NEWS OF INTEREST FROM IOWA.

COUNCIL BLUFFS.

MINOR MENTION.

Davis sells drugs. Stockert sells carpets. Expert watch repairing. Leffert, 409 B'y. Celebrated Metz beer on tap. Neumayer. FOR rent-Modern house. 719 Sixth ave Cabinet photos, 25c per dozen. 308 B'way. Twelve-piece chamber set, \$2.78. A. B. Howe, \$10 Broadway.

Mrs. W. S. Rigdon is visiting relatives and friends in Gretna, Neb. Easter cards and pictures. C. E. Alex-nder & Co., 333 Broadway. Mrs. E. B. Edgerton of South Sixth street from a visit to Chicago

Real estate in all parts of the city for ale. Thomas E. Casady, 25 Pearl street. Dr. C. Engel, discases of women and children, 546 Broadway, Council Bluffs, Ia. A. E. Kinkaid postmaster of Walnut, Ia., was in the city yesterday calling on friends. Mr. and Mrs. C. K. Hesse have gone to Prescott, Ariz., on a combined business and

pleasure trip.

Excelsior Masonic lodge will hold a special meeting this evening for work in the George W. Lipe is home from a trip to Arkansas, where he went to look after his mining interests. W. C. Cheyne record clerk of the district court, is confined to his home on Madison

court, is confined to his home on Mauson avenue by sickness.

Another half-price sale on short lengths of picture frame mouldings. C. E. Alexander & Co., 323 Broadway. Before papering your rooms we want to show you our elegant 1993 designs. C. B. Paint, Oil and Glass company.

The Retail Grocers' association will hold its regular meeting this evening in the hall over the Commercial National bank. The members of the Woman's Relief corps will be entertained Friday afternoon at the home of Mrs. Mary Beassore, 504

Mr. and Mrs. E. E. Hart went to Chicago Tuesday night. Mrs. Hart will remain in Chicago while Mr. Hart visits eastern.

For Sale Cheap—Property at No. III North 8th st.; also property at N. E. corner Fifth avenue and Thirteenth street. C. W. Gould, World-Herald office.

World-Herald office.

A case of smallpox in the Balley family.

2615 Avenue C, was reported to the Board of Health yesterday and the premises were promptly quarantined.

The woman's auxiliary of Grace Episcopal church will hold its regular meeting this afternoon at the residence of Mrs. Forrest Smith, 740 Madison avenue.

The Board of Park Commissioners has de-cided that all laborers employed by the board this summer shall be paid weekly instead of monthly as has been the custom The funeral of Mrs. Carrie Ma..n was

held yesterday afternoon from the family residence, 222 Benton street, and burial was in Wainut Hill cametery. Rev. James Sims conducted the services. Mrs. Line Wiskoski died yesterday morning at her home in Lewis township, aged 67 years. The funeral will be held this afternoon at 1 o'clock and burial will be in

the township cemetery John Zahner of Rockford township, can-didate for the republican nomination for member of the Board of County Super-visors, was in the city yesterday in the interests of his candidacy.

city Marshail Tibbits is preparing to serve notice on all property owners and occupants of premises to clean up their back premises and alleys. A health officer will be added to the city marshal's force in about ten days and persons not complying with the notices will be arrested.

The receipts in the general fund of the Christian Home last week were \$440.32, being \$240.32 above the needs of the week, the balance being placed to the credit of the contingent and improvement fund. In the manager's fund the receipts were \$80.55, being \$45.55 above the needs of the week and decrearing the deficiency in this fund to date to \$11.15.

Lawrence Gienn, the infant son of Mr.

Lawrence Glenn, the infant son of Mr. he was now in favor of the Pusey corner, and Mrs. Lawrence Overmier, died yesterday morning at 608 South Thirteenth atreet, Omaha. The funeral will be held this Omaha. The funeral will be held this afternoon at 2 o'clock from 748 Washington avenue and burial will be in Fairview cemetery. Rev. G. E. Walk of St. Paul's Episcopal church will conduct the services. Mr. and Mrs. Overmier recently moved from Council Bluffs to Omaha.

Plumbing and heating. Bixby & Son.

Hazen Heads for Cadetahip.

