resumed and Mr. Beveridge addressed the

senate on the Pima county debt. On con-

Scott (W. Va.) moved an executive session, whereupon Mr. Quay suggested the

and Mr. Quay asked for a roll call on Mr.

Scott's motion, who then withdrew the mo-

Mr. Beveridge suggested that it was time

Fifty senstors answered to their names

absence of a quorum.

by obstruction

CANNOT

6:22, the senate adjourned.

IMPORT

Residents of Prohibition States are

Debarred by House Bill from

Bringing Drink In.

WASHINGTON, Jan. 27.—The house de-roted today to bills reported from the ju-

diciary committee, passing about twenty

Most of them were of a minor character.

relating to the times of holding court, but

two were of more importance. One was to

jurisdiction of such states, and the other

was the senate bill to increase the sala-

Other bills passed creating additional

New York and in Minnesota and provide

additional circuit judges in the Eight judi-

Several of the lows members explained

how the prohibition law in Iowa was

evaded by importations under the original

The bill finally was passed without

When the senate bill to increase the

up Mr. Smith (Ky.) opposed it, maintain-

ing that the work of the judges had not

increased enough to warrant the increase

and that the increased cost of living, ad-

vanced as an argument in favor of the bill,

was not a sufficient reason. On the con-

trary, he argued the cost of living today

was lower than when the salaries were

Mr. Driscoll (N. Y.) also opposed the bill

prevent any man who held an office from

receiving an increase of salary during his

Mr. Cannon (III.) concluded the pro-

tracted debate by saying the bill increased

the salaries of the United States judiciary

On motion of Mr. Olmsted (Pa.) an

amendment was adopted striking from the

bill the provision abolishing the payment

Mr. Randall (Tex.) offered an amend-

cepting free transportation from railroad

of congress," cried Mr. Babcock (Wis.).

"I accept the amendment," replied Mr.

Mr. Mann (Ill.), however, raised a point

of order against it and was sustained.

to 114 and the bill passed by 125 to 74.

Mr. Randall's amendment was lost by

Another Lodge for Beatrice.

new council of the Knights and Ladies of

and it starts out with a large member-

ship. The following officers were elected:

Ezra Hoyle, president; Reuben Springer,

first vice president; George Marple, sec-

ond vice president; Leach Folden, prelate;

Bert Nocross, corresponding secretary; Dr.

C. W. Walden, treasurer; Kate Kahnen,

conductor; A. Davidson, guard; J. Kahnen

FORECAST OF THE WEATHER

Rain is Promised Nebraska and

Iowa for Today and To-

morrow

WASHINGTON, Jan. 27 -- Forecast:

For Wyoming-Snow Wednesday and

For Colorado-Snow and colder Wednes-

For South Dakota-Snow Wednesday and

Record of temperature and precipitation t Omaha for this day and since March I,

42

Reports from Stations at 7 P. M.

Local Record

Thursday; colder Thursday.

day and Thursday.

probably Thursday.

cars: faximum temperature

finimum temperature.

Mean temperature.....

ormal temperature ...

CONDITION OF THE WEATHER.

Cheyenne, part cloudy Sait Lake City, cloudy Rapid City, snowing. Huron, cloudy Williston, clear. Chicago, raining

leago, raining Louis, clear Paul, cloudy

ansas City, cloudy.

Havre, part cloudy Helena, clear Blemarck, cloudy,...

Blemarck, cloud Galveston, clear

Precipitation

of any expenses of federal judges.

or telegraph or telephone franks.

25 per cent, or about \$170,000. The country

needed and could afford to pay liberal sal

aries for capable judges.

ries of federal judges.

legalize prohibition.

package decision

division.

fixed.

incumbency.

Randall

sentinel.

cial district.

South Carelina Woman Claims to Be Relict of Ed Follousbee.

