INTEREST FROM IOWA. OF

COUNCIL BLUFFS.

MINOR MENTION.

Davis sells drugs. Stockert sells carpets. Expert watch repairing. Leffert, 49 By. Celebrated Mets beer on tap, Neumayer. FOR rent-Modern house. 719 Sixth ave. Cabinet photos, foc per dozen. 308 B'way.

Clothespins, I cent a dozen at A. B. Howe's, 310 Broadway. Real estate in all parts of the city for sale. Thomas E. Casady, 235 Pearl street.
Mrs. J. O. Jones and Mrs. J. T. Jones have been called to Sandwich, Ill., by the acrious illness of a relative.

before papering your rooms we want to before papering your rooms we want to show you our engant 1993 designs. C. B. Paint the and Glass company.

Sergeant D. J. Whittaker of the police force is nome from Emerson, is., where he attended the funeral of a nephew.

Mis. Julia Lyons was paroled from St. Bernard's hospital yesterony by the commissioners for the insane, in care of her husband, Patrick Lyons.

A large delegation of Knights of Pythias

A large delegation of Knights of Pythias is pisnning to go to Hamburg Wednesday evening o. next week to participate in a celebration by the lodge of that city.

airs. Hannah Smith, aged 71 years, died ye-terday evening at the home of her son, E. F. Smith. 2022 Avenue F. The remains will be taken to Fairfield, Ia., Monday, for burlat. Lessie M. Ordes, daughter of Mrs. R. A. Pince of Quick, ia., died Thursday from pneumonia, aged i9 years. The funeral will be held this atternoon at 2 o'clock from the residence and burial will be in the Quick

Joseph Rambo, father of "Pearl, the fat girl," has finally located his daughter at Va.dosta, Ga., and has forwarded trans-pertation for her return home. Rambo claims that he has not received his share

of his daughter's earnings.

Manager Carmody of the New theater is negotiating with Anna Eva Fay for a return engagement some date in May. During her recent engagement in Council Bluffs.

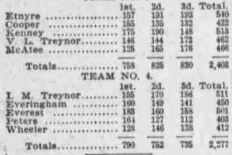
Miss Fay created quite a sensation and packed houses were the order each night.

Libra A Williams the Mysar-old son of

National Roofing Co., 126 Main Street.

Elka' Bowling Contest.

Team No. 3, captained by City Engineer Etnyre, retained its lead at the close of the sixth week of the bowling tournament at the Elks' club by defeating last night team No. 4, captained by I. M. Treynor, by 126 pins. The score follows: TEAM NO. 8.



Revising Telephone Ordinance. The special committee consisting of Morgan and City Solicitor Snyder, to which was entrusted the drafting of an ordinance for a franchise for an independent toll telephone system, will meet this afternoon, at which time the ordinance prepared by the city solicitor will be revised. Speakfor a toll telephone system to connect only from the association. with outside companies and to prevent the respect and would be revised to conform was named as delegate in his place. with the expressed desire of the committee

N. Y. Plumbing Co., Tet. 250. Night, F667.

of the whole.

Rogers Arraigned for Assault.

W. C. Rogers, alias Frank Parsons, arrested on suspicion of being implicated in the murder of Saloon Keeper Bert Forney, was arraigned yesterday morning before Justice Ouren on the charge of assaulting with intent to kill Charles W. Letchford, the butcher, at his place of business on South Main on the night of March 3. Rogers entered a plea of not guilty and his preliminary hearing was set for next Monday. In default of ball, placed at \$5,000, Rogers was committed to the county jail, and he was transferred there from the city jail where he had been since his arrest last Saturday night.

Easter Opening Tonight.

Soda! Soda! Soda! new 20th century fountain is now running yesterday. in full blast. Whaley's orchestra afternoon and evening. A beautiful souvenir menu of tiffs filed a motion to require the attorneys employed by the park board to show marshal, A. Bowling.