T. Hazen, of Avoca, was the ranking candidate at the examination held Tuesday in Red Oak for the appointment of a cadet to the naval academy at Annapolis from the Ninth congressional district. The three Jury Recommends That Suspect alternates are Shirley Allen of Atlantic, Benjamin Barnes of Tabor and Robert A. Dunn of Villiaca. Others who took the examination, were

George S. Johnson of Atlantic, Charles G. Scott of Council Bluffs, L. Matt Rippey of Audubon, Thad W. Ray of Red Oak, Win- salcon on West Broadway Friday night, to tax them and that the Portland comfield Mayne of Council Bluffs, Laurence A. was completed yesterday morning and the Williams of Council Liuffs and Elmer New-The examining board was composed of

Moore of Glenwood and Prof. O. J. Mc-Manus of Council Bluffs. Mr. Hazen will be required to appear for

physical examination either at Des Moines gation in connection with the crime., or Omaha on April 21. The three alternates will also be required to appear at the same time, if they desire to retain their

National Roofing Co., 126 Main Street,

Real Estate Transfers. These transfers were filed yesterday in the abstract, title and loan office of J. W. Squire, 101 Pearl street:

Bquire, 168 Pearl street:
William Kobs and wife et al to Maria and Claus Peterson, nels block 53.
Allen & Cook's add. Avoca q. c. d. & Fred Holt and wife to Charles T. Carter, lots 17 and 18, block 1. Triynor, w. d.
Same to C. F. Shreve, lots 4, 5, 6, 7, 26, 38 and 39, block 1. Treynor, w. d.
Same to Thomas Floed, lots 25 to 29 and 18, except east 6 feet block 1. Treynor, w. d.
Same to Thomas Floed, lots 25 to 29 and 18, except east 6 feet block 1. Treynor, w. d.

Treynor, w. d.

Same to Thomas Flood and brother, lot H, block 1, Treynor, w. d...

Same to Anna Orme, lots 3 and 40, block 1; lot 5, block 2, Treynor, w. d.

Bame to Lilly M, Buck, lot 1, block 2, Treynor, w. d.

Sheriff to George S, Wright, lots 7 and 8, block 10, Hayfles 1st add., s. d...

18,420 N. Y. Plumbing Co., Tel. 250. Night, F667.

Not eggs, but the finest place method of French Dry Cleaning is superior to any other.

Never heard of it, eh? Well, parel to us and we will show you the finest and most artistie work turned out in the city.

Ogden Steam Dye Works CARTER & COOK, PROPS.,

301 Broadway. COUNCIL BLUFFS, IOWA. Work called for and delivered. 'Phone 761.

LEWIS CUTLER MORTICIAN.

ACCEPTS THE SHUGART SITE

Library Board Authorises Its Purchase for the New Public Library.

VOTE ON PROPOSITION SIX TO THREE

Actual Net Cost of the Property to the Board to Be \$10,900 Under the Amended Proposition of Mr. Shugart.

Unless the unforseen happens the Carnegie library building will be erected on the northwest corner of First avenue and Sixth street, the board of trustees of the free public library having by a vote of 6 to 3 decided last night to close the deal with E. L. Shugart for his property. The site selected by the trustees has a frontage on First avenue of 100 feet and on Sixth street of 192 feet. It lies immediately south of the postoffice building. The price to be paid for the property is \$11,000, to which must be added \$1,084 special improvement assessment, which the board assumes. in the event of the trustees being "nable to dispose of the buildings on the property at a figure sufficient to reduce the actual cost of the site to \$10,900, Mr. Shugrat will either pay a sufficient sum for the buildings to enable it to do so or else make a

corresponding reduction in the price. The motion to authorize the president and secretary to close the deal with Mr. Shugart was made by Trustee Bender and seconded by Trustee Baird. President Rohrer and Trustees Tyler and Burke voted against it, while Trustees Bender, Baird, Stewart, Cleaver, Mrs. Everest and Father Smyth voted in favor of it.

This action of the board was anticipated, as it was well known that six of the trustees had decided before the meeting to bring the matter to a close in favor of the Shugart site.

