrh, but also because it is not propriation for the salary of the reporter a secret patent medicae; anyone using it and ex-officio cierk and librarian of the workers in the movement, supreme court is made by section 25, article xvi. of the constitution, and requires no special legislative enactment.

Greater America Exposition.

In the case of Hayden against The Greater America exposition the court declares that it is the duty of Judge Dickinson to vacate a restraining order and thereby give the parties interested an opportunity to proceed in the main case in accordance with the mandate recently filed. No formal order was issued, the court assuming that the judge will act in conformity to the views so expressed. The court holds that if the district court mistakes or misconstrues the mandate of this station, thus establishing an independent court, its obedience may be enforced by long-distance circuit. The following offimandamus, which is an appropriate remedy cers were elected: Tom E. Parmele, Plattsto make the mandate effective.

The relator in this branch of the case Richard S. Horton, prayed for a writ of secretary and treasurer; J. H. Currie of a busy day today and accomplished consid- agreed upon in the jury room. mandamus, addressed to the judge, directing Bradshaw, A. E. Gantt of Falls City, T. him to vacate a restraining order allowed F. Martin of Albion, executive committee, in the action wherein Hayden Bros. are plaintiffs and the pelator defendant, restraining the defendants from further proceedings in the original case.

Miles Will Contest.

In the case of Joseph Williams, et al, of \$1,000 bond was committed to the county appellants, against Joseph H. Miles, et al. jail. The defendant submitted no testimony, appellees, the motion of the latter to dis- but through his attorney insisted that he miss the appeal is overruled, the court was innocent of the charge. The principal tion of the three appellants to dismiss the SHERIFF CASE IS UP AGAIN case dismissed upon payment of three- Contestant Appeals to Higher Court fourths of the taxable costs. Both actions arose from the Miles will contest case.

Alert for Pure Food Products. Numerous inquiries have been received at the food department regarding a prepara- The contest over the office of sheriff has tion branded "apple fruit vinegar," which is being offered to Nebraska wholesale deal- the county court to the district court upon ers by a Kansas City manufacturing firm. a writ of error. This case was dismissed The food commissioner holds that the term in county court by the party bringing it, is identical in meaning with the terms who paid all costs. The contestant filed an "apple vinegar," "orchard vinegar" or affidavit on the first day of the term of the cider vinegar," and that when analyzed county court, stating that the case was disapple fruit vinegar must meet the requirements specified for cider vinegar. Vinegars his knowledge, and asking that the case are, by law, divided into two classes. One be not dismissed, but that the court set class is termed apple, orchard or cider vin- aside its decree, which had already been egar and must be the legitimate product of spread upon his records, and permit the pure apple juice and contain not less than case to come before a jury. The attorneys cent of cider vinegar solids. The for the defendant, who was also the inother class is termed grain, wine of fruit cumbent, filed a petition to the effect that vinegars. The law declares that all vinegar the county judge had already dismissed the shall be made wholly from the fruit or case by a desire of the party who filed it, grain from which it purports to be or is and that the court did not have authority represented to be made and shall contain to reopen the case. The court sustained no foreign substance or artificial coloring. the petition and the plaintiffs have filed a and not less than 4 per cent of absolute writ of error. There are some prospects

acetic acid. A shipment of vinegar received at Grand Island from the Menarch Vinegar Works at Kansas City has been condemned by the commission. The barrels were branded The docket contains 200 cases, among the 'pure apple juice vinegar," but an analysis showed it to be a distilled vinegar artificially colored. It will be destroyed or re- and the case of the State against Jasper turned to the shipper. Another shipment of a similar character was received at Min-

den and will be treated in a like manner. Land in Good Demand.

Deputy Land Commissioner Eaton returned today from Antelope county, where he conducted a land leasing auction. He disposed of all available school land in the county excepting one quarter section. Next week Commissioner Follmer and Deputy Eaton will conduct land leasing auctions in Greeley, Loup, Garfield and Washington counties. Tomorrow afternoon an auction will be held in this county to dispose of a mall tract of unoccupied school land.