FREMONT WIFE SURE OF HER POSITION

Mystery Surrounds Property Dead Man Was Known to Own and Brisk Legal Fight is Opened.

FREMONT, Neb., Jan. 27 .- (Special.)-According to a dispatch from Hartville, Mo., Edwin Folionabee, the former Fremont man who died there in December last leaving, it is claimed, an estate of \$150,000 had another wife than the Mrs. Kate Follonsbee of Fremont, who is after her share of his property. A woman from South Carolina has notified Henry Roseman, the were discontinued last night. The spirit farm hand who was sole legatee under Fol- ual condition of the church was much imlonsbee's will, that he was her husband proved and twenty or more conversions and that herself and seven children are resulted. After a short period of rest the about to take legal action to recover the estate. She does not state when or where she was married or give the ages of her children. J. C. Cook, Mrs. Kate Follensbee's attorney, returned from Hartville last evening. He states that only property of the value of \$3,500 can be located, though deceased. The deceased was one of York it was generally known that the old man county's pioneer settlers, having lived on had a large amount of lands in various a farm northwest of York which he homestates, mortgages, bank stock and other steaded, and before moving to York he had

drew \$4,000 from the local bank and disap- and for the last few years he was confined peared for a couple of weeks. Mr. Cook is to the house. He was 77 years old and lived not inclined to discuss the case, but is in the county for thirty years. There was confident that Roseman knows where the a large attendance. Hundreds of neighbors

property is located and its amount. South Carolina Claims Discounted. Old Fremonters scout the idea of Follons

bee's having a family in South Carolina unless his marriage occurred before the war. He came to Dodge county over thirty years ago and settled near Maple creek, passing himself as a single man. While living there, he became very intimate with a man by the name of Cherry, and on one occasion when Cherry's property was about to be sold in execution he gave him the money to redeem it. From that time a lasting friendship existed between the two men, and after Follonsbee moved to Fremont and married. Cherry spent much of his time at his friend's house. Follonsbee had few equals as a afrect fakir. An old acquaintance says: "Why, Ed could go out on the street corner and sell anything. He'd sell second-hand shoes for the price of new ones. He and Cherry followed this avocation at times while he lived here being away sometimes for months and returning with considerable money. What he did with it no one knows. After he left his family, about eleven years ago, his friends heard from him occasionally, and he made several visits to Frement, but always left out of sight and claimed to be afraid of his wife. On one of these visits in 1898 he said he had been in the Klondike and had made "big money" operating boats on Lake Bennett. He also spoke of lands and town property he owned in Minnesota and Montana. His friends are confident that he left a large estate, but not as large as is claimed.

## One Marriage Legal.

There is no doubt but what he was legally married to the Fremont Mrs Foland urged his son to return home, but in- ness. stead of doing so he ordered the old ma out of the dugout in which he was then living.

A very strong circumstance showing that the Missouri Follonsbop and the former Fremont street fakir are one and the same is that the Fremont man had deep scars made by a cannon shot across his legs, elected: A. Christensen, president; Ben just below the knee, and the same marks Bryan, vice president; George W. Parr, were seen on the body of the Missouri

Mr. Cook says that a curator of the estate has been appointed pending the con- Bernard Loch, sergeant-at-arms; George test of the will, and every effort will be made to find out where the property is. Roseman, the farmhand, has employed as able attorneys as there are in the state and a big fight is looked for. He has intimated that he knows where Follousbee's property is located, but won't tell until he is paid for it. At first he talked favorably of a settlement, but since the South Carolina woman has put in her claim says he "is going to fight as long as there is anything to fight for."

Mr. Cook will take the deposition of a number of Fremont people in regard to Mrs. Follonsbee's marriage and anticipates no trouble on that score. Mrs. Kate Follonabee will remain in Missouri until after

Bone Pains, Itching, Scabby Skin Disenses.