At the opening of the meeting Secretary Stewart read a communication from Mrs. Sarah E. Pusey, in which she offered, in response to an inquiry to reduce the price on her property at Willow avenue and Pearl street from \$10,500 to \$9,000. The reading of this communication developed an interesting fact in connection with the selection of the site by the board at its former session. Judge McGee, who was acting for Mrs. Pusey in the matter, was called to St. Louis and before leaving spoke with Secretary Stewart, President Robrer, Trustees Baird and Bender and asked to have the meeting postponed until his return. He left for St. Louis under the impression that this would be done, but during his absence the session was held and the "expression of preference" made for the Shugart site. At this meeting the offer of Mrs. Pusey to reduce her price from \$10,500 to \$9,000 was not submitted, owing to the absence of Judge McGee and it came before the board for the first time last night. The board, however, declined to

consider it. Trustee Tyler, in declaring his intention to vote against the Shugart site, declared

There was a large number of citizens present and they were given an opportunity to address the board. Attorney John M. Galvin made an eloquent plea for the Pusey site, speaking as a citizen and taxpayer and not as the attorney of any person or body of persons. Dr. Macrae, Park Commissioner Graham and others also addressed the board in opposition to the Roy Hazen, son of former Sheriff John Shugart site and unging the selection of any of the other sites offered.

CONCLUDE FORNEY INQUEST

Rogers Be Held for Further Investigation.

The coroner's inquest over Albert H. Forney, who was shot and killed in his jury brought in a verdict to the effect that Forney came to his death from gunshot wounds inflicted by a person or persons Dr. L. A. Thomas of Red Oak, Prof. W. M. unknown to the jury. To the verdict was attached a rider recommending that W. C. Rogers, allas Frank Parsons, the suspect under arrest, be held for further investi-

Two new witnesses were introduced at the inquest yesterday by the authorities for the purpose of further establishing Rogers' chances in the event of the principal fail- alleged connection with the shooting of Forney. Mrs. Addie Powers, living at 1003 Breadway, testified that she went to the saloon at about 10:30 the night of the murder and noticed two men peering into the front window. Che particularly identified Rogers as one of the men and said that as she was about to enter the door of the Wheeler expects to take up the case of his will be left other charitable bequests. salcon, the man who resembled Rogers George S. Wright and George H. Mayne stepped back, thus enabling her to secure

a good look at him. Richard Organ, son of Attorney J. P. Organ, teatified that on last Friday after- park. noon as he and a companion were passing three men. Organ's testimeny was in contravention of Rogers' assertion that he did 150 not arrive in Council Bluffs until Satur-660 day morning, the morning following the

murder of Forner. The third and last witness yesterday was Will Chowning, a cook employed in the advisement. restaurant a few doors east of Forney's shots and ran to the rear door of the restaurant and looked out into the alleyway but did not see any one run from the loon and looked in through the rear window, but could not see any one in the

It had been expected that Rogers would ladies' garments. Our latest have been arraigned yesterday afternoon following the inquest, but Assistant County Attorney Hess, who has the case in charge,

him before Friday. well, bring your wearing ap PROTEST FROM CLERK REED Asks Board to Reseind Resolution,

but the Supervisors Decline.

Freeman Reed, clerk of the district court, filed with the Board of County Supervisors yesterday a protest against the resolution adopted by it Tuesday relative to the printing of the bar dockets, coupled with the request that the resolution be rescinded. The scard declined, however, to take it back. The protest was as follows:

I wish to protest against the resolution adopted by your honorable body, on April 7, 1933, concerning the printing of the bar docket, for the Ayoca court, and this for the following reasons:

1. The attorney general of lowa has given an opinion that it is the duty of the cierk to furnish the bar docket in the following language: "The cierk is directed to fur-

nish printed calendars. Unless some statute directs how these calendars are to be procured by the clerk, or who is to print the same, he had an absolute discretion in the matter which cannot be controlled by anyone. I find nothing in the statute which authorizes the board of supervisors by any resolution, or by any vote, or in any manner whatsoever, to interfere with the exercise of this undoubted discretion given to the clerk. It is true the Board of Supervisors must order the payment for them, and it has the right to insist that the cost of the printing skall be reasonable, but in my judgment, has no power given it by law to interfere with the discretion of the clerk in having such calendars printed, where, when, and by whom, his good judgment may dictate.

II. The county attorney who is my legal adviser as well as yours, had advised me and you that this is my duty and not yours.

III. The district court has twice held in

this judicial district that the printing and distribution of bar dockets is within the control of the clerk.

IV. The supreme courts of Wisconsin and New York, under statutes like ours, have New York, under statutes the held the same.

V. You admit in your resolution that it is my official duty to control the printing of my official duty to control the printing of the decket.

the bar docket.