Real Estate Transfers. These transfers were filed yesterday in

the abstract, title and loan office of J. W. Squire, 101 Pearl street: 41..\$2,600

Heirs of Cordella R. Johnson to Oscar L. Lawson, swia sei 15-75-40, w. d. E. Winter Madsen and wife to Albert Brown, lot 2, Auditor's sublot 8, nwia seis 15-15-40, w. d.

Fred Grebe and wife to Florence Irene Beil, lot 6, block 21, Ferry add., w. d. Henry Carter and wife to Francis E. Chapman, lot 5, block 14, Riddle's subdiv., w. d.

Grace M. Hanchett and husband to

chapman, lot 5, block 14, Riddle's subdiv. w. d.

Grace M. Hanchett and husband to Sarah McMicken, lot 5, block 16, Beer's subdiv. q. c. d.

County treasurer to A. Hoogewoning, e'g lots 2 and 3, block 16, Avoca t. d.

Catherine Guancila, guardian, to Mathilds Storm, two-thirds interest in part lot 8, ne'g swig 30-75-33, g. d.

George W. Guancila and wife et al to same, seven-nioths of same, w. d.

LEWIS CUTLER H Pearl St. Council Bluffs. 'Phone M. SUPERIOR COURT TO MOVE of the corporations.

County Board Decides it Needs the Room in Attempt to Punish Theatrical People the Court House.

HEARING IN DITCH CASES POSTPONED

Filing of Damage Claims Renders it Necessary to Appoint Appraisers Before County Board Can Act.

The city will have to provide a suitable place for the holding of the superior court,

When the county court house was erected sented by Attorney J. B. Sweet. Mr. and Mrs. Reuben Moore of Rushville,
Ili, are guests of Mr. and Mrs. R. T. Monfert, Mr. Moore is a cousin of Mrs. Monfert and this is their first meeting in forty

When the county court house was erected
in 1887 the city was given permission by
the then board of supervisors to occupy
what is known as the south court room
calf, Alderman Casper and Herman Lefand adjoining offices for the superior court fert. In calling the jury one well known for a term of ten years. No move has been business man was placed in a somewhat made to dispossess the superior court of embarrassing position. His wife is one of these rooms until now when County At-torney Killpack notified the board that tian Temperance union, but he is not in the present quarters occupied by the dis- sympathy with the reform crusade started trict grand jury were inadequate and sug- by it. He told the court he belonged to gested that it be given the large room at the "liberal" class of citizens and after the southeast corner of the building now explaining his position was excused from occupied by the judge of the superior court, serving on the jury, evidently much to his The board granted the request and at the relief.

provide room for the superior court. part of the county board is acceptable to of the members of the company had been the city council as it will result in the issued, did not apply to the case at bar. superior court being held either in the city He contended that there was nothing to

Ditch Matter Postponed.

tery.

Vord has been received here of the death in Sloux City of Mrs. Mamie Burns Williams, wife of Daniel Williams, after an illness of one week, from pneumonia. Mr. and Mrs. Williams formerly resided in Council Bluffs and removed to Sloux City about four years ago.

J. M. Pullen of Oakland, la., notified the police yesterday to intercept his 14-year-old son, Owen, who, in company with two other boys of his own age ran away from home Thursday night. They left in a covered wagon and were thought to be headed toward Council Bluffs.

The funeral of Abram Moore, who dropped dead Thursday afternoon while dilivering a load of coal, will be held this morning at 19 o'clock from Lunkley's chapel and burial will be in Hillside cametery. Rev. W. B. Crewdson of the First Christian church will conduct the services.