Swellings, Carbancles, Pimples, Serofula, permanently cured by taking Botanic Blood Bains. It destruys the active Poison in the blood. If you have a bre and pains in bouce, back and joints, Riching Scabby Skin, Blood feets hot or thin, Swolten Gisnds, Richings and Bumps on the Skin, Mucus Patches in Mouth, Sore Throat, Piuples, or offensive eruptions, Copper-Colored Spots rank on Skin, all run down, or nervous Ulters.

Botanic Blood Balm, guaranteed to cure even the worst and most deep-seated cases where doctors, patent inedicties, and hot aprious fail. Heals all mores, stops all aches and patini, reduces all swellings, makes blood pure and rich, completely changing the entire body into a clean, healthy condition. B. B. is has curred thomasde of cases of Blood Poison even after reaching the last states.

Old Rheumatism, Catarrh, Eczema are caused by an awful Poisoned condition of the Blood. B. B. stops Hawking and Spitting, itsking and Scratching. Aches and Faire; cures fibrumatism. Catarrix; heals all Scala, Scules, Eruptions, Watery Blisters, foul festering Sores of Ecsens, by giving a pure, healthy blood supply to affected parts.

Cancer Cured. Cancer Cured

Botanic Blood Baim Curses Cancers of all Kinds, Suppurating Swellings, Eating Sores, Tumors, ugly Ulders. It kills the Cancer Polson and heals the sores or worst cancer periodity. If you have a persistent Pimple, Warf, Swellings, Shooting, Stinging Pains, take Blood Baim and they will disappear before they develop into Cancer. Many apparently hopeless cases of cancer cured by taking Botanic Bloom.



Pleasant and safe to take. Thoroughly tested for i yrs. Competed of Pure Botacic Ingredients Strengtheim weak kidneys and weak stomachs, cure sold in Omaha by Boston Store Drug Department, 16th and Douglas Sts. in Council Bluffs by R. E. Anderson, 800 Broadway. In South Omaha Billon Brug Co., 24th and N.

Call or write any above stores. Plood Balm sent by express on re-

ANOTHER WIDOW SHOWS UP the trial in the district court. Her daughter is a student at the Normal, and her son is in Kearney. The Missouri law or wealth and distribution of property is substantially the same as that of Nebrasks. I Mrs. Folionsbee proves herself widow she will receive the use of onethird of his real estate and allowances children to recover the will must be set

#### Revivat at Schuyler.

SCHUYLER, Neb., Jan. 27.-(Special.)-Rev. C. A. Arnold, formerly pastor at Ord, Neb., is installing his household goods and family in the Presbyterian parsonage a this place today, where he will remain as pastor in charge, having been called by the Presbyterian society here some time since. Revival meetings, which have been in progress at the Methodist church during the last three weeks under charge of Rev. T. C. Webster, assisted by Rev. Luther Preston of Richland a portion of the time, meetings are likely to be resumed.

## Funeral of A. H. Washburn.

YORK, Neb., Jan. 27 .- (Special.) - The funeral services of Mr. A. W. Washburn were held today at the residence of the accumulated considerable property. The A few weeks before Follensbee died he deceased had been a sufferer from asthma and acquaintances followed the remains to the last resting place.

#### Notes from Beatrice.

BEATRICE, Neb., Jan. 27 .- (Special Telgram.)-A team of valuable saddle horses belonging to B. F. Hefflefinger, who resides few miles south of this city, was stolen last night. Two saddles were also taken. The theft is believed to be the work of

local talent. The hearing of Michael O'Brien, one of the Clatonia bank robber suspects, was begun in district court today. About twentyfive witnesses from the vicinity of Clatonia have been subpoensed for the state. The hearing of James Hall, O'Brien's pal, will be called immediately after O'Brien's case is disposed of

## New Industry for Hooper.

Zeller Stock Food company is a new manufacturing concern just organized here to of his remarks he said: take the business of preparing a stock food started by Dr. M. T. Zellers during the past year. The capital stock is placed at \$40,000, \$4,000 of which has been paid up. Several of the leading citizens are interested in the company. The following officers were elected at a meeting of the stockholders held on Saturday evening President, Dr. M. T. Zellers; vice president, George F. Heine; hecretary, J. M. Matzen: treasurer, Ed Uehling. Articles of incorporation were filed today.