Library Extension. Secretary Edna Bullock of the Nebraska library Commission has issued the followng communication to the public school teachers of the state, asking their cooperation in the work of library extension: "We invite your attention to, and ask for your co-operation in, the work of library extension. It is a subject that appeals most urgently to those who are educating Altschuler of Omaha came here and filed children of the state. There would soon come a time when an uneducated native Nebraskan would be hard to find, if, in addition to the good work our schools are doing, the people had some way of com-pleting their own education. Let us lay the foundation for a system of universal Douglas on December 18, 1901. It is underself-education in Nebraska, and let us be- stood that papers have been prepared for gin by starting libraries wherever there is any hope of maintaining them permanently. and their attorney, Altschuler, after the In order that children may know how to trial in district court, on the charge of use books, enlarge your school libraries in kidnapingaccordance with some definite, well-planned dicy. A school library cannot take the CARRY OFF THE HONORS place of a public library, but it can be used to prepare children for entrance at the 'people's university,' as the public library

has been aptly called. "It is the desire of this commission to be



Twelve Years of Awful Pile Poin.

L. E. Auringer, Braidwood, Iil., Says: After suffering untold agony for over twelve years from both forms of piles, and order authorizing his removal to Sait Lake trying all sorts of pile remedies without relife, I am completely cured by Pyramid Pile Cure." Sold by all druggists, 50 cents a box. Book, "Piles, Causes and Cure," mailed free. Pyramid Drug Co., Marshall,

helpful to the teachers. We expect some-time soon to send to every school room in the state a carefully selected and graded

Annual Pouttry Show.

pointed to assist him are: W. A. Russell,

Section of Light Artillery.

has assured the promoters that if the sec

tion is properly formed it will be mustered

Telephone Competition at Lincoln.

plete communication between the various

mouth, president; I. W. Clark, Papillion,

Richards Held for Assault.

P. Coursey Richards was this afternoon

charge of assaulting his 12-year-old step-

from the Ruling of the County

Judge.

BEATRICE, Neb., Feb. 19.- (Special.)-

The district court convenes here on Mon-

body with him, which consisted of books

and records. In a few days he returned

them by express from Council Bluffs, Ia.,

secretary of the grand jury at the time.

County Court Gives the Boy to Adopted

Parents and His Mother Appeals

to Higher Tribunal.

PLATTSMOUTH, Neb., Feb. 19 .- (Spe-

cial.)-Val Burkel and wife brought re-

cently habeas corpus proceedings against

the arrest of Mrs. Crisman, her father

Successful Contestants of the Prelim

inary Declamatory Contest

at Geneva.

GENEVA, Neb., Feb. 19 .- (Special.)-The

preliminary declamatory contest closed jast night. The judges were: Mrs. P. B. Bray-

ton, Superintendent Charles Smrha, jr., and

Rev. Thomas Griffiths, and the referee was County Judge Skipton. The successful con-

testants chosen for the local contest in

two weeks were: Oratorical-"Lafayette," Retta Walker; "Francis Scott Key," Chauncey Hrubesky; "John Brown," Mabel

Williams. Dramatio-"Battle of Zaraila, Carrie King; "Fall of Pemberton Mill,

Evangeline Strickland; "Soul of the Vio

lin," Marcella Flory; "Soul that Passed in

the Night," Laura Cox. Humorous-"The

Fountieroy Wail," Essie Heath; "Scorching Versus Diamond," Leita Mohrman; "Buying a Feller," Rose Wilson; "Alternate; Telephone Romance," Rose Weis.

Rev. Grigaby Stays at McCook.

M'COOK, Neb., Feb. 19 .- (Special.)-Mc-Cook Methodists are pleased with the order

of the bishop instructing Rev. L. M.

Grigaby to remain in charge of the Meth-

odist church of this city and rescinding his

Fractures Ankle While Coasting.

WYMORE, Neb., Feb. 19 .- (Special.)-

While coasting Miss Carrie Harpster, relief telephone operator, broke her right ankle.

should be immediately begun.

the franchise will be made.

list of books suitable for school libraries, with the prices and directions as to where to purchase the books. We invite you to Assessment Litigation. make any demands you may desire to upon

our time and energies in the line of mak-CITY TO FILE AN ANSWER INSTANTER ing this commission useful to the schools."

The board of managers of the State Poultry association has decided to have the next Leave to Intervene in Case annual poultry show held in Lincoln from Pending in the Su-January 19 to 24, 1903. C. M. Lewelling of preme Court. Brownville has been elected to officiate as superintendent of exhibition. Judges ap-

Ottumwa, Ia.; C. H. Rhodes, Topeka; Adam Thompson, Aurora, Mo.; David Larson, a motion to strike out several vital sec-Wahoo, and A. R. Carruth, Lincoln. The tions of the alternative writ in the case board discussed a movement to provide permanent quarters for the association and ton against the Omaha city council. it was the general sense of those present that active work with this end in view The preliminary organization of a secwithin the meaning of section 22, of article tion of light artillery was effected at a cil, were given leave to file an answer inmeeting held in the senate chamber at the stanter and the corporations interested capitol last night. Adjutant General Colby were given leave to intervene.