Perry Alleshouse of this city, a member the form of the proposed drainage ditch scheme for Harrison possed drainage ditch scheme for the proposed until the June session of the board. The matter was set for hearing yesterday, but the board leafned that in view of the fact that a number of claims for damages had been filed, the law required that it be postponed until the next session and that in the meantime the county auditor appoint three commissioners to assess the damages. This same action will be taken today when the matter of the Pigeon Creek drainage ditch comes up for hearing, as a number of claims for damages in this have claimed the proposed until the next session of the board until the June session of the board. The matter was set for hearing yesterday, but the board leafned that i

pay this claim owing to the fact that the petition for an independent drainage scheme for this county had been thrown out and a joint one with Harrison county

decided upon. No Transcript of Record.

o have the probate records of the east end | be prosecuted. of the county at Avoca transcripted without furnishing the necessary books and paying the board declined to agree to the proposition. This proposition was made by Clerk Reed in view of the fact that a petition that the records be transcripted up to date had been signed by a majority of the members of the Pottawattamie County bar. The board also refused to allow the bill charged today. of the Globe Publishing company for the

which was brought up again at yesterday's ber 11. session. At the request of the Council Bluffs Fish and Game Protective association, the club

Supervisor Brandes decided yesterday of the best known farmers. establishment of a second local system that he would be unable to attend the good within the city. The wording of the or- roads convention in Des Moines next week dinance, he said, might be faulty in this and O. L. Barritt of Hazel Dell township

Creek township, W. A. Wilbur.

Plumbing and heating. Bixby & Son.

HEARING BIG LAKE PARK SUIT

Unsuccessful Effort to Shut Out Attorneys Employed by Park Board.

The hearing in the suit of George S. Wright and George H. Mayne against the City of Council Bluffe, involving the right of possession of certain accreted lands forming part of Big Lake park, was begun At Whaley & Co.'s, 416 Broadway. Our before Judge Wheeler in the district court

At the outset of the hearing the plainby what authority they appeared in the action. In support of their motion the claintiffs contended that the park commissions had no authority to expend any portion of the park fund for any other purpose except that of improving the parks or the roads leading thereto. Futher that the city council had not employed any attorney outside the city solicitor and that the appearance of the other attorneys was unauthorized. Judge Wheeler overruled the

The evidence for the plaintiffs was all in when court adjourned for the day. Judge Wheeler has taken under advise ment the application of the Omaha Bridge & Terminal Railway company for an injunction restraining the Mason City & Fort Dedge Railroad company from crossing its of forty-one miles an hour. tracks at Ninth avenue and Fourteenth street. The arguments in the case were completed yesterday morning.

Board of Review Winding Up. The city council expects to complete its abors as a board of review this morning.

turned by Assessor Everest. Some changes | CAN COLLECT IN ADVANCE were made in the earlier proceedings of the board, but most of these were placed back yesterday at the assessor's figures. It is not expected that any material change Attorney General Renders Opinion of will be made in the assessment of any

FIRST OF ACTORS GOES FREE POLICE PURSUE NUDE INSANE MAN

for Playing on Sunday is a Failure.

The members of the Woman's Christian Temperance union failed vesterday in Justice Ouren's court to convict M. K. Nobelette of the "Younger Brothers, Bank Robbers" company on the charge of violating the Sabbath by performing at the New theater on the night of Sunday, March 29. The jury, without leaving its seat, brought in a verdict to the effect that the defendant was not guilty as charged. Eleven as the board of county supervisors decided | members of the company were arrested on yesterday that the county needed the rooms | the night in question, but it was decided in the court house occupied by the superior to make a test case of the charge against court for the last fifteen years. The board one member and Mr. Noblette was selected adopted a resolution calling on the city as the one to stand trial. He did not ap-Dr. J. H. Cole will erect a residence on the corner of Uakiand and Fletcher avenues and R. W. Bixby one on the west side to count and its records outside the superior court and its records outside attorney. Emmet Tinley. The Woman's Christian Temperance union was represented by his county court house.

same time decided that the city should | Attorney Tinley for the defense took the position that the section of the setute morrow to consider the changes in plan It is understood that this action on the under which the warrant for the arrest of organization of these companies in the John A. Williams, the 14-year-old son of Mr. and Mrs. John E. Williams of Hazel Dell township, died yesterday morning. The funeral will be held Sunday afternoon at 2 o'clock from the Hazel Dell church and burial will be in the township cemeters.