## Business Change.

DAVID CITY, Neb., Jan. 27 .- (Special.)-O. G. Manning has sold his stock of dry goods, boots and shoes to Fred A. Allen of this city. Mr. Manning has been engaged onshee, and the clergyman who performed in the mercantile business for about twenty the ceremony is still living and makes an years. Mr. Allen was formerly in the occasional visit to Frement. Mrs. Fol- newspaper business, having founded the lonsbee says that the report that her hus- People's Banner when populism was at band was picked up in an open boat in the fever heat. The paper was subsequently Carabbean sea when a baby and adopted by sold to J. F. Albin and is now the only re-Captain Follonsbee, the Newburyport ves- publican paper in Butler county. Mr. Mansel captain, is untrue; that he corresponded ning has not yet decided in what business at intervals with his Massachusetts fela- he will engage, but it is rumored that he tives, and his father once visited Nebraska possibly will engage in the banking busi-

defendant, who afterwards appealed the swer it.

## case to the district court.

Meets with Serious Accident. CALHOUN, Neb., Jan. 27 .- (Special.)-Ed Davis of South Omaha, foreman of a gang of woodchoppers, met with a serious accident at this place while engaged in chopping down some walnut trees one mile north of town. One of his men having felled a large tree one of its branches four or five inches through caught on another tree, breaking it and throwing it some twenty-five feet, striking Mr. Davis in the back of the head.

Aged Woman Badly Hurt. REATRICE, Neb., Jan. 27,-(Special.)-Mrs. Captain Whitlock, an aged resident of this city, received a severe fall and sustained a badly broken arm as a result. She was standing on a stool trying to arrange a curtain and the stool turned, throwing her violently to the floor. Owing to her advanced age she will be confined to her home for some time because of her in-

juries Nebraska City Woman Leaves.

NEBRASKA CITY, Neb., Jan. 27 .- (Special.)-Mrs. W. C. Kidd, who has for several years been manager of the Morton ho tel in this city, will leave for Excelsion Springs, Mo., to make her home in a few days. She will be tendered a farewell reception next Thursday by the ladles of the Order of the Eastern Star and Woman's Relief corps.

## Callaway to Have a Band.

CALLAWAY, Neb., Jan. 27 .- (Special.) -The instruments for the band, which has been recently organized at Callaway, have arrived and the boys are beginning to practice. . There are fifteen members, and as many of them have been connected with other bands Callaway will soon have a band of which any town might be proud.

Telephone Managers to Meet. NEBRASKA CITY, Neb., Jan. 27 .- (Special.)-A convention of the managers of the independent telephone companies operating in adjacent territory in Kansas, Nebraska, Missourt and Iowa, will be held in this city on February 4. Business of importance to the independent people will

## be taken up at the meeting.

Charged with Burglary. NEBRASKA CITY, Neb., Jan. 27,-(Special.)-Earl Neihart, charged with burglary, had his preliminary hearing today and was bound over to the district court in the sum of \$500, falling to give which he was remanded to the county tail.

## PENSION FOR ALL SOLDIERS

Serator Scott Favors a Liberal Policy Flambeau reservations in Wisconsin. Toward the Veterans.

from his personal property. To enable the POORLY RECOMPENSED FOR SERVICES clusion of Mr. Beveridge's remarks, Mr.

Suggests Advisability of Giving Every Man Who Served Minety

> Days in Civil War Twelve Dollars Per Month.