> "The matter stands now," said Mr. Con-Cosgrave and Tim McCarthy are the chief was published in The Bee of Monday, was Renewed efforts are being made by the by this time. The motion which the court independent telephone promoters to obtain overruled was to strike out certain paraa franchise from the Lincoln city council. The proposition is being agitated among the business men of the city and after pub- preliminary matter and of no consequence lic interest is aroused an application for so far as the merits of the case are con-The state association of managers and

finished its work in annual session last were represented. It was agreed by all present that steps should be taken to com-

Fremont Treat Many Questions of Interest.

erable work. Last evening they listened by a discussion on the payment of interest bound over to the district court on the daughter, Marie Magdantz, and in default

are represented. In the afternoon Janitor bobbed up again, having been taken from missed without his sanction and without the engines.

of this case being taken to the supreme day next, with Judge Letton on the bench. most important of which are the damage suits against the Wymore saloon keepers of the counties foreclosing tax liens. Com-Byers for contempt of court. Mr. Byers disappeared during the last session of the grand jury and took the proceedings of that

financially by doing so. to the county attorney. Mr. Byers was LEGAL FIGHT OVER A CHILD

BOYS CHARGED WITH BURGLARY Plattamouth , Youths Have to Face

Mrs. Frances Crisman, mother of the child, PLATTSMOUTH, Neb., Feb. 19 .- (Speand Mrs. Sarah Jane Tidd, her mother, in cial.) -Sheriff John D. McBride filed a comcounty court to gain possession of their plaint against Walter Speck and Frank adopted child, Robert E. Sampson, who had Boetel, charging them with burglary. It been kidnaped by his mother and her is said the boys broke into the mill of father. Judge Douglas ordered the boy to Heisel and stole \$10. The boys were arbe returned to the Burkels. Alexander A. raigned before Judge Archer today and, waiving examination, were bound over to a petition in error in the district court, the district court, the bond of each being seeking to set aside the decision in the fixed at \$200. lower court. He also filed an amended

> PAPILLION, Neb., Feb. 19 .- (Special.)destructive fire was promptly averted early this morning by quick work of the citizens of this place. The hardware store of H. Corey was the building where the flames were discovered. The fire originated from

> a defective nue Drowned Near Mouth of Platte. PLATTSMOUTH, Neb., Feb. 19 .- (Special Telegram.)-A 16-year-old son of C. R. Lee of Bellevue was drowned near the mouth of the Platte river last night while skating

Another Son is Drowned. The 15-year-ofd son of Merchant J. H. Lee

Biliousness & Indigestion

powders, with a little self study.

The composition of "Orangeine" is published on page 2 of our direction booklet in every package, and its accurate balance of remedies normally stimulates nerves, stomach and liver, to secure perfect action and assimilation of nourishment.

Shriver and Morton Win First Reund in

Corporations Involved Are Given

LINCOLN, Feb. 19 .- (Special Telegram.)-The supreme court this morning overruled of William G. Shriver and George T. Mor-The prayer in the case is for a peremptory writ to compel the council to sit again as The Kenesaw postoffice is now in charge a board of equalization and hear complaints of Mr. Norton. There is a strong moveagainst the assessment of corporations. The respondents, the members of the coun-

nell, "just as though the motion had not been made. My answer, a part of which left in the hands of the clerk of the court to be filed at once in case my motion was overruled, and I presume it has been filed graphs of the alternative writ which I considered irrelevant. It was merely a cerned. This action of the court is with- P. Nesbitt. There are nearly fifty witnesses out significance in the way of forecasting on the plaintiff's side of the case and officers of independent telephone exchanges its final action."

night. About fifty of the 100 exchanges DISCUSS WELFARE OF COUNTY

Commissioners and Supervisors at

to an address by W. H. Clements of the Fremont Normal school. This was followed on county money in the banks. Nearly all