**Show that the defendant had done anything to disturb the peace of any individual or a church or that he was performing a work of labor. He contended further that the court being able to assist in the work of the city clerk.

**Show that the defendant had done anything to disturb the peace of any individual or a church or that he was performing a work of labor. He contended further that the small hotel in Des Moines. He was sent to his room. About 4 o'clock this morning the defendant was not a Seventh Day Adday.

Hebrew and others who recognized Satwere prevented from working on that day and this, he claimed, was class legislation. damages. This same action will be taken There was nothing in the statute, he said, today when the matter of the Pigeon Creek to prohibit or punish those who believed drainage ditch comes up for hearing, as a in holding Saturday as the Sabbath from working on that day.

Perry Alleshouse of this city a member of the firm of S. E. Whaley & Co., left yesterday for Rockport, Mo., where he will be married Wednesday next to Miss Maude I. Hunter, daughter of one of the prominent citizens of that place. They will make their home in this city at 441 Park avenue and will be at home to their friends after scheme of Harrison county, was allowed tian Temperance union. Rev. W. J. Calfee and ordered paid. There had been some of the Broadway Methodist church. Rev. w. J. Calree of the Broadway Methodist church. Rev. W. B. Crewdson of the First Christian church, Rev. James Thomson of the First Congregational church and Rev. Hover were present to lend their moral support

to the women In view of the outcome of this case, it is not believed that the charges against Clerk Reed of the district court offered the other ten members of the company will

cost to the county beyond the expense of FAUST JURY HANGS THE CASE the fare of one of his clerks to Avoca, but Fails to Decide Whether Prisoner Killed His Brother and is

> CARROLL, Ia., April 10 .- The jury in the Faust murder case disagreed and was dis-

Discharged.

Charles Faust was charged with the murprinting of the Avoca court bar docket, der of his brother, James Faust, on Decem-

Asks Henvy Damages.

ONAWA, Ia., April 10 .- (Special.)-Two Aldermen Lovett, Tinley and Casper, Mayor recently organized by Deputy Fish and \$5,000 damage suits were filed today for the to the district court and the supreme court. Game Warden Brown in this city, the board April term of court which involve well and they were beaten all the way. Obdecided to turn over to it the \$20 received known Monona county people. Jessie Perry, jection was made that the old independent this year for two hunters' licenses, to help a young woman living with her parents district would be left with less than four defray the salary of Harry Sims, appointed near Turin, brings separate suits against sections of land, but the court holds this by the association as its caretaker at Lake Ed McClain and Nellie McClain, his wife, was not a vital objection, though the laws Manawa, part of whose duties is to patrol for personal damages for alleged false, maing of the ordinance yesterday and its al- and enforce the fish and game laws. Sims, licious and defamatory words spoken leged defects, Mr. Snyder said that it had according to the statement furnished the against her by defendants in Onawa dur- was also the objection strongly urged that leged defects, Mr. Snyder said that it had according to the statement of \$40 a month been the intention to prepare an ordinance board, is to receive a salary of \$40 a month ting the latter part of February, 1903. Plain- a new independent district could not be tiff is the daughter of Oliver Perry, one formed out of part of an old one, but this

Building at State University.

IOWA CITY, In., April 10 .- (Special.)-The board of regents of the State univer-These were appointed justices of the sity decided to erect a combination aspeace to fill vacancies: Center township, sembly building and gymnasium first, prob-George H. Nash; Grove township, George ably beginning work next year. A second Bolton; Macedonia township, T. S. building will be a combination museum and Clark: Minden township, John W. Crow; library. It is the intention to use all funds Rockford township, Julius Trelfs; Silver obtained from the legislature's allowance of one-fifth mill tax for the next four The board expects to complete the busi- years, amounting to \$115,000 annually. ness of the April session today and ad- Plans for the first building will be submitted at the June meeting.

Mayor Pays the Fine.