WASHINGTON, Jan. 27 .- Senator Quay for adjournment. (Pa.) made an effort today to hold the senate in continuous session to consider the statebood bill, but failed to bold a quorum and was compelled on that account to allow the senate to adjourn at 6:20 p. m. He secured another ballot, however, to test the sentiment of the senate, the vote standing 17 to 29 in his favor.

The day was spent in consideration of the statchood bill, with the exception of an suited in the defeat of the motion by 17 hour devoted to a speech by Mr. Scott of West Virginia on the pension laws.

Beveridge Presents Petition Mr. Beveridge (Ind.) presented a petition from Indian Territory for statehood, which

was rend at the senator's request. He then explained his reason for reading, whereupon Mr. Aldrich (R. L.) remonstrated, saying that it was opposed to the senate rules to read a petition in detail, and also to enter into debate upon it. He said that both practices were growing in the senate and that both were repre hensible

When the routine business was concluded at 2:40 Mr. Quay (Pa.) moved to take up the statehood bill, but he was met by Mr. Aldrich with a point of order to the effect that under the rules of the senate the motion was out of order and that the bill could not be taken up before 1 o'clock without unanimous consent.

Mr. Quay responded that this rule was alternative, permitting business to proceed supreme court by making intoxicating after the conclusion of the routine business, liquors imported into states subject to the after the conclusion of the routine business, or at 1 o'clock. The chair, Mr. Frye, said he was inclined

to decide against the point and expressed

a desire to hear from Mr. Aldrich, but Mr. Scott (W. Va.) claimed the floor on a previous notice and proceeded to address the senate.

## Pensions for the Veteraus.

Mr. Scott spoke on his resolution, pro viding for a commission to suggest changes in the pension laws and to inquire into the advisability of granting a pension of HOOPER, Neb., Jan. 27 .- (Special.) - The \$12 per month to any soldier of the civil war who served ninety days. In the course

of his remarks he said:

Large as the pension roll now appears, mammoth as seems the aggregate of a nation's bounty, it is an aggregate summed from all its wars. Yet, however large that roll be, it is not so large as the muster roll, and no man who answered the call to which none but the true and brave responded should now be forgotten.

Go, Mr. President, read the muster roll from '61 to '65, subtract from it those that sleep in the cemeteries, and then compare the remainder with the pension roll and tell me where the vast army is.

Who cares for them? There is not one of them, perhaps, but who was as brave and true a patriot as his comrades who are now provided for. Their names have never been enrolled upon the pension list. They have been knocking, but knocking in vain. Upon what principle of justice, by what teaching of humanity, shall one-half be clothed and the other naked? It was the blood of the union soldier that cemented the stones erected by the fathers of the constitution, and they are not asking for the last drop of blood and the last pound of fiesh, but are asking for an equitable distribution of the fruits of their handiwork.

#### handiwork. Only a Scanty Recompense.

This resolution provides that the union veteran be paid \$12 per month after reaching the age of 62 and making application for the same. This will be a scanty living; even then the wolf will how close by. After the age of 62 few men, especially those who have undergone the hardships of var, are able to do manual labor. Many After the age of 62 few men, especially those who have undergone the hardships of war, are able to do manual labor. Many of these are today worthy and suffering for the necessities of life.

NEBRASKA CITY, Neb., Jan. 27.—(Special.)—The delegates of the various labor organizations in this city met yesterday and perfected the organization of a Central Labor union, the following officers being elected: A. Christensen, president; Beryan, vice president; George W. Parr, financial secretary; E. A. Beason, recording secretary; E. W. Clark, treasurer; Bernard Loch, sergeant-at-arms; George D. Beil, guide; E. Ricketts, Frank Landis and E. Reis, trustees.

Must Pay His Own Clerks.

BEATRICE, Neb., Jan. 27.—(Special.)—In the case of Gage County against ex-County Treasurer G. W. Maurer, Judge Letton handed down an opinion sustaining the Board of Supervisors and denying the right of the county treasurer to pay his clerical help out of the funds of the office. The amount involved is \$3,328. The case was tried before the county board last fall, when a decision was rendered against the defendant, who afterwards appealed the case to the district court.