The first on the order of business this norning was election of officers and the following were chosen: President, Phillips of Adams county; vice president, Winter of Madison; secretary, Roberts of Dodge; treasurer, Harte of Douglas. The attendance today was much larger than yesterday and more were present than have attended any previous annual meeting. Thirty counties Houck replenished the baskets of apples, oranges, bananas and cigars, and the convention proceeded to the discussion of many miscellaneous questions in which each felt particularly interested. Among the questions discussed were the power of the commissioners to place minor children who were a county charge in suitable families where they could be better looked after than in poorhouses; how the duties of the county boards of health could best be perfected; and the liability of the county for injuries caused by defective bridges. On the latter here was a diversity of opinion. Traction length. Some commissioners wanted a law omnelling the owners to plank bridges before running the engines over them, while others doubted whether such a law would do any good and that if the bridges were properly constructed they would hold up

The remainder of the afternoon session was taken up with a discussion of various questions of general interest in regard to management of poor farms, roads, bridges and taxation. One which created the most interest vas in regard to the advisability missioner Welton of Lancaster was of the opinion that it was very poor policy and that his own county would be way behind

A special meeting will be held at Beatrice in December, at which time the legislative committee will submit its report. The next regular session will be in Beatrice in January, 1903. The commissioners attended the Innes band concert this evening as the guests of the Commer-

Trial for Stealing Money from a Mill.

petition in the county court, seeking to Papilition Fire is Averted.

with a younger brother. H. C. McMaken of this city had recently cut ice there.

PAPILLION, Neb., Feb. 19 .- (Special.)-

Even deep seated dyspepsia are quickly and easily remedled by

Relief is Quick; Cure Certain.

A Common Experience. Mr. Irving L. Spencer, of Chicage, says:
"There is soliting like Orangelle' to cure hillousness. When I feel an attack coming on I take a
powder and reseat in half an hour, and every three
bours thereafter until a total of six have been taken,
The result is complete ratief and clearing up of

was found this morning in six feet of water. Mr. Lee lost another son by drowning some time ago.

KENESAW POSTAL SHORTAGE

Inspector Sinclair Now Estimates Partridge's Defalcation at Less Than \$1,000.

HASTINGS, Neb., Feb. 19 .- (Special Telegram.)-In connection with the suicide of it is the general opinion that D. M. Baul, principal of Kenesaw public schools, will be placed in charge of the postoffice until an appointment is made.

Postoffice Inspector Sinclair has finished the inspection of Postmaster Partridge's books and reports the shortage to be \$671 ment to have the wife of the dead postmaster appointed.

FOR RUIN OF HER HUSBAND Suit of Mrs. John P. Nesbitt Against Saloon Keepers of Nebranka City.

NEBRASKA CITY, Neb. Feb. 19 .- (Special Telegram.)-In the district court this afternoon the case of Mrs. Rena Nesbitt against John Mattes, jr., et al, was called and the work of selecting a jury was begun. This is a case where a number of saloonkeepers and their bondsmen are sued to recover \$10,000 damages for the alleged ruin of the plaintiff's husband, Dr. John large number for the defense.

Gerrard is Acquitted.

COLUMBUS, Neb., Feb. 19 .- (Special.)-The case against Charles A. Gerrard, charged with violation of the game law by exhibiting for sale at Monroe a quantity of cropples and suckers, was heard by a jury FREMONT, Neb., Feb. 19 .- (Special.) in Justice Hudson's court yesterday aftervice president; E. C. Hansen, Fairbury, The commissioners and supervisors put in moon, a verdict of not guilty being quickly

Attorney General's Condition.

HURON, S. D., Feb. 19 .- "The fever has not left the patient, but the temperature approached normal this morning," says Dr. those taking part were opposed to the Alford, physician of Attorney General Pyle. present law, which requires the banks to There is nothing unduly discouraging in the pay 3 per cent on county balances. The banks would not pay that rate, but were action, which organ requires constant willing to pay 1 11/2 or 2 per cent. The treatment and is still maintained by stimresult was a loss to the county. The law ulants and remedies. The pulse is seldom found little support among the members below 120. The query naturally arises, edy and without dieting. The tablets are es- holding that an appeal will lie. In the testimony for the state was given by the and a resolution demanding its repeal was "How long can this continue without abso lute heart failure?"