VI. This contract was let by me to the Avoca Tribune, at a saving to the county of more than 20 per cent, for a calendar superior to any heretofore obtained for the Avoca court.

VII. Your resolution is wholly beyond the scope of your official duty.

VIII. The statement contained in your resolution that the supervisors have every revolution that the supervisors have exercised this authority for the last twenty

3 erroneous

For these reasons I submit that your resolution does me a great injustice and should be rescinded. Yesterday's session of the board was devoted to examining and allowing the usual large grist of claims against the county. One claim which caused considerable amusement and was rejected was that of E. H. Maguire of Marengo, Ia., for his alleged services and expenses in causing the arrest of several men for seining in Lake been seining in Lake Manawa. Maguire and was not properly eiven to the pary. left town almost as suddenly as he apfrom him until his bill for \$40.49 was filed before the county board. His claim in-

PORTLAND COMPANY ANSWERS

and Onawa and one item is for "looking

the Right of Pottawattamie County to Assess Its Capital Stock.

The Portland Gold Mining company of Colorado filed yesterday in the district court its answed to the suit brought by County Treasurer Arnd to compel the company to produce its books and accounts so that the holders of stock might be assessed for taxation of their holdings of stock. The answer denies generally the right of

the authorities of Pottawattamie county to tax the company, as it was incorporated under the laws of Iowa solely for the purpose of transacting business and becoming an effective industrial corporation entirely and exclusively within the limits of the state of Colorado. Further that it was never organized for the purpose of holding property or doing business or carrying on any transaction whatever within the state of Iowa, and that it has always been assessed for taxation and paid taxes in the state of

In answer to the demand that it be redo so would cause great inconvenience as the stock is listed on the mining exchange in Colorado Springs and is constantly changing hands by sale and purchase, making it necessary that the stock books remain in Colorado Springs at all times, owing to these constant transfers of stock.

Regarding the stockholders the answer sets forth that there are 150 approximately, in number and they are scattered through out a majority of the states of the Union, that some are citizens of and residents of Great Britain and the Dominion of Canada, that only about 30,800 shares of the Issue of \$3,000,000 are held in Iowa and none by residents of Pottawattamie county.

It calls attention to the fact that numerous other foreign corporations are incorporated under the laws in Pottawattamie county, but no attempt has been made pany is entitled to equal immunity in this respect with the other foreign companies and that it should not be made the subject of undue and unlawful discrimination by this proceeding.

The answer shows that the Portland Gold Mining company was incorporated in this county February 5, 1894, the incorporators being T. C. Condon and W. F. Crosby of New York and Joel T. Valle, H. K. Devereux and W. S. Stratton of Colorado. Also that during 1894 and 1895 the company exchanged its entire issue of capital stock, The answer is signed by James F. Burns, president of the company.

against the City of Council Bluffs. This is the suit in which Wright and Mayne lay claim to a certain portion of Big Lake

This morning Judge Wheeler will hear the Northwestern depet on Broadway, he the application of the Omaha Bridge & noticed three men sitting on the chain Terminal Railway company for an injuncfence just east of the depot platform. He tion restraining the Mason City & Fort was positive that Rogers was one of the Dodge Railroad company from crossing its tracks at Fourteenth street and Ninth ave

Arguments in the suit of the Avoca Journal-Herald against the Avoca Tribune were concluded before Judge Wheeler yes terday and the court took the case under

E. E. Sluss of Cedar Rapids, In., attorney saloon. He said that he heard the three for and partner of F. M. Cunningham, the tax ferret, is in the city for the purpose of bringing suit against Pottawattamie county for the amount due under the consaloon. He ran down the alley to the sa- tract held by Cunningham. The contract provided that Cunningham was to receive 50 per cent of all moneys recovered into the county treasurer through his efforts in unearthing property which had been concealed or withheld from assessment. There is due Cunningham under the contract close upon \$20,000, but payment had been refused stated that he did not expect to arraign by the Board of Supervisors pending the litigation instituted to declare the contract null and vold.

Bowling at Elks' Club.

Team No. 2, captained by Dr. Deetken, defeated team No. 5, captained by C. Hafer, in the bowling tournament at the Elks' club last night. The score follows:

TEAM	NO.	2.		
Deetken	135	3d. 186 186 135 138 136	8d. 165 167 144 127 13°	Total. 523 423 214 422 367
TotalsTEAM	723 NO.	761	665	2,149
Hafer Wallace Mediar Gardner Van De Vere	151 122	2d. 151 100 152 115 144	3/1. 123 1/6 172 133 163	Total. 496 248 473 389 443

MANY CASES ARE REVERSED

Su rema Court at Adjourned Session Hands Down Many Cpinions.