CEDAR FALLS, Ia., April 10 .- (Special.) Mayor H. C. Hemenway distinguished himself with his first prisoner, Henry Murnin, who was brought before him charged with being intoxicated. The mayor fined him \$5.85 and then drew the money from his pocket and paid the fine himself. He fears he has set a bad precedent, however.

Fill Appointive Offices.

DENISON, Ia., April 10 .- (Special.) -- The city counsel has made the following appointments for the ensuing year: City_clerk, E. T. Cochran; street commissioner, A. E. Weeks; city engineer, M. M. McHenry water collector, James Armstrong; city

OMAHA MAN GETS FAST RIDE Andrus McBride, Hastening Home from Colorado, Has Swift Trip Over Mountains.

o be the record for fast mountain travel has just been made by a Denver & Rio McBride of Omaha, to carry him from connections with an easthound Rock Island one of the most difficult pieces of railroad listening that he did not hear the whistle travel in the state, was made at the rate is as much direct testimony as of one who

Mr. McBride, who was at Alamosa business, received word that his mother was dying, and he was hastening to her bedside in Omaha.

Strikes at Therr Hoot

Many dangerous diseases begin in im-By the time the assessment rolls are all pure blood. Electric Bitters purifies the gone over it is expected there will be itt- blood and cures or no pay. Only 50c. For tie, if any, change from the figures re- sale by Kuhn & Co.

Interest to Mutual Insurers.

State Teachers' Association Will Meet

for Next Session in Des Moines-Big Damage Verdiet is Affirmed.

(From a Staff Correspondent.) DES MOINES, Ia., April 10 .- (Special.)-Attorney General Mullan has rendered to State Auditor Carroll an important opinion on the question of the right of insurance companies organized as mutual assessment concerns to collect the first year's assessment at the time of issuing the certificate. He holds that they may make such colfection, and this is in accord with the holding of the state insurance department. The question was brought out as the result of an opinion rendered by him in December to the effect that such companies cannot collect contingent fees in advance but only policy and survey fees. Most of the mutuals doing business in the state

had been collecting contingent fees also. A committee was appointed to consult with the attorney general and secure either a reversal of the ruling or a modification. The attorney general has now decided that while there is no question about the illegality of contingent fees there is nothing to prevent the collection of one year's assessments at the time of issuing the policy or certificate. This will satisfy the mutuals. Without such a ruling it was regarded as certain that many of the companies would have to go out of business in Jowa. A meeting is to be held here to-

now interpreted. Freak of a Crasy Man.

state to conform to the laws as they are

ventist and held Saturday as his Sabbath. of clothing on him and started northward. which, if it was the case, the statute did The hotel clerk was notified and he called not prohibit him from "working" on Sun- for the police. A driving rain had just commenced falling. The officers followed Attorney Tinley also took the position Hilton about two miles to the outskirts of that the section of the statute was un- the city when they gave up the chase. constitutional in that it provided that the Hilton ran swiftly through the rain, despite the fact that his bare feet were soon urday as the Sabbath, were not prohibited bleeding. He continued his way to Ankeny, from working on their Sunday while those twelve miles northeast, where he was arwho recognized Sunday as the Sabbath rested by the town marshal and returned to the city by the sheriff's officers. No explanation can be made for his sudden insanity. He was completely exhausted when he arrived in Ankeny and sank down under a bench at the Great Western depot.

No Guards at Farm Crossings. The Iowa railroad commissioners have decided that in ordering farm crorsings this does not mean that the railroad companies shall put in cattle guards and wing fences so that the road crossing shall be open and free for cattle to pass at all times. Several cases were brought before the commission from Keckuk county in which it was contended that the crossing contemplated in the law was one which would not make gates necessary. The commissioners found that to compel the railroads to put in the guards and fences would be a very expensive matter for them and that the ordinary crossing with gates is all that the commission may order placed in for farm crossings. To have ruled otherwise would have proved very costly for the companies.

School Case is Decided.