NEBRASKA CLOUDS IN PATCHES Sun Flirts with Populace Today and Tomorrow and West Winds

Grow Fresh. WASHINGTON, Feb. 19 .- Forecast: For Nebraska, South Dakota and Kansas

-Partly cloudy Thursday and Friday; variable winds. For Iowa-Fair Thursday and prebably Friday; light to fresh west winds. For Missouri and Illinois-Fair Thursday

and Friday; variable winds. For Montana and Colorado-Partly cloudy Thursday and Friday; variable winds. Local Record.

OFFICE OF THE WEATHER BUREAU, OMAHA, Feb. 19.—Official record of tem-perature and precipitation compared with the corresponding day of the last three Maximum temperature

Minimum temperature.... Mean temperature Precipitation

Maximum teature at 1 p. m.

CONDITION OF THE

Omaha, clear Valentine, cloudy ... North Platte, cloudy North Platte, cloudy
Cheyenne, clear
Salt Lake City, clear
Rapid City, clear
Huron, clear
Williston, clear
Chicago, clear
St. Louis, clear
St. Paul, partly cloudy
Davenport, clear
Kansas City, cloudy
Havre, partly cloudy
Helena, cloudy
Bismarck, clear
Galveston, clear

T indicates trace of precipitation.

Local Forecast Official.

WRIT REMAINS AS ISSUED of Bellevue was drowned last night. The boy skated into a hole made by the removal of ice from the water. The body find this morning in six feet of **BLADDER TROUBLE**

Had to Pass Water Very Often Day and Night

Postmaster Louis B. Partridge at Kenesaw Cured by the Great Kidney Remedy, Swamp-Root



DR. KILMER & CO., Binghamton, N. Y.:

About two years ago I had a very severe case of kidney and bladder trouble. The pain in the small of my back was so severe that I could not stand it to stay in one position more than a moment or two, and was obliged to pass water very often day and night. I tried medicines and doctors without getting relief. Noticing an advertisement in the Topeka State Journal of Swamp-Root, I determined to give it a trial and bought a bottle. By the time I had finished the first bottle the pain had entirely disappeared from my back. The pain and frequent desire to pass ceased. However, I continued to take the medicine, using about six bottles in all. That was over a year ago and I have had no return of the trouble since.

(A. H. Nooney.)

A. H. Sooney.

Weak and unhealthy kidneys are responsible for more sickness and suffering than any other disease, therefore, when through neglect or other causes kidney trouble is permitted to continue, fatal results are sure to follow. We often see a relative, a friend or an acquaintance apparently well, but in a low days we may be grieved to learn of their severe illness, or sudden death, caused

by that fatal type of kidney trouble—Bright's Disease.

The mild and extraordinary effect of the world-famous kidney and bladder remedy. Dr. Kilmer's Swamp-Root, is soon realized. It stands the highest for its wor cures of the most distressing cases. A trial will convince anyone-and you may have

Sample Bottle Swamp-Root Free by Mail.

EDITORIAL NOTE-Swamp-Root has been tested in so many ways, and has proven so successful in every case, that a special arrangement has been made by which all readers of The Omaha Bee who have not already tried it may have a sample bottle sent absolutely free by mail. Also a book telling all about Swamp-Root, and containing many of the thousands upon thousands of testimonial letters received from men and women who owe their good health, in fact their ver lives, to the wonderful curative properties of Swamp-Root. In writing, be sure and mention reading this generous offer in The Omaha Morning Bee when sending your

address to Dr. Kilmer & Co., Binghamton, N. Y. If you are already convinced that Swamp-Root is what you need, you can purchas the regular fifty-cent and one-dollar size bottles at the drug stores everywhere. Don't make any mistake, but remember the name, Swamp-Root, Dr. Kilmer's Swamp Root, and the address, Binghamton, N. Y.

"A BRIGHT HOME MAKES A MERRY HEART." JOY TRAVELS ALONG WITH SAPOLIO

WOMAN'S CROWNING GLORY

RESULTS TELL THE BEE WANT ADS PRODUCE RESULTS.

Positively Gured at your Hea



Omaha - Texas Oil Co.

Will positively advance stock to

50 Cents Per Share

When well is completed, which will be not later than Saturday night, the 22nd. Our casing is now set in

cap rock-hence the above POSITIVE STATEMENT.

LAST DAYS of 25-cent Stock

If you wish a bonanza investment, act quick

MAHA-TEXAS OIL CO.

H. I. FORSYTH, Sec'y and Treas.

SAPP BLOCK, · · · · · · COUNCIL BLUFFS, IA.