CHANCE FOR TWO CONVICTED OF MURDER

Prosecution of Prof. Pike Likely to Be Dropped, Provided He Will Not Start Damage Sults.

(From a Staff Correspondent.) DES MOINES, April 8 .- (Special.)-The Iowa supreme court held a session today, adjourned from January, and delivered a plans for the new central college buildnumber of opinions in appealed cases, Among them were a number of criminal cases and the proportion of cases reversed was unusually large. In the case of the State against Jack Phillips, from Wapello county, the court was compelled to pass on an unusual question. Phillips was town marebal at Eldon and made an arrest of Clarence Debard, who was drunk. Debard would not travel easily and the officer struck him with his club and repeatedly iter suits against the Seigels on account of struck him over the head. Debard's skull his arrest. Prof. Pike was forced to rewas cracked and he died and Phillips was (main in jail over night and is deeply huindicted for murder in the first degree and convicted of mansulaughter. On appeal the case was affirmed, but on rehearing a new question was raised and it was shown that at the post mortem examination of Debard it was shown that his skull was abnormally thin. It was therefore contended that it was the thinness of his skull and not the severity with which he Manawa last December. Maguire, who sp. | was struck that caused his death, and the peared in Council Bluffs claiming to be court goes so far as to at least admit deputized by the state fish and game that this question should have been turned warden, induced former Justice Bryant to over to the jury. The case is reversed on issue warrants for five men alleged to have the ground that this defense was proper In the case of the State against W. W. peared and nothing further had been heard Ames, who was convicted at Dubuque of embezzlement, there was reversal because the indictment was brought under one seccludes railroad fare to and from Sioux City tion of the statute and by the instructions of the court the conviction was made under round Onawa" for which he charges 3 cents. an entirely different section. But the evidence in the case is also reviewed and it is pointed out that there was no embezzlement in fact. Ames was engaged in winding up the affairs of a building and

> tiflicate holder, who brought suit. Did Not Perfect Appeal.

The case of M. O. Clemons of Union, who was indicted for murder in the first degree and convicted of manslaughter, was easily disposed of. The court found that there was no proper appeal, no indictment, no judgment nor netice of appeal; but taking the statements of the lawyers at their face he was properly convicted. The appeal was dismissed.

In the Burns case from O'Brien county, the reliance on the fact of a mistake in the name of the prosecuting witness was declared to be worthless. It was also complained the court was absent during a part of the trial dictating instructions, but the appellate court decides that this was hardly true, as the judge stood in the doorway and dictated his instructions to a reporter in the next room. The case was affirmed.

Insanity Case From Villisea. defense, and on this the reversal was made. winter months the practice was disconthe company sets up the contention that to Thiele had been separated from his wife tinued. The city council have again ordered and as she passed his house in Villisea he its execution and the bell was rung for the her three times with a knife, from which that they are going to see that it is obeyed she died in a few minutes. It was shown and if a youngster is caught out after the St. Paul he had talked a great deal about his right appointed hour he will be arrested. The to kill his wife and there was certainly first trial proved entirely satisfactory and ADLAI STEVENSON LOSES HAIR support of his insanity plea.

Edward Dennie, who was indicted with young people Wesley Irwin and Eugene Mason for killing Oscar Miller, a tramp, at Shenandosh, does not get a new tricl. The three men put up a job to kill the tramp and Irwin and In the case against Mark Vance, who was convicted of a most repulsive crime, errors were found in the matter of admissions past thirteen years and are quite well by the lawyers and in instructions regarding the statements of the case as made by both sides.

One civil case decided is of more than tional State bank against the city of Burington involving the question of deducting value of government bonds from the assets of a bank in determining the value of its stock. The court holds that no such | ments were served. deduction is possible. The case does not involve assessment of government bonds.