Some important matters relating to the Iowa statutes for forming new school districts were disposed of by the supreme court today along with many other decisions. The case was one from Story county, where an independent district had been formed at the new town of Kelley out of parts of two townships, including a subdistrict on one side and an independent district on the other. The residents of the old independent district fought the case through, going to the county superintendent, then to the state superintendent, then provide that no independent district can be formed of less than four sections. There was found to be no serious objection. The case was affirmed and the Kelley district remains intact.

Big Damage Case.

The big damage case of Perry against Clarke County was affirmed. Perry met with a terrible accident. He ran a traction engine upon a bridge which broke and threw him into the mud, where he remained for hours buried under the boller, with steam burning him, and he called for a saw with which he cut off his own leg and so released himself, such was his agony. He presented a bill for \$15,000, and on trial got a heavy judgment, which was today affirmed.

In the case of Lutz against Anchor Fire Insurance Company, from Buchanan county, an interesting question of fact was at issue. The plaintiff had taken out other insurance after this policy and the company in defeat of the claim insisted that he had not given them notice. The court reached the conclusion that the notice had been sent just a few days before the fire loss and that the notice was sent back to the insured in an envelope in which he had forwarded the notice of loss. The judgment on the policy was affirmed.

May Employ His Wife.

County Recorder Allen of Adams county had a suit for extra compensation for help work on the Transportation building, in his office and secured a judgment against the county for \$536.25. The supreme court fell and was crushed by a heavy timber he today reduced this to \$441, because the bills was carrying. for a part of the time were not rendered objection that the county recorder employed his wife and there was no evidence he had Landing and Shipping of Immigrants compensated her, the court holds be does not have to give an account of how he ex-PUEBLO, Colo., April 10 .- What is said pended the money for extra services, so the service was rendered.

In the case of Selensky against Chicago Grande special train chartered by Andrus Great Western, a question arose as to the that the immigration bureau at Ellis island if the fences are taken down. importance of evidence to the effect that a has ever had in April and the record ten Alamosa to Pueblo, to enable him to make whistle was not blown as against evidence days for this part of April ended today, that persons heard it. The court holds with the landing and shipping to other The run, which took in La Veta Pass, that a positive statement of one who was places of 38,076 immigrants since April 1. stated that he heard the nlarm. Court Decisions.

The following were the decisions rendered ship to be landed tomorrow. by the court today: Daniel and Guy Leonard, appellants, against A. B. Wakeman. Taylor county, Judge Parrish; controversy over county bridge; affirmed by Bishop.

L. J. Ripley appellant, against W. J. Mc-Gavic, Lee county, Judge Bank; action for an accounting, affirmed by Bishop.

E. E. Wood, appellant, against Edward the west and northwest.

Coad, Woodbury county Judge Oliver; redemption from tax sale; affirmed by Sher-

demption from tax sale; affirmed by sherwin.

Ella Selensky against Chicago Great
Western Railway, appellant, Bremer county,
Judge Smith; personal damages; affirmed
by McClain.

School District No. 10, appellant, against
District of Kelley, Story county, Judge
Weaver; affirmed by McClain.

Fremont Gibson against M. A. Hunt, appellant, Hancock county, Judge Clyde;
commission on real estate; affirmed by the
court.

court.

William Hamilton against Mendota Coal
Company. appellant, Appanoose county,
Judge Roberts; affirmed by Decmer.
Guardianship of L. L. Gray, Mills county,
Judge Thornell; affirmed by Bishop.
Myrtle Bissell, appellant, against Verdie
May Bissell, Madison county, Judge Wilkinson; partition of real estate; affirmed by
Deemer.

Estate of Matthias Frohm against John Estate of Matthias Frohm against John Staffen, guardian, appellant, Scott county, Judge Bollinger; affirmed by Deemer, Henry Betzer against Theodore Becke, appellant, Muscatine county, Judge Wolfe; tax sale of homestead; affirmed by Deemer, Columbia Ellis against Sareh Newell, appellant, Wapello county, Judge Roberts; partition of real estate; affirmed by Deemer, H. H. Evarts, appellant, against J. T. Evarts, Tsina county, Judge Burnham; land controversy; affirmed by """

W. H. Sleeper against J. L. Murphy, appellant, O'Brien county, Judge Lutichinden; contract to convey land; affirmed by Sherwin.