Agay Raises Objection.

## Quay Raises Objection.

Mr. Quay (Pa.) gave notice that he would not consent to the displacement of the statehood bill for other measures, and Mr Burnham (Mo.) proceeded with his speech against the omnibus bill.

For Nebraska, Iowa, Kansas and Mis-When Mr. Burnham concluded Mr. Platt puri-Rain Wednesday and Thursday. (Conn.) spoke of the report that Arizona For North Dakota and Montana-Snow is seeking to repudiate some of its bonds. Wednesday and Thursday; fresh northeast and said if this was true it would prove winds. an insuperable objection to the bill. For Illinois-Rain Wednesday and Thursday; fresh northeast to east winds.

Mr. Foraker (O.) said the bonds referred to were originally issued by Pima county and were declared fraudulent and illegal by the United States supreme court. Afterward there had been legislation by congress making the debt valid as against the territory as a whole, and then the court had held the bonds to be binding.

The proceeds from the sale of bonds had been pocketed by a "lot of thieves and scoundrels" and he declared that the legislation by congress placing the responsibility on the territory had been induced by the bondholders, Mr. Lodge (Mass.) said the bonds in

question belonged to the firm of which



# The Secret of Beauty

Millions of women find CUTICURA SOAP, assisted by CUTICURA OINT-MENT, an unfailing specific for beautify-ing the skin, for cleansing the scalp, and the stopping of falling hair, for softening, whitening, and soothing red, rough, and sore hands, for baby rashes, itch ings, and irritations, and for all the purposes of the toilet, bath and nursery, Thousands of women use CUTICURA SOAP in baths for annoying irritations, offlammations and excoriations, or too free or offensive perspiration, in washes for ulcerative weaknesses, and for many sanative antiseptic purposes, which readily suggest themselves.

Said throughout the world.

#### Bird S. Coler of New York was the head. The senate passed the bill providing for the allotment of lands in severalty to the Indians in Lac Courte Oreille, and Lac de

Markle's Accountant Takes Back Figures Consideration of the statebood bill was Presented to Strike Committee.

KNOWS NOTHING OF DEAD MAN'S DEBTS

Judge Gray Grows Impatient When Information Cannot Be Obtained and Declares Witness Useless to Help Arbitrators Settle.

Mr. Quay responded that he did not desire PHILADELPHIA, Jan. 27.-The testimony presented today before the coal strike comnight session, but said it was for the nission was varied and interesting, an impurpose of making progress with the bill. portant witness being Albert C. Leisenring. Mr. Lodge made an appeal for adjournsuperintendent of the Upper Lehigh Coal ment until tomorrow. He said that any effort at unusual methods would be met company, who said he believed the meeting of employer and employe to be beneficial Mr. Quay asked for the year and noes to both parties. He was asked if he preferred to allow his mine to fill with water on the motion to adjourn and the vote rerather than grant an eight-hour working day and replied in the negative.

Mr. Scott (W. Va.) moved to go into Another witness was H. M. Christ, a coal breaker builder, who said he was refused executive session. The vote stood 10 to 27, not a quorum, whereupon Mr. Quay 'permission" by the district officers of the mion to build two breakers while the strike himself moved that the senate adjourn was in progress. giving notice that tomorrow he would ask for a continuous session. Accordingly, at

P. Edward Ross, a professional account ant, was called to show the wages paid by the G. R. Markle company, but was com-LIQUORS pelled to change many of the figures in the company's answer to the miners' demands recently published. In every case the amounts stated were higher than the sums actually paid. Judge Gray became impatient at this and expressed his displeasure in pointed terms.

At the afternoon session Willard Young who acted as a special coal and iron policeman during the strike, insisted that a reign of terror existed in the Lehigh regions, but under cross-examination several times contradicted himself regarding the nature of the disturbances which he said meet the original package decision of the had occurred.