Death of Veteran Minister. Rev. E. B. Vail, for more than forty years prominent in the Methodist ministry in Iowa, died at the Methodist hospital in this city this morning. He was nearly placed at \$3,000,000 divided into 300,000 50 years old and for many years was pastor shares for the mining property and that it of the Grace Methodist Episcopal church has paid more than \$4,000,000 in dividends. in this city, but was also on the circuit for a long time. Some years ago he gave \$10,000 to the Methodist hospital and as he In the district court this afternoon Judge left quite an estate it is believed that in

Insurance Case Decided. An important question in insurance mat-

ters was disposed of in the district court in the case of Jennie Tuttle against the lived in Kansaz City and was insured for \$5,000. He committed suicide in Kansas, servative.

She sought to recover on the policy on the ground that the contract was in fact made in Missouri and that the clause of the Iowa statutes forbidding recovery on a policy in case of suicide would not therefore apply. The court held that the Iowa law would prevail even though the contract was made in Missouri and the suiccide occurred outside of this state, and found for the defendant company. The case will be appealed as one involving an important question.

New lown Corporations.

The Iowa Securities company of Sioux City has been incorporated with \$100,000 capital by George E. Scott and others. The Messenger Printing company of Fort Dodge has been incorporated with \$30,000 capital by George E. and Clarence Roberts The Smith-Talbot Manufacturing company has been incorporated at Cedar Rapids with \$50,000 capital. The Cedar Rapids Water company has increased its capital stock to \$675,000.

The Board of Trustees of the State college adjourned its meeting until May 6, when bids will be, received on the revised

ings. Pike Prosecution May Be Dropped

Efforts were being made today for a ompromise of the cases involving Prof. Pike and Miss Minnie Siegel, prominent musicians of the city. Miss Seigel has in dicated a desire to have the prosecution dropped and to permit Prof. Pike to go his way provided he will not commence counmiliated over his plight and still insists that he will marry Miss Seigel, though she does not indicate that this will be the outcome.

SIOUX CITY FUGITIVE HELD Fleeing Man Charged with ment is Arrested at West

SIOUX CITY, Ia., April 8.-W. H. Hopkins, representative of Edwards, Wood & Co., a grain commission firm in Sioux City, who disappeared a few weeks ago and is said to have left a large shortage, has

been located at West Baden, Ind. He says he will go to Minneapolis, the headquarters of the firm, and try to effect a settlement.

Partisanship is Dropped.

CRESTON, Ia., April 8 .- (Special.) - There was no friction in the organization of the new city council or in the election of the loan company and had trouble with a cerofficers, although the democrats have control of the council and there is a republican mayor, the democratic members voting for all the appointees of the mayor and the republicans voting for the democrat caucus nominees for the city officers. After J. C. Sullivan was sworn in as mayor and the newly elected aldermen had taken their oath of office the following officers were elected: Clerk, W. H. Robb; street Jones; official paper, The Morning American; chief of fire department, Robert Bissett Jr.; health officer, J. W. Reynolds. The mayor made but one change in the police force, Will McKee being substituted for John Longshore as night police.

Ring the Curiew Bell.

CRESTON, Ia., March 8 .- (Special.)-The 16 years of age to be home and off the places compare as follows: streets that was so popular all over the In the Thiele case. from Montgomery country last year, was used by the officers of the judge as to indignity, which was the served its purpose well, but during the St. Louis. rushed out into the street and stabbed first time again last night. Officials say the warning was heeded by most of the

Celebrate Golden Wedding.

CRESTON, Ia., April 8 .- (Special.) -- Mr. and Mrs. Charles Stewart celebrated their Dennis were convicted and given long terms. | golden wedding anniversary at their home on North Birch street yesterday. They have been residents of Union county for the known. There was only a few of their friends present at the anniversary and for the enjoyment of them the old people submitted to a mock marriage in imitation of ordinary interest. It is that of the Na- the more important event half a century ago. There has been three children born to them, all of whom are living and two of whom were present. The guests remained with the old people all day and refresh-

Want to Drain Mud Lake.

JEWELL, Ia., April 8 .- (Special.) -- Hundreds of acres of rich land may be redeemed the coming summer if plans go right as started by Prof. D. A. Kent. He has drafted a petition for the draining of Mud Lake. One hundred names will be secured. The plan is to have the county do the work and tax the cost to abutting property owners, who would be the chief gainers by the accumulation of lands.

Polsoned by Use of Milk

MUSCATINE, Ia., April 8 .- (Special.)-The family of Engineer William Mobley was poisoned by drinking milk supposed to have contained formaldehyde. Prompt medical aid saved their lives. The milk Iowa Traveling Men's association. Tuttle was purchased of a milkman who had evidently used the formaldehyde as a pre



FAIR HEARING IS RESUMED Witness Tells Why He Had Little to Say When Questioned by Detective.