P. F. Condon against Des Moines Mutual Hail Association, appellant. Webster county, Judge Weaver; affirmed by Sher-

county, Judge Weaver; affirmed by Sherwin.

J. H. Lutze against Anchor Fire Insurance Company, appellant, Buchanan county
Judge Platt; affirmed by Weaver.

F. E. Perry against Clarke Company, appellant, Union county, Judge Towner; damages for personal injury; affirmed by
Weaver.

James English, appellant, against J. K.
Crawford, Monona county, Judge Wakefield; to quiet title; affirmed by the court.

G. M. Cox against George W. Bunsham,
jurge certiorari; liquor permit case; dismissed by Bishop.

J. Y. Luke, appellant, against Aelko
Koenen, Franklin county, Judge Whitaker;
suit on note; modified and affirmed by
Sherwin.

Koenen, Franklin county, Judge Whitaker; suit on note; modified and affirmed by Sherwin.

Len M. Allen against Adams county, appellant, Adams county, Judge Parrish; to recover for office help; modified and affirmed by McClain.

J. J. Cleaver, appellant, against Elizabeth Mahuke, Butler county, Judge Clyde; contraversy over fence; reversed by Sherwin.

I. T. Wisecarver, appellant, against Long & Camp, Jefferson county, Judge Roberts; action for loss of a horse; reversed by Ladd.

S. G. Hamilton against M. K. Smith, ap-

Ladd.
S. G. Hamilton against M. K. Smith, appellant, Story county, Judge Whitaker; action on a note; reversed by Ladd.
Adam Klefer, appellant, against E. M. Gilbert, Buchanan county, Judge Blair; reversed by McClain.

Teachers to Meet in Des Moines.

At a meeting of the executive committee of the State Teachers' association held here this evening it was decided to hold the next convention, commencing December 28 next, in Des Moines. The program was partially outlaid.

FIVE MEN ARE BADLY HURT Scaffold Londed with Material Falls

from World's Fair Building at St. Louis.

ST. LOUIS, April 10 .- Five men at work on the Missouri Metallurgic building at the World's fair site were injured, three of them probably fatally, by the falling of a scaffold, with several tons of building ma-

Fred Anslinger, left leg and side bruised and injured internally. John Murphy, right side bruised and ribs

James Clayton, left side injured, ribs broken and burt internally. Jefferson Powers, left arm dislocated and injured internally. William Minter, three ribs broken and internally injured.

Anslinger, Murphy and Clayton are the most seriously hurt and may die. At the same time Edward Wachutka, at startled by the crash of the falling derrick

quarterly, as required by law. As to the BIG WEEK AT ELLIS ISLAND, their fences around government lands must Breaks All Previous April Records.

> NEW YORK, April 10 .- The heaviest week The record of last year for the first ten days of April was 26,789. Today alone there are 10,175 immigrants in port to be landed of which number it has been arranged to take off today 7,055, leaving 3,120 on board

Commissioner Williams said that there are but few immigrants detained and a very small percentage ordered deported. The class arriving is shove the average regard-A large majority of them go at

CURE VARICOCELE



THE CHILDREN ENJOY

ment which they receive and the efforts which they make, comes the greater part of that healthful development which is so essential to their

happiness when grown. When a laxative is needed the remedy which is

given to them to cleanse and sweeten and strengthen the internal organs

on which it acts, should be such as physicians would sanction, because its

component parts are known to be wholesome and the remedy itself free from

every objectionable quality. The one remedy which physicians and parents,

well-informed, approve and recommend and which the little ones enjoy,

because of its pleasant flavor, its gentle action and its beneficial effects, is-