## Markle Concludes Case.

The G. B. Markle company concluded its case with the testimony of Edward Ross, who audited the accounts for ten years. Mr. Rosss asked permission to correct district judges in the southern district of ome of the figures contained in the company's answer, but when the corrections were made most of the amounts given as average wages were reduced. The figures, Mr. Bartholdt (Mo.) opposed the original witness said, were the net earnings of conpackage bill on the ground that it would tract miners, and the average for ten to eleven and one-hal fmonths was \$654. In some cases miners earned more than \$1,000

in one year, but that was exceptional. He was asked to explain the statement of Mrs. Michael Burns, whose husband died indebted to the company and who with her son had worked for years to liquidate the debt. Witness' answer was unsatisfactory salaries of United States judges was called and the chairman, becoming impatient

#### Wants the Facts.

"Of all things in the world, get a proessional accountant who can't see anything unless it is in a column of figures. tarrh of the pelvic organs, these cases the endorsement of the profession. Let us get at the facts that underlie the money-from the company during the time He said there should be a law which would specified?"

"I don't know," answered witness. Addressing counsel, Judge Gray said: This man does not know anything about this case?

"I think that is hardly fair," responded the lawyer. "I do not usually resort to strong expressions of opinion without reason," re-turned the judge. "This man knows only toms disappear.

what his figures show." Further questioning showed that Mrs. Burns was indebted to the company for coal and rent which was eventually charged

to profit and loss. Under cross-examination witness said ment to prohibit federal judges from ache was not aware that two or more persons frequently figured in the wages credited to one man, which fact, miners' coun-"I move to amend by adding, "members sel said, might account for the high wages paid in exceptional cases.

## Union Dictates to Contractor.

H. M. Christ, a builder of coal breakers of Mahonoy City, said he wanted to erect a breaker at Frankville and one at Shenandoah during the strike. He was told by union men that he could not proceed BEATRICE, Neb., Jan. 27 .- (Special.)-A with the work under the ruling of the Hazleton convention. He appealed to Mr. Security was organized in this city Satur-Mitchell, who informed him, by letter, that day night by Organizer H. G. Weilage. The the convention had taken no action on matters of that kind, but the executive new lodge is to be known as Live council. committees of the three anthracite districts requested that all persons employed in such work cease until the strike ended. Mr. Mitchell said he could do nothing but

carry out that policy." Witness then referred the matter to the district executive committees, but President Fahey was unable to grant him "permission" to proceed, although witness agreed to employ as many members of the miners' union as possible.

## TOOK A STRAW VOTE. Interesting Experiment In a Restau-

An advertising agent, representing a prominent New York magazine, while on a recent western trip, was dining one evening in a Pittsburg restaurant.

While waiting for his order he glanced over his newspaper and noticed the advertisement of a well known dyspepsia preparation, Stuart's Dyspepsia Tablets; as he himself was a regular user of the tablets he began speculating as to how many of the other traveling men in the dining room were also friends of the popular remedy for indigestion. He says: "I counted twenty-three mer

at the tables and in the hotel office I took OFFICE OF THE WEATHER BUREAU, the trouble to interview them and was surperature and precipitation compared with the corresponding day of the last three of Stuart's Dyspepsia Tablets after each meal.

One of them told me he had suffered so much from stomach trouble that at one time he had been obliged to quit the road, but since using Stuart's Dyspepsia Tablets had been entirely free from indigestion, but he continued their use, especially while traveling, on account of irregularity in meals and because like all traveling men he was often obliged to eat what he could get and not always what he wanted. Another, who looked the picture of

health, said he never ate a meal without taking a Stuart Tablet afterward because he could eat what he pleased and when he pleased, without fear of a sleepless night or any other trouble. Still another used them because he was subject to gas on stomach, causing pressure

on heart and lungs, shortness of breath

and distress in chest, which he no longer

experienced since using the tablets regu larly. Another claimed that Stuart's Dyspepsia Tablets was the only safe remedy he had ever found for sour stomach and acidity. He had fermerly used common soda to re lieve the trouble, but the tablets were much

After smoking, drinking or other excesses natural digestives, pepsin diastase, which ing restores the stomach to a healthy. wholesome condition so effectively as Smart's Tablets.