NEW YORK, April 8 .- The hearing on the will of the late Charles L. Fair, who was killed in an automobile accident in France last August, was resumed today. Mrs. Hannah H. Nelson of Newmarket, N. J., mother of Mrs. Fair, seeks to show that Mr. Fair died before his wife.

Lucian Man, the Frenchman, who testifled yesterday that when he reached the scene of the accident he found Mr. Fair dead and Mrs. Fair breathing, was again on the stand. Mas was questioned about an interview he had had with M. Picard, a French secret agent, regarding the agent. Mas said

he had refused to tell Picard who was with him and where he had been when he witnessed the accident, because Mas and his friend Moranne had been to Deauville with women and did not want their wives to know about it. Mas said he had not described the ac-

cident to M. Picard differently than his description at this hearing. Counsel for Mrs. Nelson objected to cross-examination as to what time they boarded a train after witnessing the accident. Opposing counsel said it was most important, as it "shows Mas was not at the place at all."

OUTPUT OF PACKING HOUSES commissioner, Joe Sayler; scavenger, Oliver Marketing of Hogs Continues Light Even as Compared with Previous Week,

CINCINNATI, O., April 8 .- (Special Telegram.)-Price Current says: The marketing of hogs continues moderate. Total western packing was 330,000, compared with 350,000 the preceding week and 355,000 last practice of ringing the cerfew bell at 9 year. Since March 1 the total is 1,760,000, o'clock to warn the young people under against 2,055,000 a year ago. Prominent

> 34,000 40,000 31,000 25,000 36,000 72,000 City

Former Vice President Badly Burned While Trying to Extinguish Fire.

BLOOMINGTON, Ill., April 8 .- Adlat Stevenson formerly vice president of the United States, lost his hair and moustache and received painful burns on the face, head and hands today while trying to ex-

tinguish a fire. The fire started in a bedroom and Mr. Stevenson was attracted by the smoke coming through a transom. When he reached the room Mr Stevenson found the curtains ablaze. Without calling for aid, he rushed in to tear them down and in an instant the hair was singed from his head, his moustache burned off and his face blistered. Mr. Stevenson retreated before his

clothes caught fire. The property loss does not exceed \$1,000.

The Maximum

is reached in the production of

Hunter Baltimore Rye

The perfect type of the purest whiskey. Its taste is a treat.

First Called First Recalled

Sold at all first-class cafes and by jobbera WM. Lanahan & SON, Baltimore, Md.

KEEP YOUR HAIR.

CURE

and Hair Tonic Makes the Hair Grow. Keeps the Scalp Healthy

> Sold Everywhere in \$1.00 and 50 Cent Bottles.

Chicago. A. R. Bremer Co..

DAY & HESS, Council Bluffs

Money to loan on Real Estate; lowest rates; funds on hand. Mortgage Investments for sale. Call on or write us if you have money to invest, either in martgages,

bonds or real estate. Real property Small farm near city at a bargain.

Farm of 223 acres, 6 miles S. E. of city at great bargain for 16 days. The Ora Clark farm. Fine house, all bottomland, not subject to overflow, near station, school, etc. There is \$10 per acre profit in this. The finest farm in

the country at \$65 per acre. DAY & HESS, Council Bluffs

House and lot in Council Bluffs cheap.

GARDUI to the Rescue

Thousands of women have learned to fear the coming of the menstrual period and dread its possible consequences. We want to tell every suffering, afflicted woman of to-day that she can have relief. Wine of Cardul will cure her as it has cured 1,500,000 suffering women of every of trouble. Testimonials received even report the removal of so-called incurable tumors. Wine of Cardul regulates the menstrual flow, stops flooding, cures bearing-down pains, relieves the inflammation of leucorrhea, prevents miscarriage and robs child-bearing of its pain and

Every dauggist sells Wine of Cardui, and you can go and get a \$1.00 bottle to-day and take it with perfect assurance that you will receive benefit from its use Don't you think Wine of Cardul is worth your attention after it has done so much for Mrs.

If you think you need advice, address, giving symptoms, "The Ladies' Advisory Department," The Chattanooga Medicine Co., Chattanooga.