Syrup of Figs-and for the same reason it is the only laxative which should

naturally without griping, irritating, or nauseating and which cleanses the

system effectually, without producing that constipated habit which results

from the use of the old-time cathartics and modern imitations, and against

which the children should be so carefully guarded. If you would have them

grow to manhood and womanhood, strong, healthy and happy, do not give

them medicines, when medicines are not needed, and when nature needs

assistance in the way of a laxative, give them only the simple, pleasant and

laxative principles of plants with pleasant aromatic syrups and juices, but

also to our original method of manufacture and as you value the health of

the little ones, do not accept any of the substitutes which unscrupulous deal-

ers sometimes offer to increase their profits. The genuine article may be

bought anywhere of all reliable druggists at fifty cents per bottle. Please

the front of every pack-

age. In order to get its

beneficial effects it is al-

ways necessary to buy

the genuine only.

to remember, the full name of the Company-

CALIFORNIA FIG SYRUP CO .- is printed on

Its quality is due not only to the excellence of the combination of the

Syrup of Figs is the only remedy which acts gently, pleasantly and

be used by fathers and mothers.

gentle-Syrup of Figs.

Life out of doors and out of the games which they play and the enjoy-

thousands of people who know from actual experience that the statements I make are true. I also treat Blood Poison, Lost Manhood, Hydrocela, Piles, Ruptura and

In one week without the knife or radi-

cal surgical operation, without pain or detention from business, and there are

ES.

6

3

Reflex Disorders Under a legal written guarantee to cure perfectly and permanently or refund every cent paid for treafment. Delays are dangerous, and if you need treatment at all, you should accept none but the most reliable and tristworthy. I can furnish bank or personal reference, as desired, and will take pleasure in doing so. Consultation at office or by letter is free and solicited, whether you want treatment or not, and if you desire treatment the or not, and if you desire treatment the terms will be entirely satisfactory to you. Address

Over Daily News, Omaha.

UNION PACIFIC

\$25.00

Oregon

Washington

City Ticket Office, 1324 Farnam St.

'PHONE 316

FIGHT FOR KANSAS FENCES Cattlemen Bitterly Resist Order Restore Filched Acres to

Public.

TOPEKA, Kan., April 10.-Cattlemen in northwestern Kansas will bitterly resist the order of the Interior department that ome down.

A contest is being waged between the in their efforts to have the fences removed. be thrown open for settlement in Kansas

PROFITS INCREASE RAPIDLY Bailroads Make More, Although Cost

of Transporting Fruit Grows Henvier.

LOS ANGELES, Cal., April 10 .- Edward F. Chambers, general freight agent of the Santa Fe today told the United States Interstate Commerce commission that white the cost of transporting fruit from southern California has increased 25 per cent since the \$1.25 rate became effective in 1886, the fruit business has increased so enormously

in the same period that the railroads have been able to increase their profits by a still greater ratio.

SAGE MAKES BAD LOANS

Is Compelled by the Court to Make Some of Them Good to Stockholders. NEW YORK, April 10 .- Russell Eage has

been called upon to pay \$40,000 because he cattle owners and farmers, and up to this made loans at a disadvantage to himself time the farmers have been unsuccessful and those he represented, as chairman of the finance committee of the German-Amer-Over 40,000 acres of government land will ican Real Estate Title Guarantee company The payment was ordered by Judge G dersleeve of the supreme court, in an al tion brought by the receiver of the com-pany against Mr. Sage, F. V. Leow, former comptroller of New York, and Charles B. Obermayer, all officers of the financial com-

mittee of the company, for \$65,600. It is understood Mr. Sage paid \$40,000 of the amount and Messrs. Leow and Ohermayer the balance. The action was based on allegations that the committee made to many bad loans that the company was com pelled to give up business.

Sentenced to He Hanged.

LEXINGTON, Ky. April 19.—James W. Ress, convicted of killing Mrs. Martha Martin here, March 6, was today sentenced to be hung Friday, June 12.