Stuart's Dyspepsia Tablets contain the natural digestive, pepsin, liastass, which every weak stomach lacks, as well as nux, - indicates zero.
T indicates trace of precipitation.
I. A. WELSH.
Local Forecast Official. hydrastin and yellow parilla, and can be safely relied upon as a radical cure for every form of poor digestion. Sold by druggists everywhere.

better and safer to use.

## CORRECTS MINERS' WAGES WOMEN SUFFER NEEDLESS MISERY.

FEMALE WEAKNESS IS PELVIC CATARRH.

Pe-ru-na Cures Catarrh Wherever Located.



Bane of the Female Sex.

Thousands of Women Cured Every

DELVIC catarrh is almost a new term

catarrh. Catarrh is the cause of the trou-

Peruna is not simply a paliative to re-

lieve some of the most distressing symp-

From it.

tarrh.

cured by Peruna.

human body.

toms disappear.

it every day.

S. E., Washington, D. C., writes: "I am anxious to show my gratitude for what Peruna has done for me, and

Miss Ella M. Moreland, 502 D street,

Miss Ella M. Moreland

hope this will reach the eyes of some woman who has suffered as I did. For three years I had entense pain regularly every month with cramps and headache. At such times I was hardly able to be about and felt very weak and worn out. I tried a much advertised remedy but found that it gave me no relief, when a visitor advised me to try Peruna, telling me how it had cured her of a similiar trouble. I have so of-Catarrh of the Pievic Organs is the ten since thanked her for calling my attention to it for it is certainly a blessed medicine for sick women. Almost from the first day I felt better and Very Few Women Are Entirely Free within five weeks I had added nine pounds to my weight and it seemed I never felt better in my life. I have en-joyed the best of health since and Pe-ru-na is a Specific for Pelvic Caladly endorse Peruna for 1 can thank it for my good physical condition."-

A Physican's Endorsement. Dr. M. C. Gee, is one of the physicians. who endorse Peruna. In a letter written in medical literature. Dr. Hartman from 513 Jones street, San Francisco, Cal.,

was the first physician in this country he says: who used the term, but through his writ-"There is a general objection on the part ings he has made it a familiar phrase to of the practicing physician to advocate nearly the whole of the civilized world. | patent medicines. But when any one medi-Before it was discovered that the all- cine cures hundreds of people, it demonments of women depended chiefly on ca- strates its own value and does not need were regarded as incurable. Now, thous-

"Peruna has performed so many wenbookkeeper's statement. Do you know ands are cured every year. The same dis- derful cures in San Francisco that I am whether the boy or his mother received any cases that once seemed beyond the reach convinced that it is a valuable remedy. of man are promptly and permanently I have frequently advised its use for women, as I find it insures regular and pain-Peruna cures catarrh, whether of the less menstration, cures leuchorrhoea and pelvic organs or any other organ of the ovarian troubles, and builds up the entire system. I also consider it one of the fin-Peruna has become renowned as a posest catarrh remedies I know of. I heartly tive cure for female ailments, simply endorse your medicine."-M. C. Gee, because these allments are mostly due to M. D.

> If you do not derive prompt and satisfactory results from the use of Peruna write at once to Dr. Hartman, giving a full statement of your case and he will be pleased to give you his valuable adtoms. It is a permanent and radical vice gratis, cure. A multitude of women are praising Address Dr. Hartman, President of The Hartman Sanitarium, Columbus, O.

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